

and competent for Baltimore county court, to receive and approve any bond, with surety for faithful performance of his trust of any permanent trustee of an insolvent debtor of the city or county of Baltimore, notwithstanding such trustee shall have been appointed by the said commissioners of insolvent debtors, and such bond so received and approved shall have the same effect as if received and approved by said commissioners, and may be filed in Baltimore city court, if the proceedings of such insolvent debtor's case shall have been returned to the said court, or otherwise, in the office and among the proceedings of said commissioners.

Section 8. *And be it enacted,* That for the services of the clerk of Baltimore county court, in docketing, entering, and recording so far as is prescribed by law, the papers and proceedings in the cases of insolvent debtors, when returned to Baltimore county court, by said commissioners of insolvent debtors, there shall be paid to said commissioners the sum of one dollar by each insolvent debtor of the city or county of Baltimore, upon presenting his petition for the benefit of the insolvent laws, which sum the said commissioners shall pay over to said clerk, provided, however, that said commissioners may dispense with the payment of said fee, where they shall be satisfied of the inability of such debtor to pay the same.

Section 9. *And be it enacted,* That whenever on trial of any cause on the city docket of Baltimore county court, any point or points shall be reserved for a hearing in bank, and a verdict shall be rendered for the plaintiff or plaintiffs, or where a motion for new trial shall be made, a judgment shall be entered accordingly, subject, however to the right of hearing upon such point or points, or motion for new trial, and to the award of a new trial by the court; and in the event of a new trial so awarded, said judgment shall nevertheless remain to cover and secure to the extent thereof any verdict for the plaintiff or plaintiffs, or the executors or administrators of such plaintiff or plaintiffs, on any such new trial; the court increasing or reducing, or otherwise altering said judgment to conform to the verdict upon