

five cents per mile which shall be paid to them by the County Commissioners, upon vouchers duly certified. Constables duly assigned to said magistrates, and clerical assistants appointed under authorization of the County Commissioners shall be present at the trial rooms provided for them at all times during their sessions. The said constables and clerical assistants may also be allowed their necessary traveling expenses at the rate of five cents per mile.

104. *Dockets.* The dockets of said magistrates, which they shall have with them at all of their sessions, shall conform as nearly as practicable to those used for civil and criminal cases in the Circuit Courts of the State, except that in cases under the Motor Vehicles Law they shall use dockets and report forms furnished them by the Commissioner of Motor Vehicles.

105. *Trial Rooms.* The County Commissioners of each county shall provide and furnish suitable quarters for the sessions of the trial magistrates. They shall also provide for said magistrates the dockets and stationery required for the proper performance of their duties, except the dockets and report forms to be furnished by the Commissioner of Motor Vehicles as herein provided.

106. *Schedules.* In counties in which trial magistrates are required to sit for the trial of civil and criminal cases in more than one town or locality, they shall establish, maintain and publish schedules for the trial of cases in such places, and said schedules shall be subject to change by said magistrates in their discretion according to the volume of business and the public convenience. The schedules and changes thereof shall be published in such newspapers as the County Commissioners may direct and shall be prominently displayed by posters or placards outside the rooms in which the sessions of said magistrates are to be held.

107. *Powers and Process.* When two trial magistrates are assigned by this Act for services in the same town or locality, either of said magistrates shall have authority to try civil or criminal cases originating before or removed to the other magistrate, whenever necessary for the convenient and prompt trial of such cases, and in accordance with the mutual arrangement by said magistrates of their schedules of trials to that end.

Process, executions, or any other writ requiring service upon a person or levy upon property, which may issue from any trial magistrate, may be directed by such trial magistrate to any constable appointed under this Act and return thereon shall be made by such constable to the trial magistrate who issues such writ.