

SEC. 2. *And be it further enacted,* That the said Clerk be and he is hereby required to procure two new equity docket, well bound for that purpose, and to transcribe therein in a fair, plain, and legible hand all the docket entries in the equity docket numbers one and two in the Circuit Court of said county with proper and suitable indexes to the same, and said new docket, when finished and completed shall and they are hereby declared to be substituted in the place and stead of said original equity docket number one and two, and shall be as valid, and have the same effect in all respects as if they were the original equity docket. Substituted.

SEC. 3. *And be it enacted,* That the cost of said books shall be paid by the County Commissioners for said county, and that the said Clerk shall be paid for making said record and docket out of the surplus proceeds of his office; and if there be no surplus, then the County Commissioners shall allow him such compensation as they shall think fair and reasonable, to be levied and collected as other county charges now are, provided that said clerk shall in no event receive more than the sum now allowed him by the Constitution of this State, and should the compensation allowed him by the County Commissioners cause a surplus in the fees of his said office, that then he shall pay over said excess or surplus to the said County Commissioners to the extent of said allowance. Expenses of—
how paid.

SEC. 4. *And be it enacted,* That this act shall take effect from the day of its passage. In force.