

lb. Tob.

For the explanation or certificate to such plots, per side,  
and so *pro rato*, (a) - - - - - 4  
By 1806, ch. 41, fees are now to be sent out in dollars and cents.

TO THE REGISTER OF THE ADMIRALTY.

Admiralty jurisdiction is now vested in the general government.

TO THE MARSHAL OF THE ADMIRALTY.

See preceding note.

TO THE EXAMINER-GENERAL.

lb. Tob.

To the  
examiner.

For examining every certificate of survey of one hundred  
acres, or under, - - - - - 46  
From one hundred acres to two hundred acres, - - - - - 52  
From two hundred acres to three hundred acres, - - - - - 60  
For every hundred acres above three hundred acres, - - - - - 3  
For every certificate of resurvey, whether made up of  
one or more tracts of one hundred acres, - - - - - 75  
From one to two hundred acres, - - - - - 87  
From two hundred acres to three hundred acres, - - - - - 93  
For every hundred acres above three hundred acres, - - - - - 5

The fees of the examiner-general on each shore were increased thirty-three and a third *per cent.* by 1797, ch. 107, which was to continue to 20th October, 1800, &c. and were increased fifty *per cent.* in addition to their fees then allowed by law, by 1798, ch. 114, which was to continue to 1st October, 1799, and the examiners-general were directed thereby to lay before the next general assembly an account, on oath, of the amount of their fees for the then present year.

By 1827, ch. 213, and 1828, ch. 197, the salary is fixed at \$800, including legal fees. See 1825, ch. 140, as to the Eastern Shore.

TO THE CLERK OF THE COURT OF APPEALS.

Remodeled by 1826, ch. 247.

CRUIERS' FEES IN THE GENERAL COURT.

Fell with the court.

CORONERS' FEES.

Coroners'  
fees.

Viewing the body of any person or persons murdered or  
slain, or otherwise dead by misadventure, to be paid  
out of the goods and chattels of the party so dead, if  
any there be, otherwise to be levied by the commis-  
sioners of the county where such accident shall hap-  
pen, - - - - - 250  
Arresting or summoning any sheriff sued or prosecuted  
in any court, and for taking security, - - - - - 26  
The same fees allowed wherein the sheriff is plaintiff or  
defendant, on all processes, as to the sheriff, and no  
more.

By 1816, ch. 142, to be allowed 12s for each juror summoned by him.  
See 1821, ch. 243; 1832, ch. 307.

CRUIERS' FEES IN THE COUNTY COURT.

Swearing every jury, - - - - - 36  
Swearing every bailiff, - - - - - 4