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	88	[VUL. 78
Subpoenas	0.151	General Provision.
	DE 100 ME	No fee, whether for justice, constable, witness or juror,
party		shall be taxed and included in the judgment, which has
The same of the control of the contr	0.20	not, prior to the signing of the judgment, been paid by the
BOOLES CAR AS A SAN SAN SAN SAN SAN SAN SAN SAN SA		successful party, but where any fees are taxed and includ-
Where cause undefended, assessing damages and		ed in the judgment, they shall unless it be shown to the contrary, be deemed to have been paid by the successful
Judgment Swearing of each witness and constable	0.50	party before judgment signed, C.S. c 119, sixth sub-division.
a monitor july	A 400 I	2. Part XIII. of Chapter 188 of the Consolidated Statutes
T TOTAL OF A P A A A A A A A A A A A A A A A A A		1903, is repealed and the following substituted in lieu
open of particulars and all other papers required		thereof:
from a justice (unless specially provided for) per folio		Registrar of Deeds. Every Registrar shall be allowed the following fees for
	0.10	the following services and no more:
Terrew or otherwise	1 00	For the necessary entries and certificates in register-
at the bathe tacceds ten follos then for every addition-		ing every instrument other than those hereinafter
al folio	0.05	For every search, when made by a person other than
a manage troposite	0.90	the Registrar, deputy or clerk
Order for render, or for bringing up a defendant in		No greater sum than one dollar to be charged for
Certificate of render	0.10	searches made the same day relative to one title.
Execution	0 75	Every registry or memorial of judgment, including af- fidavit
at against joint debtors requiring any special endorse-		For entry of Satisfaction of Judgment
ment	0.90	Freparing discharge of mortgage on the margin of the
On money paid into Court by a defendant pending a	0.05	register and attesting the signature, etc. thereto 100
suit, before trial or judgment, two and one-half per	2000	The registry of every conveyance or instrument and of the certificate of acknowledgement or proof
cent, but no per centage to be charged for receiving		thereof in the records, per folio 0.20
money on deposit in lieu of bail, or upon execution		All copies from the books of records, per folio
Affidavit of service of summons, and swearing Preparing affidavit to be taken by Attorney or agent	0.10	Filing, indexing of and making certificate on any no-
and swearing same	0.20	tice of sale, together with affidavit and proof as provided by the Registry Act
The same fee for any other affidavit.		Certifying any copy of any instrument or document
Constable.		recorded or filed in his office, if such certificate
Serving a summons and making return	0.20	is applied for 0.50
it served by any other person, no fee therefor		For filing each instrument and affidavit for entering the same in a book as provided by The Bills of
For serving a capias and making return	0.40	Sales Act. Chapter 142 of the Consolidated Statutes,
FACTORIES AND SECTION OF THE	D 20	1903 0.50
Serving warrant to commit	0.30	For ning assignments of each instrument under said
Chiminoning a lury	0.40	Chapter 142 and for making all proper endorse- ments in connection therewith
Attending at the trial Summoning each additional juror, if there are not	0.50	For allowing inspection of any instrument filed under
sufficient bystanders	0.10	the provisions of said Chapter 142 0.20
For attending jury on trial	0.30	Sor administering every oath under said Chapter 142 0 20
Serving a subpoena on each witness	0.20	For filing certificate of discharge of each instrument and for making all proper entries and endorse-
Serving an execution on the goods, for the first four dollars or less	0.90	ments connected therewith under said Chapter 142 0.40
100. all above four dollars, for each four dollars	0.10	Sor copies of any document with certificate prepared
Serving an execution on the body	0.10	filed under said Chapter 142, per folio 0.10 Siling any instrument or document for which the fee
Every mile (where the distance is more than one mile) going from constable's residence to place of		is not above specified or not otherwise fixed by law.
service, when serving a summons, capias or execu	t.	and including any certificate, affidavit or proof re-
ion; bringing defendant before Justice's residence:		quired to accompany the same, and including in-
taking defendant to gaol; the constable to be allow-		dexing, entering and noting day, hour and month of filing
ed for all such necessary travelling, both going and returning		Sor registering at length in the books of record any
If, in the opinion of the Justice, the service or exec	0.071/2	instrument or document for which the fee is not
of a summons, capias. or execution, has been attended	with	above specified, or otherwise provided by law, per
unnecessary expense by reason of the same having	been	folio 0.20
placed in the hands of a constable living at a remote	e dis-	
tance from the defendant, the Justice shall only allow tax against defendant, travelling fees for constable	w and	Attending by order of a Judge to prove execution of in- strument under the Registry Act, the same as allowed in
the residence of the defendant to the place of the r	etura	a suit in the Supreme Court.
of the writ, unless the Justice shall be of opinion	that	
there was a reasonable cause for further travelling	fees.	CAP. 17.
See Chap. 122. s 20, for further provisions regulating travelling fees of constables who are not resident w	g the	An Act to Amend the Probate Courts Act.
the parish in which is located the Court out of which	h the	(Passed 24th. April, 1920.)
process issued.		Be it enacted by the Lieutenant-Governor and Legislative
Witnesses.		Assembly, as follows:
To every necessary witness for each day's attendance	e 0.50	1. Section 106 of the Act 5 George V., Chapter 23, is
Travelling, if over one mile, going and returning each	0.000	amended by adding thereto the following:
Any party attending who is a necessary witness m	BY 10.0	"Provided always that proctor's and advocate's feet
allowed witness fees as in the case of witnesses not	nar-	shall be taxed and allowed by the Judge with fifty per cent. added to the items set forth in said schedule."
ties.		
No witness fee shall be taxed in the costs to any	party.	CAP. 15.
		The state of the s
except such fee as may be allowed in respect of hi	mself	An Act to Amend the Jurors' Act, 1919
except such fee as may be allowed in respect of hi as a necessary witness, unless it appears on oath th	mself	An Act to Amena the Jurors Act, 1919.
except such fee as may be allowed in respect of hi as a necessary witness, unless it appears on oath th has actually paid the same to such witness.	mself	(Passed 24th. April, 1920.)
except such fee as may be allowed in respect of hi as a necessary witness, unless it appears on oath th	mself at he	An Act to Amena the Jurors Act, 1919.