# JUSTICE OF THE PEACE

## CHAPTER 178.

[H. B. No. 40—McMillan.]

### FEES OF THE JUSTICE OF THE PEACE.

AN ACT Amending Section 3530 of the Compiled Laws of North Dakota for the Year 1913, Relating to Fees of the Justice of the Peace.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

- § 1. AMENDMENT.] Section 3530 of the Compiled Laws of North Dakota for the year 1913 is hereby amended so as to read as follows:
- § 3530. FEES TO BE CHARGED.] Justices of the peace shall be entitled to charge and receive the following fees:
  - 1. Docketing each cause, twenty-five cents.
  - 2. Taking affidavit, twenty-five cents.
- 3. Filing petition, bill of particulars or other paper necessary in a cause, ten cents.
- 4. Issuing summons, warrant, subpæna, order of arrest or venire for jury, fifty cents.
- 5. Issuing execution, order of sale, or writ of attachment and entering return therein, fifty cents.
- 6. Issuing writ of restitution and entering return therein, one dollar.
  - 7. Administering oath or affirmation to witness, ten cents.
  - 8. Entering judgment in any cause, fifty cents.
- 9. Taking acknowledgment of deed or other instrument, twenty-five cents.
  - 10. Swearing jury, twenty-five cents.
- 11. Copy of appeal, copy of pleadings or other papers for any purpose, for each ten words, one cent.
  - 12. Taking depositions, for each ten words, one cent.
  - 13. Certificate, twenty-five cents.
  - 14. Taking information and complaint, fifty cents.
  - 15. Discharge to jailer, twenty-five cents.
  - 16. Dismissal, discontinuance or satisfaction, twenty-five cents.
  - 17. Written notice to party, ten cents.
- 18. Filing notice and opening judgment for re-hearing, fifty cents.
  - 19. Each adjournment, fifty cents.
  - 20. Performing marriage ceremony, three dollars.
- 21. Each day's attendance upon the actual trial of a cause, two dollars.
  - 22. Taking and approving bail bond, twenty-five cents.

- 23. Entering voluntary appearance of defendant, twenty-five cents.
  - 24. Issuing attachment, fifty cents.
  - 25. Entering motion or order, ten cents.
  - 26. Order of reference to arbitrators, fifty cents.
  - 27. Entering award of arbitrators, twenty-five cents.
- 28. Commission on money collected on judgment without execution shall be one per cent. on the amount.

Approved, February 13, 1915.

# JUVENILE COURT

### CHAPTER 179.

[S. B. No. 210-Mallough.]

#### JUVENILE COURT.

AN ACT to Amend Chapter 177 of the Laws of 1911 (Same Being Sections 11402 to 11428, inclusive, Compiled Laws 1913), Entitled "Juvenile Court," by Adding Thereto Certain Provisions Giving the Court Power when Necessary to Appoint District Juvenile Commissioners, Guardians ad litem, and to Make Rules and Regulations Prescribing their Duties and Fixing their Compensation; also to Enact Such Other Provisions Which are Best Calculated to Carry out the Purpose of said Chapter 177.

Be it Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. In order to more fully carry out the provisions of Chapter 177 of the Laws of the State of North Dakota for the year 1911, entitled "Juvenile Court," (same being Sections 11402 to 11428, inclusive, Compiled Laws 1913) the district judges of the different districts, if in their judgment the exigency of the situation requires, shall have the power to appoint some suitable and discreet person of either sex of good moral character, as a juvenile commissioner. Said commissioner shall have power to administer oaths; take acknowledgments of instruments; receive complaints and issue warrants for the arrest of persons thereon; to examine fully into the merits of each case; issue subpænas; compel the attendance of witnesses before him, and to report them to the district judge for contempt proceedings for non-attendance or refusal to be sworn or testify as provided by Section 8200 Compiled Laws 1913; to make such temporary order for the custody and control of the child or children thus brought before him, as he may deem proper, and generally have the usual powers of a referee as provided by Article VII of Chapter 11 of the Code of Civil Procedure for the trial of civil actions, in addition to the powers herein specially given. Pro-