

## CHAPTER 459.

AN ACT to amend subsection (18) of section 20.43 of the statutes, relating to enforcement of the medical practice acts and making an appropriation.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. Subsection (18) of section 20.43 of the statutes is amended to read: (20.43) (18) ENFORCEMENT OF MEDICAL PRACTICE ACTS. On July 1, \* \* \* 1933, *twenty-five hundred* dollars, and on July 1, \* \* \* 1934, *twenty-five hundred* dollars, for the performance of its duties under subsection (10) of section 140.05.

SECTION 2. This act shall take effect July 1, 1933.

Approved July 25, 1933.

No. 640, A.]

[Published July 27, 1933.

## CHAPTER 460.

AN ACT to amend section 307.01 and subsection (1) of section 307.02 and to create subsection (7) of section 59.77 of the statutes, relating to costs and fees in justice court.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. Section 307.01 and subsection (1) of section 307.02 of the statutes are amended to read: 307.01 Justices of the peace may be allowed to receive the following fees and may tax the same in all cases when applicable, and all fees of said justices in the progress of a cause shall be taxed in the judgment in favor of the party who recovers judgment:

For a summons, warrant or subpoena, fifty cents.

For a venire for a jury, fifty cents.

For a warrant in a criminal case, fifty cents.

For taking a recognizance of bail, fifty cents.

For administering an oath to a witness, six cents; and for administering all other oaths and certifying the same when necessary, twelve cents.

For a warrant of attachment, fifty cents.

For entering a judgment, fifty cents.

For every adjournment, twenty-five cents.

For every bond, undertaking or security, directed by law to be taken and approved by the justice, twenty-five cents.

For receiving and entering verdict of jury, fifty cents.

For entering return to any process, twelve cents.

For taking an examination, testimony or for any writing done in a cause, twelve cents per folio, *but in case such examination, testimony, or other writing is done by a stenographer or shorthand reporter then the charge shall be five cents per folio.*

For taking deposition, twelve cents per folio; and for copy of proceedings or of any paper or examination in any case, when demanded, per folio ten cents, *but in case the deposition, and copy or proceedings is taken by a shorthand reporter or in shorthand by a stenographer then said charge shall be five cents per folio.*

For entering satisfaction of judgment, twelve cents.

For entering amicable action without process, twelve cents.

For a transcript of judgment, twenty-five cents.

For opening a judgment for rehearing, twenty-five cents.

For filing all papers, five cents each.

For issuing notice to take deposition, twenty-five cents.

For taking and approving undertaking and making return to an appeal, including travel, one dollar and fifty cents.

For a search warrant, fifty cents.

For drawing an affidavit in attachment, replevin or garnishee, fifty cents; and for any other affidavit or other paper drawn by the justice, for which no other allowance is made by law, twelve cents per folio.

For commitment to jail, fifty cents.

For an order to bring up prisoner, twenty-five cents.

For an order to discharge prisoner, issued to jailer, twenty-five cents.

For discharging a prisoner after hearing, on motion to discharge, twelve cents.

For an execution, twenty-five cents.

For every other writ not herein enumerated, twenty-five cents.

For taxing costs, twenty-five cents.

For docketing, fifty cents.

For marrying and making return thereof, one dollar and fifty cents, and such other sum as may be allowed by the party making the application.

For holding an inquisition in certain cases of forcible entry and unlawful detainer, one dollar.

For taking and certifying the acknowledgment of a deed, for each grantor named therein, twenty-five cents.

For traveling to perform any service, when not otherwise provided for and such travel is necessary, going, per mile, ten cents. Provided, however, that no compensation shall be allowed for travel to file a certificate of conviction, but such certificate may be mailed to the clerk of the circuit court by registered letter, in which case the actual registry fee and postage shall be recoverable.

For assisting clerk of circuit court in drawing jury, one dollar; for certificate of conviction, fifty cents; for returning papers after preliminary examination, one dollar and fifty cents.

(307.02) (1) Witness fees for travel and attendance, not exceeding, however, fifteen dollars in one case, unless the justice shall, by an order entered in his docket, direct that a larger sum be taxed therefor, in which case he shall state in such order the reasons for making the same, provided, that in no event shall any sum exceeding twenty-five dollars be taxed in one case, and fees of jurors at the rate of two dollars per day and \* \* \* *five* cents for each mile actually and necessarily traveled to attend such trial, both coming and going, for each juror in attendance, less the amount advanced by the opposite party when the jury shall have been demanded by him; such jurors' fees, when collected, shall be paid by the justice to the jurors entitled thereto.

SECTION 2. A new subsection is added to section 59.77 of the statutes to read: (59.77) (7) The county board at any session thereof, either an adjourned or a special session, may as provided in paragraph (b) of subsection (4) of this section examine and allow any statement, account or claim of any county judge, court commissioner and justice of the peace which is on file with the county clerk before the opening of such session of the county board.

SECTION 3. This act shall take effect upon passage and publication.

Approved July 25, 1933.