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on

5. For calling parties (r) and their witnesses at the	sit-	
tings of the Court in every defended case, as a	pro-	
vided by Rule 91, amended by Rule 168	•	15
6. Enforcing (s) every writ of execution, or summ in replevin, or warrant of attachment, or warrangainst the body,—each,		
Where claim does not exceed \$20	0	40
" exceeds \$20 and does not exceed \$	\$60 O	60
" " \$60	0	80
(Executing summons in replevin, includes vice on defendant. The value of the goods to relate the amount of the fee.)	ser- egu-	
7. Every mile necessarily travelled (t) to serve somons or process, or other necessary papers, or		
going to seize on attachment, or in going to se		
on a writ of execution, where money made		
case settled after levy	0	11
(In no case is mileage to be allowed for a great distance than from the Clerk's office to the place service or seizure.)		
8. Mileage (u) to arrest delinquent under a warrant		
be at 11 cents per mile, but for carrying delinque		
to prison, including all expenses and assistance, mile	_	20
9. Every (v) schedule of property seized, attached or	r 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.