DISTRICT ATTORNEYS IN CERTAIN COUNTIES - FEES Act of May 6, 1909, P.L. 451, No. 252

(Act repealed insofar as it relates to counties of the second class, Mar. 26, 1931, P.L.8, No.6)

AN ACT

To fix the fees to be allowed the district attorney in the several counties of this Commonwealth having seven hundred fifty thousand inhabitants, and less than one million two hundred thousand inhabitants.

Section 1. Be it enacted, &c., That in all counties of the Commonwealth having seven hundred fifty thousand and less than one million two hundred thousand inhabitants, the fees to be allowed the district attorney shall be as follows:--

For drawing bill of indictment and prosecuting the same for every homicide, one hundred dollars, and twenty dollars additional for every day of trial exceeding one day.

For every such bill returned ignoramus, twenty dollars.

For drawing bill of indictment and prosecuting the same, for every offense triable only in the court of oyer and terminer and general jail delivery, except homicide, fifteen dollars, and ten dollars additional for every day of trial exceeding one day.

For every such bill returned ignoramus, eight dollars.

For drawing bill of indictment and prosecuting the same, for every offense triable in the court of quarter sessions of the peace, eight dollars, and five dollars additional for every day of trial exceeding one day. For every such bill returned ignoramus, five dollars. For every such case settled with leave of court, five dollars.

For every surety of the peace case, five dollars.

For every homicide case, where insanity is pleaded at arraignment and a special jury called to try said issue, one hundred dollars.

(1 amended Mar. 31, 1915, P.L.34, No.18)