

Clerks of
county
courts, and
Baltimore
city court.

	Cents.
writ of error, an injunction, or any other writ of process not herein particularly enumerated, for every ten words or figures of each, and so pro rata,	14
But on the issuing of any writ of execution, scire facias, or attachment, from a judgment or decree, there shall be no additional charge made on account of either a search for the recitation therein, or the endorsement of a short copy thereon, of such judgment or decree.	
For the docket entry of the return of any writ or process, that may be issued,	5
<i>II. In Criminal Prosecutions.</i>	
For filing every recognizance taken out of court, and every other paper, matter or thing necessary, or required to be filed in court, (to be charged but once,) for each,	5
For taking every recognizance, with or without securities, in court, and the docket entry thereof,	5
For entering the appearance of the principal to each recognizance, when actually in court in proper person, or by attorney,	5
For a copy of a recognizance, with or without security, of a presentment, indictment, plea, or any other paper, matter or thing whatsoever, when expressly demanded, to be charged to the party demanding the same, for every ten words or figures thereof, and so pro rata,	1
For entering the respite and continuance, default, forfeiture, or discharge of a recognizance, with or without security,	5
For the docket entry of every presentment, indictment or information,	5
For the docket entry of an appearance of a person charged in a presentment or indictment, whether in proper person or by attorney,	5
For the docket entry of a rule or an order of court,	5
For entering a plea, submission, or confession to presentment or indictment,	5
For arraigning and charging a criminal at the bar of the court,	50
For taking and entering the verdict, either of the court or jury,	15
For the entry of judgment thereon, or on submission or confession,	25
For issuing every warrant or writ for the execution of a judgment or sentence of the court,	20
For issuing a bench warrant, capias ad respondendum, or other process to apprehend a criminal, either before or after verdict and judgment,	20