

## CHAPTER 74.

## CLERK OF THE SUPREME COURT.

AN ACT to repeal Section 3771 of the Code, and to enact a Substitute therefor, in relation to Compensation of the Clerk of the Supreme Court and fixing the amount of Fees in certain cases and providing for their Collection and payment into the State Treasury, and repealing Section 3772 of the Code. S. F. 286.

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

SECTION 1. That section 3771 of the Code be and the same is hereby repealed, and the following enacted in lieu thereof: Code, § 3771:  
Substitute  
for.

Section 3771. The salary of the clerk of the supreme court shall be twenty-two hundred dollars per annum; and there is allowed him the sum of twelve hundred dollars per annum, or so much thereof as may be necessary, for clerk hire, to be paid upon affidavit of the clerk that the services for which such clerk hire is allowed are necessary to the proper discharge of the duties of his office. Shall be paid  
a salary.  
Clerk hire,  
\$1,200 annu-  
ally.

The clerk shall collect the following fees, and account for them as provided in section 3778 of the Code, and shall also keep account of and report in like manner all uncollected fees: Fees to be col-  
lected and  
paid into  
State treas-  
ury.

Upon filing each appeal, three dollars.

Upon entering judgment when the cause has been tried on its merits, two dollars.

Upon each continuance, one dollar.

Upon issuing each execution, one dollar and twenty-five cents.

Upon entering satisfaction of each judgment, fifty cents.

Upon each writ, rule or order to be served upon any person not in court, twenty-five cents.

For copying an opinion to be transmitted to an inferior court upon reversal of a judgment or an order, to be paid by the party against whom the costs are adjudged, or for a copy of such opinion, or any record made at the request of any person, for each one hundred words, ten cents.

SEC. 2. That section 3772 of the Code be, and the same is hereby repealed. Code, § 3772 re-  
pealed.

Approved, March 21, 1878.