

XVI. From and after the passing of this Act, no Clerk of any Division Court shall retain more than a net salary of two thousand dollars for any one year out of the fees paid to him as clerk's fees of his Division; with such further allowance for the necessary assistants required in his office as the Judge shall consider to be just and proper; but no assistant shall receive more than five hundred dollars per annum, and no office shall be entitled to more than two assistants.

XVII. That the Clerks of such offices shall make quarterly returns under oath; which return shall show the amount of fees charged against each suit, the amount actually received and paid to such Clerk, together with all sums received as arrearages

XVIII. That all fees received by the Clerk of any Division Court over and above the sum of five hundred dollars quarterly, and the sums required to pay the quarterly salaries of the assistants, considered necessary by the Judge, shall be paid over quarterly to the credit of the Fee Fund, under the same provisions and according to the same forms and to the same persons, as now by law established.

XIX. That with the quarterly return so to be made by said Clerks, the certificate of the Judge, showing the number of assistants authorized by him to be employed, and the amount of salary to which each assistant was entitled, for the quarter ending with the return, as well as duplicate receipts under the hands of the assistants for all money paid to them, and unless such certificates and receipts shall be produced, the amount charged shall not be allowed in the quarterly returns so to be made.

XX. That in addition to the fees now paid to Bailiffs, they be allowed the following:

For each day's attendance in Court, when discharging the duties of Crier of the Court, one dollar.