

Cents.

But this provision shall not be so construed as to extend to any alphabets or indices made to the dockets of actions, suits or prosecutions.

For any other service, matter or thing, not herein before particularly enumerated, and for which no specific allowance may have been made, the same fees as are allowed for the like or similar services, and already provided for in this table of fees.

No clerk entitled to make charge for search for any original paper recorded.
To registers of wills.

SEC. 5. *And be it enacted*, That no clerk of a county court shall be entitled to make any charge for a search for the purpose of delivering to the person entitled thereto, any original paper that may have been recorded in his office.

SEC. 6. *And be it enacted*, That from and after the commencement of the operation of this act, there shall be limited and allowed, to the Registers of Wills in the several counties of this state, instead of the fees heretofore prescribed and established by law, the following fees, which may arise or become due for services thereafter rendered, in virtue of their respective offices, and no more, viz.

Cents.

For taking, entering or endorsing, every probat of a will or testament, including all oaths necessary thereto,	75
For granting letters testamentary, or of administration, letters de bonis non or ad colligendum, (whether one or more persons be included therein,) drafting, taking, filing and recording bond, issuing warrant, with oath, to appraisers, and administering the necessary oaths to the person or persons to whom such letters may be granted, including all seals to letters and warrants to appraisers,	3 50
For transcript of a will, to be annexed to letters testamentary, or of administration, for every ten words or figures thereof, and so pro rata,	1
For drafting, taking and entering, the renunciation of a widow, executor, guardian or other person,	12½
For every certificate annexed to, or endorsed on, any paper or instrument not filed or recorded in the office, without seal, when so required,	8
For every search made for any matter or thing, above a year's standing, however remote or distant the period may be, if found,	18½
For affixing the seal of office to any certificate, transcript, exemplification or other paper, if expressly required by law, or any person, but in no other case,	12½
For examining and passing every claim or voucher against a deceased person's estate, and endorsing certificate thereof, on every such claim or voucher, when passed by the court or register, for each,	12½