first advertisement to be published not less than fifteen (15) days before the day fixed for the opening of bids: the notice shall contain a general description of the bonds. the manner, place and time of the sale, or the time limit for the receipt of proposals, the name of the officer to whom bids or proposals shall be delivered, and a statement of the terms and conditions of sale, which shall include a statement of the highest net interest cost acceptable to the Authority: Provided, That any of said bonds may be sold to the State Employes' Retirement Board, the State Employes' Retirement Fund, or to the School Employes' Retirement Board, or to any other custodial board or fund, without advertisement or competitive bidding. Where bonds shall be advertised for sale and no bid complying with the terms and conditions of the advertisement has been received, then it shall be lawful for the Authority to sell such bonds, or others in lieu thereof, at private sale. For the purposes of this section, net interest cost shall be determined by ascertaining the total amount of interest payable with respect to the bonds, computed from the date of the bonds to the stated maturity dates thereof, plus the amount of any discount from the principal amount of the bond or less the amount of any premium in excess of the principal amount of the bonds. The net interest cost to maturity of the money received for any issue of bonds, whether sold at public or private sale, shall not exceed six per centum per annum. Pending the preparation of the definitive bonds, interim receipts may be issued to the purchaser or purchasers of such bonds, and may contain such terms and conditions as the Authority may determine.

Act effective immediately.

Section 2. This act shall take effect immediately.

APPROVED-The 13th day of October, A. D. 1959.

DAVID L. LAWRENCE

No. 442

## AN ACT

To regulate and establish the fees to be received by the clerk of over and terminer and quarter sessions of the peace, and the municipal court of Philadelphia, in counties of the first class.

Countles of the first class.

Fees: court of oyer and terminer and quarter sessions of the peace and municipal court. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. The fees to be received by the clerk of the court of oyer and terminer and quarter sessions of the peace, and of the municipal court of Philadelphia, in counties of the first class, shall be as follows:

100
Affidavits
Appeals from magistrates
Process on any cause or attachmentsthree dollars (\$3.00)
Bail-piecethree dollars (\$3.00)
Bail-bond, enteringthree dollars (\$3.00)
Bail notices
Bail-bond justification, filing ofone dollar (\$1.00)
Dan-bond Justineation, ming of
Bench warrantstwo dollars (\$2.00)
Bench warrants, withdrawaltwo dollars (\$2.00)
Bonds for constablesthree dollars (\$3.00)
Commitments
Certificate to constablesone dollar (\$1.00)
Certificate and seal, eachone dollar (\$1.00)
Certificate to Secretary of Highways of conviction for violation
of laws regulating use and operation of motor vehicles or
of laws regulating use and operation of motor venicles or
narcotic violations, to be taxed as part of the costs of each
applicable case
Certificate for constables for election or appointment. one dollar (\$1.00)
Certificate of acknowledgmentone dollar (\$1.00)
Certificate, writ of habeas corpus
Certificate for nolle prosequitwo dollars (\$2.00)
Certificate of reconsideration of sentenceone dollar (\$1.00)
Commission of lunacy, swearing commission, filing, recording
and certifying commitment of feeble-minded, insane, or
criminal insane personten dollars (\$10.00)
Costs, per one indictment in each criminal case, in lieu of all
fees chargeable
Certified copy of record bill of indictmentthree dollars (\$3.00)
Certified copy of disposition of criminal cases three dollars (\$3.00)
Certified copy of record docket entriesthree dollars (\$3.00)
Detective license, filing application for
three dollars and fifty cents (\$3.50)  Discharge of ignored billone dollar (\$1.00)
Discharge of ignored billone dollar (\$1.00)
Discharge of bail entered
Exemplification of the recordthree dollars (\$3.00)
Fieri facias, judgment debt, writ and docket entries
five dollars (\$5.00)
Filing and entering reasons for new trialtwo dollars (\$2.00)
Filing and entering motions in arrest of judgment. two dollars (\$2.00)
Filing and entering opinions of court of common pleas, Superior,
or Supreme Court
Filing and entering certiorari or appeals to common pleas,
riling and entering certification appears to common pleas,
Superior, or Supreme Courtten dollars (\$10.00)
Filing and entering remittitur from Superior or Supreme Court
five dollars (\$5.00)
Filing and entering exceptions (Road Cases)
three dollars and fifty cents (\$3.50)
Filing and entering docket entries, eachone dollar (\$1.00)
Filing, docketing and certifying any petitions, applications,
motions, or orders, not herein specifically provided for
three dollars and fifty cents (\$3.50)
Tradicture to Clima anter two dellars and fifth sants (40 50)
Indictment, filing entrytwo dollars and fifty cents (\$2.50)

Mandamus and proceedings thereonfour dollars (\$4.00)
Petition and order, for a view or review of a road or bridge,
under seal, orders to open, filing report, recording, et cetera
ten dollars (\$10.00)
Petition and order to lay out, open or vacate road, no viewers
fourteen dollars (\$14.00)
Release from any institution by order of court
three dollars and fifty cents (\$3.50)
Recognizance, forfeited, respited, or discharged, and motion
therefor
Recognizance, taking each
Services of clerk, filing, docketing, and indexing any over and
terminer or quarter sessions case
Search from judgment to docket, single name one dollar (\$1.00)
Search from judgment to docket, extra single name
twenty-five cents (\$.25)
Subpoenas and seal
Seal in every case

Fees: similar services.

Section 2. The fee for services not herein specifically provided for shall be the same as for similar services.

Fees to be paid in advance.

Section 3. The Clerk shall not be required to perform any service whatspever, until the requisite fee is paid.

Specific repeal.

Section 4. The act of May 1, 1879 (P. L. 40), entitled "An act to provide for the fees to be paid to, collected, received and charged by the clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in and for the counties in this Commonwealth containing more than (500,000) five hundred thousand inhabitants," is repealed in so far as it is inconsistent herewith. All other acts or parts of acts are repealed in so far as they are inconsistent herewith.

Effective date.

Section 5. This act shall take effect in thirty days.

APPROVED-The 14th day of October, A. D. 1959.

DAVID L. LAWRENCE