

183. The clerk of said court shall tax only half the legal charges in such cases, established by law in cases of indictment found by a grand jury; and all cases of presentment for violation of the provisions of article fifty-six of the code, may be tried upon said presentment, and be chargeable with only half the legal costs chargeable in such cases, when tried upon indictment.

184. It shall be the duty of the sheriff to make return of all *capias* upon presentment or indictment, from said court, within five days after the same is delivered to him by the clerk, and if said *capias* is returned *non est* the clerk shall, in the discretion of the State's Attorney of Baltimore city, order said *capias* to be re-issued, and the same *capias* shall again be delivered to the sheriff; and the date of the first return thereof shall be endorsed thereon; and the second return shall be made within the time above specified; and in case the said *capias* is returned the second time *non est*, the same shall be again so endorsed and delivered to the sheriff.

185. The clerk of the said court, and the sheriff of the said city, shall be allowed only the fees for the issue of one *capias*, or for the service of one *capias* in each term, however often the same may be issued or returned.

186. All *subpœnas* for witnesses from said court, shall be returned by the sheriff within six days after the same are issued by the clerk, or within six days after the day of the renewal of such *subpœnas*, unless the same are ordered to be returned immediately, in which case they shall be so returned if practicable.

187. The said sheriff shall be allowed for the service of one *subpœna* only, against any witness that may be returned *non est*, and for whom the said *subpœna* may be renewed, whether once or oftener in one term.

188. The clerk of said court, if a *subpœna* is renewed by order of the State's Attorney, or by the counsel of the prisoner or traverser, shall endorse the renewal on the *subpœna*, and the same shall have all the legal effect of a new *subpœna* issued in the term of said court, during which said *subpœna* was first issued.