

which he is Sheriff, the sum of *five shillings* for each pay list, *one shilling and threepence* per diem for checking the same every day at the opening of the Court, and *two shillings and sixpence* for certifying and returning the same to the Treasurer; Provided always, that the County Court and General Quarter Sessions, shall be one Court, for the purposes of this Act, and the duty of calling over Jurors at the opening of the Court daily shall be performed by the Clerk of that Court, whether County Court or Quarter Sessions, which shall first be opened.

Proviso.
List of Jurors to be called over daily, when Court opens.

V. And be it enacted, That it shall be the duty of the Marshal or Clerk of Assize, the Clerk of the County Court or Clerk of the Peace, as the case may be, at the opening of the Court, and before any other business is proceeded with, to call over the names of the Petty Jurors, that the Sheriff or his Officer may check who are present.

Jurors not attending to be fined.

VI. And be it enacted, That every Juror not appearing when so called shall not be entitled to any pay for the day on which he makes default in appearing at the opening of the Court, and shall, for every default he shall make during the day, be liable to such a fine as to the Court shall seem meet.

Sums to be paid with record when entered for trial.

VII. And be it enacted, That to the Clerk of Assize for every County there shall be paid, with every record entered for trial or assessment, the sum of *fifteen shillings*, and to the Clerks of the several County Courts the sum of *seven shillings and sixpence*, which sums shall forthwith be paid over to the Treasurer, and shall form part of the fund from which Jurors shall be paid as hereinafore provided; Provided always, that no Record shall be entered for trial or assessment unless the sums before-mentioned are paid.

Proviso.

The like in criminal cases, where either party is liable to pay costs.

VIII. And be it enacted, That in all criminal cases which by law the party prosecuting or the party prosecuted shall be liable to pay the costs of the prosecution, it shall be the duty of the Officer of the Court, to charge against and receive from the party so liable the sum of *shillings*, over and above that to which by law he was heretofore liable, which sum shall form part of the fund for the payment of Jurors, and shall forthwith be paid over by the Officer receiving it to the Treasurer of the County in which the prosecution is carried on.

Certain fines to go towards payment of Jurors.

IX. And be it enacted, That all fines and penalties imposed upon and levied in the several Counties in Upper Canada, not payable to the Receiver General, shall henceforth be paid to the Treasurers of the Districts.