

	Page.
To pay the same over within thirty days thereafter, under a penalty of paying twenty-five per cent. on the money in their hands—1825, ch. 195, sec. 1,	856
To retain six per cent. in their hands, for their trouble in receiving and paying the same—1825, ch. 195, sec. 1,	856
In actions upon their bonds, not necessary for the state, in reply to the plea of performance, to set out at large, the breaches for which damages are claimed, but may reply generally and give the special matter in evidence, upon which damages may be assessed—1825, 208, sec. 1,	867
When required, to exhibit their dockets, records and fee books, and the measure of damages shall be the amount charged for services they have not performed—1825, ch. 208, sec. 2,	867
Neglect of duty in any county clerk, made a misdemeanor in office, and such clerk may be removed—1825, ch. 208, sec. 3,	867
Plea of non-damnicatus not to be allowed—1825, ch. 208, sec. 4,	868
To renew their bonds at the fall terms of the county courts every second year—1825, ch. 208, sec. 5,	868
Clerks to grant licenses to ordinary keepers and retailers of spiritous liquors on certain conditions—1825, ch. 214,	869
They may grant appeals and approve of appeal and writ of error bonds—1826, ch. 200,	884
The tax on their offices repealed—1826, ch. 246,	896
Their fees of office regulated—1826, ch. 247,	897
Of county courts forbidden to charge for filing or recording magistrates' dockets—1827, ch. 17, sec. 2,	921
May charge for transcripts thereof—1827, ch. 17,	921
Of county courts, and of city court of Baltimore, required to issue licenses to sell merchandise, &c. upon receiving twelve dollars therefor—1827, ch. 117, sec. 2,	926
Of city court of Baltimore required to issue licenses to sell merchandise, and also liquors, &c. not more than ten gallons, nor less than one pint at a time, on receiving sixteen dollars therefor—1827, ch. 117, sec. 2,	929
Of county and city courts, prohibited to issue licenses to sell liquors to persons whom grand juries may object to—1827, ch. 117, sec. 3,	930
Required on receiving twelve dollars therefor, to issue licenses for victualling house, cook-shop or oyster house, and on receiving eighteen dollars therefor, licenses to sell liquors, &c.—1827, ch. 117, sec. 4, p. 930; modified by 1831, ch. 262, p. 1030; 1832, ch. 273,	1085
Required to transmit, by the first of May and November, of each year, to the treasurer of the western shore, lists and accounts of all licenses by them severally granted—1827, ch. 117, sec. 6,	932
To lay before the grand juries of their respective courts, on the first day of their attendance the returns made by the sheriff of persons, &c. liable to take out license, and also a list of all licenses granted, &c. 1827, ch. 117,	932
Liable to penalty of from \$100 to \$1000, for neglect—1827, ch. 117,	932