

WILLIAM DONALD SCHAEFER, Governor

securityship from the defalcation of such clerk or register or from other malfeasance in office, the judge of such court shall forthwith pass an order requiring a copy of the said petition to be served on such clerk or register within five days and shall within ten days thereafter take up the case and if he shall be satisfied from the evidence of the truth of the matters alleged, he shall pass an order requiring such clerk or register within a specified time to give countersecurity to be approved in the same manner as his original bond; and for every day after the expiration of such specified time that such clerk or register shall fail to give such countersecurity, he shall be subject to a penalty of fifty dollars, which may be recovered by separate action for each penalty, in the name of the State, in the same manner provided for the recovery of small debts; and upon judgment for any such penalty the fees of office of such clerk or register[, whether] for office work [or for State tax on commission,] may be attached by way of execution; and such penalty shall inure and be payable to the sureties of such clerk or register to insure them against any loss which they may sustain by the defalcation, misfeasance or malfeasance of such clerk or register.

Article - Estates and Trusts

2-206.

(a) The registers of wills are entitled to charge and collect for the performance of their duties the fees in this section.

[(b) For taking probate of wills, entering the names, necessary oaths including and granting letters testamentary, taking, filing, and recording bond, issuing warrant to appraisers and administering the necessary oaths to the person or persons to whom letters may be granted, including seals to letters and warrants to appraise.....\$10.00]

[(c) For entering on the estate docket, papers filed in an estate so that the docket will show a complete list of incidents connected with the administration of each estate.....\$3.50]

[(d) For filing an election of a surviving spouse to take an intestate share and for filing renunciations of heirs or legatees, personal representatives, guardians, trustees....\$1.00]

(B) (1) FOR TAKING PROBATE OF WILLS AND FURNISHING 2 CERTIFIED COPIES OF THE WILL AND CODICILS, GRANTING LETTERS OF ADMINISTRATION AND FURNISHING 12 CERTIFICATES OF LETTERS, ISSUING WARRANTS TO APPRAISE, ENTERING ON ESTATE DOCKET, FILING ELECTIONS OF SURVIVING SPOUSES TO TAKE INTESTATE SHARES, FILING RENUNCIATIONS AND DISCLAIMERS, FILING AND RECORDING WILLS, BONDS, INVENTORIES, ACCOUNTS OF SALE, RELEASES, ADMINISTRATION ACCOUNTS, PETITIONS AND ORDERS, AND OTHER PAPERS FILED IN THE