

CRYER'S FEES in the COUNTY COURT.

CHAP. X.

	l.	s.	d.	
Swearing every jury		6	9	Cryer's fees in the county court.
Swearing every bailiff		0	9	
Every other oath in court		0	7	
For special bail		3	9	
Clearing every prisoner by proclamation, if required		5	7½	

VII. And it is hereby enacted and declared, That on the issuing of any judicial writ, no charge shall be made for the search or copy of the judgment on which the same shall be issued; and that there shall be no charge whatever made for the filing of any writ, or return thereof, the allowance for filing the same being included in the charge for the issuing of the process.

No charge to be made for search, &c.

VIII. And, Whereas pauper estates, by law, do not exceed thirty pounds current money,

IX. Be it enacted, That all estates, not exceeding thirty pounds current money, shall be deemed pauper estates; and in such case no larger or other fees shall be taken by any register of wills than are, by a former act, settled as to pauper estates.

Thirty pounds deemed pauper estates, &c.

X. And be it enacted, That no register of wills within this state shall extort, demand, take, or receive, from any person whatsoever, any fee, gratuity, gift, or reward, for giving his advice in any matter or thing relative to his office, under the penalty of five pounds current money for every offence.

Register of wills not to charge for advice, &c.

XI. And be it enacted, That the register of wills shall not exact, extort, demand, take or receive, any other fee or reward, for drawing and stating accounts, than the sum of four pence for each voucher produced and allowed in such accounts, under the penalty of twenty pounds common money for every offence.

Nor more than 4d. for drawing accounts, &c.

XII. And be it enacted, That no register of wills shall charge more than the sum of nine shillings and four pence for passing the first account of every pauper estate, or exact, extort, demand, take, or receive, any fee or reward, for passing any additional account thereof, under the penalty of five pounds for every offence.

Nor more than 9/4 for first account of pauper estates, &c.

XIII. And, To prevent the clerks and registers of the several courts within this state from multiplying fees, by entering unnecessary motions, petitions, and orders,

XIV. Be it enacted, That in all cases, civil and criminal, in which any motions are made or petition tendered for any order, no entry shall be made thereof, nor any charge, either for motion, petition, or order, unless it shall be particularly required by some party to the matter, over and above the sum allowed by this act to be charged; and in such case the party, at whose request such entry of motion, petition, or order shall be made, shall be charged and liable therefor, in such manner as is by this act directed, and the adverse party shall not be liable

No entry to be made, &c. unless particularly required.