

**Fairs.**

**An act to suppress fairs.**

Passed January 27, 1797.

Rev. 265.

R. S. 566.

1. That no fair or fairs shall hereafter be held at any city, town or place in this state. No fairs to be hereafter held.

**Fees and Costs.**

- |  |   |
|--|---|
| <ol style="list-style-type: none"> <li>1. One hundred words a folio.</li> <li>2. Fees specified:                     <ul style="list-style-type: none"> <li>Of Governor.</li> <li>Of secretary of state.</li> <li>In the court of errors and appeals.</li> <li>In the prerogative office.</li> <li>In the prerogative court.</li> <li>In the court of chancery.</li> <li>In the supreme court.</li> <li>Of the attorney general.</li> <li>Of sheriffs.</li> <li>In the courts of common pleas.</li> <li>In the courts of general quarter sessions.</li> <li>Of coroners.</li> <li>Of criers.</li> <li>Of jurors.</li> <li>Of witnesses.</li> <li>Of constables.</li> </ul> </li> <li>3. Fees of judge, clerk or other officer.</li> <li>4. Taxation in criminal cases.</li> <li>5. Penalty for illegal allowance.</li> <li>6. Fees for searches.</li> <li>7. Fees of clerks for recording and for copies.</li> <li>8. Fees for registering mortgages.</li> <li>9. Fees of justice of the supreme court holding circuit.</li> </ol> | <ol style="list-style-type: none"> <li>10. Fees of sheriffs of certain counties for certain services.</li> <li>11. Clerk not to incur penalty for illegal allowance unless act wilful.</li> <li>12. Act of April 7, 1868, extended to all counties.</li> <li>13. Sheriff's fees increased twenty-five per centum. Proviso.</li> <li>14. Counties to pay expenses in certain cases.</li> <li>15. Fees of constables.</li> <li>16. Fees of supreme court commissioners.</li> <li>17. Sheriff's fees, where more than one execution is issued out of supreme court.</li> <li>18. When upon demurrer or writ of error defendant to have costs.</li> <li>19. Plaintiff in error, when to pay costs.</li> <li>20. When to pay double costs.</li> <li>21. Writ of error quashed, plaintiff to pay costs.</li> <li>22. Costs on dismissal of bill in equity.</li> <li>23. Fees of clerks and judges in naturalization cases.</li> <li>24. Fees to be taxed on requirement in writing of party.</li> <li>25. Price for publishing certain legal notices.</li> <li>26. Fees for publication of legal notices.</li> <li>27. Price for publishing shall be printed with every advertisement.</li> <li>28. Mileage to be allowed for serving writs.</li> </ol> |
|--|---|

**An act to regulate fees.**

Approved April 15, 1846. R. S. 449, 455.

1. That a sheet or folio shall contain one hundred words, and in all cases where an entry of any writing or copy is to be paid for, the said sheet shall consist of one hundred words. One hundred words a folio.

2. That the officers and persons, in this act named, shall be entitled to demand and receive, for the services hereinafter mentioned, the fees thereto respectively annexed, and no more.\* Fees.

**THE GOVERNOR.(1)**

Of governor.

For a license to an attorney and solicitor,	\$3 00
a license to a counsellor at law,	3 00
the seal to a sheriff's commission,	1 00
the seal to a surrogate's commission,	1 00
the seal to a commission for a clerk of any court,	1 00
the seal to every certificate, exemplification or other paper,	1 00

**THE SECRETARY OF STATE.**

Secretary of state.

For every order, warrant or certificate under the governor's hand and seal, countersigned by the secretary,	\$ 40
entering writings on the record, for each sheet,	8

\* For the history of the allowance of costs, see *Aller v. Shurts*, 2 *Harr.* 188.

(1) The Governor now receives a salary of \$5,000 (vide Title Salaries), the fees in this section are now by act of March 11, 1862, (P. L. p. 141), paid to the treasurer for the use of the state.