

Condemnation proceedings.

maintenance of such bridge and its approaches as are possessed by railroad corporations for railroad purposes or by bridge corporations for bridge purposes in the State in which such real estate or other property is situated, upon making just compensation therefor, to be ascertained and paid according to the laws of such State, and the proceedings therefor shall be the same as in the condemnation or expropriation of property in such State.

Tolls authorized.

SEC. 3. The said States of South Dakota and Nebraska are hereby authorized to fix and charge tolls for transit over such bridge, and the rates of toll so fixed shall be the legal rates until changed by the Secretary of War under the authority contained in the Act of March 23, 1906.

Vol. 34, p. 85.

Rates applied to operation, sinking fund, etc.

SEC. 4. In fixing the rates of toll to be charged for the use of such bridge the same shall be so adjusted as to provide a fund sufficient to pay for the cost of maintaining, repairing, and operating the bridge and its approaches, and to provide a sinking fund sufficient to amortize the cost, including interest, of such bridge and its approaches as soon as possible under reasonable charges, but within a period of not to exceed ten years from the completion thereof. After a sinking fund sufficient to pay the cost, including interest, of constructing the bridge and its approaches shall have been provided, such bridge shall thereafter be maintained and operated free of tolls, or the rates of toll shall thereafter be so adjusted as to provide a fund of not to exceed the amount necessary for the proper care, repair, maintenance, and operation of the bridge and its approaches. An accurate record of the cost of the bridge and its approaches, the expenditures for operating, repairing, and maintaining the same, and of the daily tolls collected shall be kept and shall be available for the information of all persons interested.

Maintenance as free bridge, etc., after amortizing costs.

Record of expenditures and receipts.

Amendment.

SEC. 5. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, April 6, 1928.

April 6, 1928.

[H. R. 9020.]

[Public, No. 243.]

CHAP. 325.—An Act To amend an Act entitled "An Act to establish a Code of Law for the District of Columbia," approved March 3, 1901, and the Acts amendatory thereof and supplementary thereto.

District of Columbia Code Amendments. Supreme Court.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act to establish a Code of Law for the District of Columbia, approved March 3, 1901, and the Acts amendatory thereof and supplementary thereto, constituting the Code of Law for the District of Columbia, be, and the same are hereby, amended as follows:

Strike out section 1110 and insert in lieu thereof:

Clerk's fees.

Vol. 31, p. 1363, amended.

"SEC. 1110. CLERK'S FEES.—For filing the following named cases and for all services to be performed therein, except as otherwise provided herein, the clerk shall charge and collect the following fees:

Court cases.

"Actions at law, \$10; suits in equity, \$10; lunacy cases, \$10; deportation cases, \$10; requisition cases, \$10; habeas corpus cases, \$10; plea of title cases, \$10; District court cases, \$15; condemnation cases, \$15; libel cases, \$15; feeble-minded cases, \$7.50; adoption cases, \$5; change of name cases, \$5; intervening petitions in any case, \$5; cases substituting trustees, \$4; docketing judgments of the municipal court, \$2.50; and limited partnership cases, \$3.

Appeals to Court of Appeals.

"Upon the perfecting of any appeal to the Court of Appeals of the District of Columbia there shall be charged and collected by the clerk from the party or parties prosecuting such appeal an additional fee in said suit or proceeding of \$5.

"For each additional trial or final hearing, upon a reversal by the Court of Appeals of the District of Columbia, or following a disagreement by a jury or the granting of a new trial or rehearing by the court, there shall be charged and collected by the clerk from the party or parties securing such reversal, new trial, or rehearing the further sum of \$5: *Provided, however,* That the clerk shall not be required to account for any such fee not collected by him in criminal cases: *Provided further,* That nothing herein contained shall prohibit the court from directing by rule or standing order the collection, at the time the services are rendered, of the fees herein enumerated from either party, but all such fees shall be taxed as costs in the respective cases.

Additional trials, etc.

Provided.
Criminal cases.Collections by order
of court.

"In any case where attachments, executions, scire facias proceedings, or rules are issued the following fees shall be charged and collected by the clerk in addition to the fees hereinbefore provided: For each writ of attachment, \$1, and each copy, \$1; for each writ of execution, \$1.50; for each writ of scire facias, \$1, and each copy, \$1; for each rule, 50 cents, and each copy certified, 50 cents; for each writ of ne exeat, \$1; for each bench warrant, \$1; for each warrant of arrest, \$1.

Attachment writs,
etc.

