## FIXING THE FEES AND MILEAGE OF THE CORONER Act of Jul. 29, 1953, P.L. 981, No. 242

Cl. 16

AN ACT

Fixing the fees and mileage of the coroner in counties of the third class.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. The fees to be received by the coroner of each county of the third class, shall, in cases of murder or manslaughter, be paid by the slayer or his estate, if recovery can be had; otherwise, and in all other cases, by the county. The fees shall be as follows:

For each viewing of a dead body, fifteen dollars (\$15); summoning inquest, drawing and returning inquisition, eight dollars (\$8); swearing jury, six dollars (\$6); summoning or subpoenaing each witness, two dollars fifty cents (\$2.50); qualifying each witness, one dollar (\$1); each mile circular traveled, to be reckoned from court house, to place of each viewing of a body or to each inquest, ten cents (\$10); for executing any process or writs of any kind, the fees and mileage shall be the same as are allowed to the sheriff and shall be paid as in such cases provided.

(1 amended Sept. 8, 1959, P.L.821, No.315)

Section 2. Section XIX of the act, approved the twenty-eighth day of March, one thousand eight hundred fourteen (Pamphlet Laws 352), entitled "An act establishing a fee bill," as amended by the act, approved the seventh day of April, one thousand nine hundred twenty-seven (Pamphlet Laws 168), is hereby repealed as to counties of the third class.

Section 3. The provisions of this act shall become effective immediately upon final enactment.