

upon the Surveyors Book, 10 Pounds of Tobacco for the first Hundred Acres or under, and after the rate of 5 Pounds of Tobacco *per Cent.* for all above the first Hundred Acres.

Journey Fees, if the same be distant from the Surveyors House Twenty Miles, or under, 40 Pounds of Tobacco. If above Twenty Miles and under Forty, 80 pounds of Tobacco. If above Forty Miles, and under Sixty, then 120 Pounds of Tobacco, and so *pro rato*.

Every Certificate of Survey, be the Quantity more or less, 5 *l.* of Tobacco. The Re-survey of one Hundred and Forty Acres of Land, or under, made with a Circumferent Chain, and other necessary Instruments, 400 *l.*

Re-survey of any Quantity of Land above one Hundred and Forty Acres, the same Fees that is allowed upon primitive Surveys, computing the said one Hundred and Forty Acres as a part of the Survey, and no more, except it be otherwise Limited by the Act for ascertaining the Bounds of Lands.

#### Sheriffs Fees.

Serving a Writ and Bail-Bond, 35 *l.* of Tobacco.

Tending on a Prisoner one Day 24 Hours in Custody, 20 *l.* and so *pro rato* for a longer time.

Collecting the publick Dues for every Hundred, 10 *l.* of Tobacco.

Serving an Attachment or Execution 10 *l.* of Tobacco.

And if any Execution be for above an Hundred, and under Five Hundred Pounds of Tobacco, 50 *l.* of Tobacco. If it exceed Five Hundred Pounds of Tobacco, then 100 *l.* of Tobacco. If it exceed one Thousand, then for the first Thousand, 100 *l.* of Tobacco; and every Thousand afterwards, 50 *l.* Tobacco. For Commitment and Releasment, 40 *l.* of Tobacco.

Pillory and Whipping, nothing allowed, and after the same rate for Money or Tobacco:

And it is hereby Declared that it is the true intent and meaning of this Act, the severall Sheriffs shall have no more Fees than for what shall appear to be justly due upon such Execution, and the same Fees for levying any Attachment, for any Sum whatsoever, Money or Tobacco, or the full Vallue thereof in any Goods or Merchandizes, provided the same be condemned to the use of the party Plaintiff Attaching the same, and *pro rato* for such Part thereof as shall be condemned; but if no part shall be condemned that shall be Attached, that then the said Sheriff shall have only Ten Pounds of Tobacco for retaining the Writ aforesaid, and no more,

Impannelling a Jury, 120 *l.* of Tobacco.

Serving an Extraordinary Warrant or Commission to be Regulated by the Court. For serving a *Scire facias*, including the Persons summoned, 30 *l.*

Serving Citation, 30 *l.* of Tobacco.

Executing a Commission of Resurvey *per Day*, 100 *l.* of Tobacco.

Impannelling a Jury. 240 *l.* of Tobacco.

If impowered to swear Jury and Evidences, then for every Oath, 12 *l.*

Every *non est inventus* returned, 10 *l.* Serving a *Subpœna*, 30 *l.*

Commitment and Releasment, 40 *l.* of Tobacco.

But for Whipping and Pilloring nothing allowed.

#### To the Coroner.

Viewing the Body of any Person or Persons Murthered, Slain or otherwise Dead by Mis-adventure, to be made out of the Goods and Chattels of the Party so Dead, if any there be, otherwise to be levied by the Commissioners of the County where such Accident shall happen 250 *l.* of Tobacco.