"That in addition to the fees for services rendered in cases hereinbefore enumerated the clerk shall charge and collect, for miscellaneous services performed by him and his assistants, except when on behalf of the United States, the following fees:

Miscellaneous serv-
ices.

"For issuing any writ or subpoena for a witness not in a case instituted or pending in the court from which it is issued, 50 cents for each writ and copy or subpoena and copy.

"For filing and indexing any paper not in a case or proceeding, 25 cents.

"For administering an oath or affirmation, not in a case or proceeding pending in the court where the oath is administered, 50 cents.

"For an acknowledgment, certificate, affidavit, or countersignature, with seal, 50 cents.

"For taking and certifying depositions to file, 20 cents for each folio of one hundred words, and if taken stenographically, 15 cents per folio additional for the stenographer.

"For copy of any record, entry, or other paper and the comparison thereof, 15 cents for each folio of one hundred words.

"For searching the records of the court for judgments, decrees, or other instruments, or marriage records, 50 cents for each year covered by the search and for certifying the result, 50 cents.

"For receiving, keeping, and disbursing money in pursuance of any statute or order of court, including cash bail or bond or securities authorized by law or order of court to be deposited in lieu of other security, 1 per centum of the amount so received, kept, and disbursed, or of the face value of such bonds or securities.

"For making and comparing a transcript of record on appeal, 15 cents for each folio of one hundred words.

"For comparing any transcript, copy of record, or other paper not made by the clerk with the original thereof, 5 cents for each folio of one hundred words.

"For administering oath of admission of attorneys to practice, \$2 each; for certificate of admission to be furnished upon request, \$2 additional.

"For each marriage license, \$2.

"For each certified copy of marriage license and return, \$1.

"For each certified copy of application for marriage license, \$1.

"For registering clergymen's authorizations to perform marriages and issuing certificate, \$1.

"For each certificate of official character, including the seal, 50 cents.

"For filing and recording each notice of mechanic's lien, \$1.

"For entering release of mechanic's lien, 50 cents for each order of lienor; 75 cents for each undertaking of lienee.

"For recording physicians', optometrists', and midwives' licenses, 50 cents each.

"For the clerk's attendance on the court while actually in session, \$5 per day; and for all services rendered to the United States in cases in which the United States is a party of record, \$5."

Effective April 1,
1928.

This Act shall take effect on the 1st day of April, 1928, and shall apply to cases or proceedings filed subsequent thereto.

Approved, April 6, 1928.

April 9, 1928.
[S. 3131.]
[Public, No. 244.]

CHAP. 327.—An Act To provide additional pay for personnel of the United States Navy assigned to duty on submarines and to diving duty.

Navy.
Additional pay for
submarine and diving
duty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter all officers of the Navy on duty on board a submarine of the Navy shall, while so serving, receive 25 per centum additional of the pay for their rank and service as now provided by law; and an enlisted man of the United States Navy assigned to duty aboard a submarine of the Navy, or to the duty of diving, shall, in lieu of the additional pay now authorized, receive pay, under such regulations as may be prescribed by the Secretary of the Navy, at the rate of not less than \$5 per month, and not exceeding \$30 per month, in addition to the pay and allowances of his rating and service: *Provided,* That divers employed in actual salvage operations in depths of over ninety feet shall, in addition to the foregoing, receive the sum of \$5 per hour for each hour or fraction thereof so employed.

Proviso.
Extra for salvage diving
in depths over 90
feet.

Approved, April 9, 1928.

April 9, 1928.
[H. R. 7472.]
[Public, No. 245.]

CHAP. 328.—An Act To grant to the town of Cicero, Cook County, Illinois, an easement over certain Government property.

Cicero, Ill.
Right of way granted
to, over Government
property.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to grant to the town of Cicero, Cook County, Illinois, an easement over the south seven feet of that parcel of land owned by the Government of the United States situated between Fifty-second and Fifty-third Avenues and Twenty-fifth Street and Twenty-fourth Place for the purpose of widening an alley in such township to a width of fourteen feet; said fourteen-foot alley to be repaired and maintained as are other public streets and alleys in the said town. Such easement shall continue only so long as the land shall be used and maintained exclusively for alley purposes.

Approved, April 9, 1928.

April 9, 1928.
[H. R. 11140.]
[Public, No. 246.]

CHAP. 329.—An Act To provide for the inspection of the battle field of Kings Mountain, South Carolina.

Kings Mountain, S.
C., battle field.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, to assist in the studies and investigations of battle fields in the United States