

5. For calling parties (*r*) and their witnesses at the sittings of the Court in every defended case, as provided by Rule 91, amended by Rule 168 \$0 15

6. Enforcing (*s*) every writ of execution, or summons in replevin, or warrant of attachment, or warrant against the body,—each,

Where claim does not exceed \$20	0 40
“ “ exceeds \$20 and does not exceed \$60	0 60
“ “ “ \$60	0 80

(Executing summons in replevin, includes service on defendant. The value of the goods to regulate the amount of the fee.)

7. Every mile necessarily travelled (*t*) to serve summons or process, or other necessary papers, or in going to seize on attachment, or in going to seize on a writ of execution, where money made or case settled after levy 0 11

(In no case is mileage to be allowed for a greater distance than from the Clerk's office to the place of service or seizure.)

8. Mileage (*u*) to arrest delinquent under a warrant to be at 11 cents per mile, but for carrying delinquent to prison, including all expenses and assistance, per mile 0 20

9. Every (*v*) schedule of property seized, attached or re-

(*r*) This is as formerly. See "Sinclair's Division Courts Act," 259. The Bailiff is only entitled to one fee on calling the parties and their witnesses on both sides, not to a separate fee for calling each party or witness.

(*s*) The words, "summons in replevin or," are new, otherwise it is substantially the same as the old tariff. The last sentence in the parenthesis is new.

(*t*) There is no change in this item. For a discussion of the question of mileage, See "Sinclair's Division Court Act," 343 (*r*).

(*u*) No change has been made in this item.

(*v*) This is the same as formerly.