OF THE COUNTY CLERKS' ASSOCIATION. ING Drafting bill not exceeding 20 folios, including copy d Statutes to keep the provi-For every additional folio above 20 (to be allowed e costs for in the discretion of the Master), including copy ce, unless to keep, per folio..... ature Act No greater sum than \$3 to be taxed by the Master 8 will not for drawing any bill, without the special direction he Judge of one of the Judges of the Court, upon the applicas to costs tion of the solicitor requiring the same, for which application no charge is to be made. ourt costs Drafting answer or other pleading, petition, or laintiff to special affidavit, per folio 0 20 set off of No greater sum than \$3 to be taxed for drawing any answer, petition, or affidavit, without the special ity Court exess of direction of one of the Judges of the Court, as prod by the vided for in the case of bills; and no greater sum is to be allowed for drawing an answer, petition, or affidavit, than would have been taxed irrespective ng items of this order. Engrossed copies to file, copies to serve (other than \$16 50 copies on which a fee is paid to the Master, Clerk of Records and Writs, or Deputy Regis-0 60 120 IQ trar, for reading over or authenticating the 120 08 same), per folio ... Copies of orders, or other papers or documents re-257 37 quired to be served, per folio 0 10 120 IO Office copies, authenticated by the Clerk of Records and Writs or Deputy Registrar, per 137 27 it). Affidavit of service of bill, including attendance to h could Affidavit of service, including attendance to swear o 20 nat only Præcipe for any process, including attendance..... o 25 Special attendance on Master's warrant or appointment, or on examination of witnesses, or If. on hearing of cause or demurrer or special which, brought t. The No such fee or any other costs of and incidental to an appointment, is or are to be allowed by the ule 553, Master to any party, either by consent or on any ground whatever, as parts of the costs of the cause, when the appointment was adjourned without being proceeded on, or where no substantial progress with the reference was made thereon. But the Master may order the payment of such costs, as provided for by Order 213. .\$1 00 When the hearing shall exceed one hour, then for I 00

every additional hour which shall be occupied

by such hearing, and at which the solicitor

. I 00

.. 0 25