

3 hereby amended by striking from the fourth line thereof the words
4 "two and one half" and inserting in the place thereof the word "five".

Approved March 17, A. D. 1917.

CHAPTER 49.

OF THE SHERIFF.

S. F. 179.

AN ACT to repeal the law as it appears in section five hundred and eleven, of the supplement to the code, 1913, and to enact a substitute therefor relating to the fees to be collected and charged by the sheriffs.

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

- 1 SECTION 1. Fees to be collected. That the law as it appears in
2 section five hundred and eleven, supplement to the code, 1913, be and
3 the same is hereby repealed and the following enacted in lieu thereof.
4 "Each sheriff is entitled to charge and receive the following fees:
5 1. For serving a notice and making return thereof, for the first
6 person served, fifty cents, and each additional person, twenty-five
7 cents;
8 2. For each warrant served, two dollars, and the repayment of
9 necessary expenses incurred, in executing such warrant, as sworn to
10 by the sheriff, if service of the warrant cannot be made, the repay-
11 ment of all necessary expenses actually incurred by the sheriff, while
12 attempting in good faith to serve such warrant;
13 3. For serving and returning a subpoena, for each person served,
14 twenty cents; and the necessary expenses incurred while serving sub-
15 poenas in criminal cases or insane process;
16 4. For summoning a grand or trial jury, for each person served,
17 sixty cents, and the repayment of expenses actually incurred by him;
18 5. For summoning a jury to assess the damages to the owners of
19 lands taken for public improvements, and attending them, five dollars
20 per day, and necessary expenses incurred. This paragraph shall not be
21 so construed as to allow a sheriff to make separate charges for differ-
22 ent assessments, which can be made by the same jury and completed in
23 one day of ten hours;
24 6. For serving an execution, attachment, or order for the delivery
25 of personal property, injunction, or any order of court, and making
26 return thereof, two dollars;
27 7. For collecting and paying over money, on the first five hundred
28 dollars or fraction thereof, two per cent; on all in excess of five hun-
29 dred dollars and under five thousand dollars, one per cent; on all over
30 five thousand dollars, one-half per cent;
31 8. For making and executing a certificate or deed for lands sold
32 on execution, or a bill of sale for personal property sold, one dollar;
33 9. For the time necessarily employed in making an inventory of
34 personal property attached or levied upon, fifty cents per hour;
35 10. For a copy of any paper required by law, made by him, for
36 each one hundred words or fraction thereof, ten cents;

37 11. Mileage in all cases required by law, going and returning, ten
 38 cents per mile, provided that this paragraph shall not apply where
 39 provision is made for expenses, and in no case shall the law be con-
 40 strued to allow both mileage and expenses for the same services and
 41 for the same trip;

42 12. He shall be paid for boarding a prisoner, a compensation of
 43 fifteen cents for each meal, and not to exceed three meals in twenty-
 44 four consecutive hours; and fifteen cents for each nights lodging;

45 13. He shall be paid for waiting on and washing for prisoners,
 46 the sum of five cents per prisoner per day;

47 14. For attending sale of property, for each day, one dollar;

48 15. For conveying one or more persons to any state, county or pri-
 49 vate institution by order of court, or commission, he shall be allowed
 50 his necessary expenses, for himself and such person or persons, and in
 51 addition thereto, forty cents per hour for the time necessarily em-
 52 ployed in going to and from such institution, same to be charged and
 53 accounted for as fees. Should the sheriff need any assistance in taking
 54 any person to any such institution, the same shall be furnished at
 55 the expense of the county;

56 16. He shall be allowed for serving any warrant for the seizure of
 57 intoxicating liquors, one dollar; for the removal and custody of such
 58 liquor, actual and reasonable expenses, for the destruction of such
 59 liquor under the order of court, one dollar, and his actual and reason-
 60 able expenses; for posting and leaving notices in such cases, one dol-
 61 lar and his actual expenses."

62 17. Whenever mileage or expenses of the sheriff are to be paid
 63 from the public treasury, he shall file an itemized claim for the same,
 64 verified by affidavit and accompanied by proper vouchers, before the
 65 same can be allowed or paid.

66 18. The amounts allowed the sheriff by law for mileage and for
 67 necessary and actual expenses paid by him and for board of prisoners
 68 and for waiting on and washing for prisoners, as in this section pro-
 69 vided, may be retained by him in addition to his salary. But all other
 70 fees of every kind and nature which he receives for services performed
 71 in his official capacity or by virtue of his office, shall belong to the
 72 county and be paid into the county treasury accordingly.

Approved March 17, A. D. 1917.

CHAPTER 50.

OF TRESPASSING DOGS.

H. F. 113.

AN ACT to restrain dogs from running at large and to authorize their destruction when found at large contrary to the provisions hereof, and fixing a penalty for the wrongful removal of the registration tag.

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

1 SECTION 1. Unlawful for dogs to run at large—exceptions. That
 2 it shall be unlawful for any dog to run at large within this state be-