

ORDER FIXING FEES FOR UNITED STATES COURT OF CUSTOMS AND PATENT APPEALS.

In pursuance of section 29 of the amendments enacted by section 28 of the act of Congress approved August 5, 1909 (c. 6, § 28, 36 Stat. 11, 91, 105).

It is now here ordered by this Court that the following revised table of fees to be charged in the United States Court of Customs and Patent Appeals be, and the same is hereby, adopted and approved, viz:

There shall be paid for each admission to practice, including certificate thereof, two dollars. For each certificate under seal, one dollar. For making or copying any record or other paper and certifying the same, per folio of 100 words, fifteen cents. For filing and docketing each customs appeal, six dollars, this fee to be in full of all fees in the case: *Provided*, That when an appeal is taken by the United States, no payment of fees shall be required. For filing and docketing each patent appeal, twelve dollars, this fee to be in full of all fees in the case, except the charge for preparing and supervising the printing of the record. For preparing the record or transcript in patent cases for the printer, or such parts thereof as may be required under the rules of the court, indexing the same, supervising the printing thereof, and distribution of copies under the rules, to be paid for by appellant, for each printed page of the record, twenty-five cents: *Provided*, That where the necessary copies of any record as printed for the use of any of the tribunals of the United States Patent Office are furnished, charges under this item will be limited to any additions printed here under the

clerk's supervision. For certifying a printed record, two dollars.

It is further ordered that the fees and costs to be allowed the marshal shall be, and hereby are, fixed the same as those allowed the marshal of the Supreme Court of the United States.

JANUARY 14, 1935.