ing each suit or case, fifty cents; for issuing each summons in debt of damage or writ of replevin, fifty cents; for every hearing or trial, one dollar; for each writ of summons, forty cents; for issuing fieri facias, fifty cents; for every supersedeas, thirty-five cents; for swearing each witness, ten cents; for every oath or affidavit, twenty cents; for every probate of account, twenty cents; for entering every judgment or verdict rendered, fifty cents; for taking bail, sixty cents; for every warrant of attachment against a resident debtor, fifty cents; for every attachment against every non-resident or absconding debtor, one dollar and twentyfive cents; for entering judgment by confession in promissory notes, seventy-five cents; for taking every acknowledgment of every deed or other instrument of writing from each person making an acknowledgment, thirty cents; for issuing an attachment by way of execution, fifty cents; for taking replevin or other bonds, fifty cents; for entering every continuance, twenty-five cents; for every transcript of docket, twenty-five cents; for issuing State writ, fifty cents; for issuing search warrant, fifty cents; for taking recognizance of each witness, thirty cents; for taking recognizance of each report to Court, thirty cents; for every commitment, fifty cents; for every release, fifty cents; for holding an inquest upon a deceased person, five dollars.\*

## P. L. L., 1888, Art. 6, sec. 191. 1884, ch. 510.

361. The aforesaid fees of said constables and justices for said counties shall be taxed against and paid by the party against whom judgment shall be rendered, unless he be discharged therefrom by due course of law; if such party against whom judgment is rendered is unable to pay the same, such fees shall be paid by the county wherein said judgment was rendered; and all fines and penalties received by any justice under the provisions of Section 359 shall be accounted for and wholly paid, without abatement or deduction therefrom by such justice, to the County Commissioners of the county wherein they are collected, for the use of said county; and no part of any fine or penalty enforced or collected under said section shall be paid to any informer.

## P. L. L., 1888, Art. 6, sec. 192. 1864, ch. 317.

362. When any justice of the peace shall resign or be removed from office, he shall deliver his docket, together with all notes, bonds, accounts and papers in his possession appertaining to judgments or suits entered thereon, to his successor in office, within thirty days after such resignation or removal; if any justice dies, the delivery aforesaid shall be made by his administrator or other person in whose hands the said docket and papers may be or come, within thirty days after receiving them.

## 1910, ch. 263, sec. 1 (p. 677)

363. Every justice of the peace for Caroline County shall, on or before the first day of June in each and every year, file with the County Com-

<sup>\*</sup>Sec. 2 of ch. 719 of the Acts of 1920 repealed all Acts inconsistent therewith.