For a transcript thereof, with the items thereof at large when		
demanded, to be charged to the person requiring the same,	\$	10
For every search for matter above a year's standing, however		
remote the period may be, if found,	:	15
For affixing the seal to every paper or thing when required,		
except writs and process,	•	10
For issuing writs or process of any kind under seal, for every		_ •
ten words, and so pro rata,	1	11
For issuing summons for witnesses, including the names of		14
		15
all witnesses applied for at the time,		
For issuing summons for witnesses duces tecum,		20
For short copy of judgment not under seal,		15
For transcribing the docket entries in each suit and of each		
execution as required by law, for each transcript,	2	25
For certificate of the attendance of a witness or juror,		5
For certificate under seal of the qualification of any judge,		
or one or more justices of the peace, to any instrument of		
writing, including all searches made for the purpose of		
said certificate,	9	25
For certificate under seal of an admission of an attorney, .	1 (00
For recording anything required by law to be recorded, and		
for copies of any papers, for each ten words or figures and		
pro rata,		1
For arraigning a criminal,	F	50
For drawing, impanelling, and swearing a petit jury, and	•	00
entering the same on the docket,		75
	,	10
For drawing, impanelling, and swearing a grand jury, and		. .
entering the same on the minutes of the court,	1 2	
For each oath taken in court and entering the same,		5
For each entry necessary to be made on the docket or min-		_
utes of the court, except those above mentioned,		5
For granting and registering a certificate of freedom, under		
seal,	1 (00
For making alphabets and lists of transfers of property, for		
each ten words, and so pro rata, except alphabets to		
docket,	1	1}
For copying surveyors' plots, or recording the same, the same		_
per diem allowed to surveyors for making them.		
All original papers, to which a party is entitled, to be deliv-		
ered without charge for a search.		
No search to be charged for looking for any judgment or		
other record or thing of which a copy is required, or which		
may be necessary to be recited in any suit or process.		
No charge to be made for any docket entry not actually made.		
For receiving and paying into the treasury all public money		
received for licenses, fines, or otherwise, five per centum,		
except the clerk of the Court of Common Pleas of the City		