

Transmitted by Director of Legislative Research pursuant to joint order.

# NINETY-SIXTH LEGISLATURE

### Legislative Document

# No. 1130

S. P. 422 In Senate, February 25, 1953 Referred to the Committee on Towns and Counties, sent down for concurrence and ordered printed.

CHESTER T. WINSLOW, Secretary Presented by Senator Weeks of Cumberland

### STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FIFTY-THREE

#### AN ACT Relating to Fees of Sheriffs and Their Deputies.

Be it enacted by the People of the State of Maine, as follows:

Sec. 1. R. S., c. 79, § 166, sub-§ II, amended. Subsection II of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

'II. For the service of a capias writ or of a writ of attachment with summons on 1 defendant, (not a corporation), \$7 \$1.50; if served on more than 1 defendant, \$7 \$1.50 more for each.'

Sec. 2. R. S., c. 79, § 166, sub-§ III, amended. Subsection III of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

'III. For service of trustee writ with summonses on trustee, \$1.50, and on principal defendant, <del>\$1</del> \$1.50.'

Sec. 3. R. S., c. 79, § 166, sub-§ V, amended. Subsection V of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

'V. For attachment of real estate at registry of deeds,  $\frac{2.25}{3.50}$ , which includes copy and fee of 25c to registry which shall be paid by the sheriff or the deputy making the attachment.'

Nº Ma

Sec. 4. R. S., c. 79, § 166, sub-§ XI, amended. Subsection XI of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

**'XI.** For service of libel of divorce inserted in writ of attachment by serving summons and attested copy of writ and libel or for the service of libel for divorce with order of court thereon by attested copy,  $\frac{\xi_{2.50}}{\xi_{2.50}}$  \$4.'

Sec. 5. R. S., c. 79, § 166, sub-§ XII, amended. Subsection XII of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

**'XII.** For serving bills in equity with the subpoena issued thereon, notices of foreclosure of mortgages of real estate, or copies of writs of entry served upon tenants in possession of demanded premises when defendant is not in possession, the sheriff or his deputy shall receive the sum of \$1.50 \$2 when such service is made in hand, and \$1.50 \$1.50 when service is made by leaving at the last and usual place of abode, copy of such of the above as are not required by law to be served in hand, in addition to his travel, and for the copy, when required to be attested by him, at the rate hereinbefore provided, and in all cases, the officer making service shall make a return of his service on the bill or subpoena, notice of foreclosure, citation or other precept, without charge or fee for so doing.'

Sec. 6. R. S., c. 79, § 166, sub-§ XXVII, amended. Subsection XXVII of section 166 of chapter 79 of the revised statutes is hereby amended to read as follows:

**'XXVII.** The fee for civil arrests shall be \$ \$2 for such arrest and \$ \$3 shall be charged for custody thereunder, including arrests and custody under bastardy proceedings.'

2