

year, including jurors fees in all criminal cases; jurors meals while in the trial of criminal cases; all bailiff's fees for services while in attendance of the court on jury during the trial of criminal cases; the expense incurred in taking convicted prisoners to prison or jail attorney's fees allowed in the attendance of criminals; all the fees of grand jurors; all fees paid witnesses in the trial of criminal cases; all fees paid to the court reporter for reporting the trial of criminal cases and for transcripts made at the expense of the county in criminal cases; all fees paid to witnesses brought before the grand jury; all fees paid to the clerk of the grand jury and compensation of the bailiff in attendance upon the grand jury; all fees and expenses of the sheriff and other officers paid by the county for services in connection with the work of the grand jury; all expenses made in connection with the jail, including board of prisoners; all jurors fees, jurors meals, witness fees, constable's fees, and justice fees paid by the county in all criminal cases before a justice of the peace, magistrate or police court; the compensation of the county attorney and his assistant and expenses in criminal cases."

Approved April 18 A. D. 1913.

CHAPTER 34.

CRIMINAL STATISTICS BY COUNTY AUDITOR.

H. F. 488.

AN ACT to repeal section four hundred seventy five (475) of the code and to enact a substitute therefor relating to the criminal statistics to be kept by the county auditor and the reporting of same by the county auditor to the clerk of the district court.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Repeal. That section four hundred seventy five (475) of the code be and the same is hereby repealed and the following enacted in lieu thereof.

SEC. 2. County auditor—report expense criminal prosecutions. The county auditor shall report to the clerk of the district court on or before the fifth day of July of each year, the expenses of the county in criminal prosecutions during the year ending June 30th preceding, including but distinguishing the compensation of the county attorney, and such report shall be so made as to include all the items of criminal expenses which appear in the records of his office and are required to be reported by the clerk of the district court to the board of parole as set out in section two hundred ninety three (293) of the code, and the clerk of the district court shall furnish to the auditor the blanks to be used in making such report.

Approved April 2 A. D. 1913.