

AN ACT

To establish an additional district court to be entitled the "Superior Civil Court for the parish of Orleans," to define and regulate its jurisdiction and modify and regulate that of the several district courts...

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana, in General Assembly convened, That there shall be and is hereby created an additional district court within the parish of Orleans...

SECTION 2. Be it further enacted, That the State of Louisiana and the city of New Orleans shall be required to deposit or give security in advance for any costs...

SECTION 3. Be it further enacted, That the said Superior Civil Court shall have original jurisdiction in all civil cases...

SECTION 4. Be it further enacted, That the said Superior Civil Court shall have exclusive original jurisdiction of all suits for damages against any or all public officers...

SECTION 5. Be it further enacted, That the said Superior Civil Court shall have exclusive original jurisdiction in and over all rules or proceedings against the recorder of mortgages to compel the cancellation of any inscription of a mortgage...

SECTION 6. Be it further enacted, That in all cases in which exclusive or appellate jurisdiction is granted to the Superior Civil Court for the parish of Orleans...

SECTION 7. Be it further enacted, That the judge of the Superior Civil Court shall select from the rooms and offices lately occupied by the Superior District Court...

SECTION 8. Be it further enacted, That nothing herein contained shall be construed to prevent the Second District Court for the parish of Orleans from exercising all the powers granted to it by the Constitution...

SECTION 9. Be it further enacted, That the judge of the Superior Civil Court may, in any case when the judge of the Superior Civil Court may be recused, and when he is not personally interested in the matters...

SECTION 10. Be it further enacted, That the judge of the Superior Civil Court shall have the same powers and authority as the judge of any district court...

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SESSIONS OF 1871.

AN ACT

Fixing the fees of the clerks of the district courts throughout the State (the parish of Orleans excepted), and providing the manner of collecting the same.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That the clerks of the several district courts throughout the State (the parish of Orleans excepted) shall be entitled to demand and receive the following fees of office:

For indexing, registering and filing petitions, ten cents. For indexing, registering and filing answers to petitions, ten cents.

For copying all instruments of writing not otherwise provided for, each one hundred words, fifteen cents. For issuing attachment, and seal, seventy-five cents.

For issuing writs of habeas corpus, with seal, one dollar. For issuing writ of sequestration, with seal, one dollar.

For issuing writ of certiorari, with seal, twenty-five cents. For issuing writ of mandamus, with seal, twenty-five cents.

For issuing writ of prohibition, with seal, twenty-five cents. For issuing writ of injunction, with seal, twenty-five cents.

For issuing writ of replevin, with seal, twenty-five cents. For issuing writ of possession, with seal, twenty-five cents.

For each order of partition, with seal, fifty cents. For issuing notice of judgment, with seal, ten cents.

For every continuance, ten cents. For issuing citation of appeal, with seal and certificate, fifty cents.

For issuing attachment to bring person into court, with seal, fifty cents. For issuing writs of habeas corpus, with seal, one dollar.

For recording and registering deeds of conveyance for property sold and transferred by sheriff, for each hundred words, fifteen cents.

For making out the papers in each confirmation or appointment of a tutor, curator, administrator or testamentary executor, one dollar and fifty cents.

For every order, twenty-five cents. For recording judgments, including family meetings, one dollar.

For every order entered on the minutes, continuing or dismissing any suit, ten cents. For making a transcript of record on appeal, ten cents for every one hundred words.

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For calling, presenting, swearing and impaneling petit jury, in each case, fifty cents. For copy of indictment or information and jury list, to be served on accused when required by law, in each case, one dollar.

For wearing witnesses, five cents. For notary of judgment, twenty-five cents. For receiving, reading, recording and filing indictment of grand jury, fifty cents.

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Approved, November 21, 1870. (Signed) WM. P. KELLOGG, Governor of the State of Louisiana. A true copy. F. G. LORENS, Assistant Secretary of State.