Preamble.

Whereas, the said justice of the peace was put to much trouble and inconvenience, and suffered much loss of time in hearing arguments of counsel, pro and con, on motions to quash said warrants and dismiss said suits, because of their unconstitutionality and informality, before said warrants had been returned unserved; and—

Preamble.

Whereas, there is no provision of law whereby the said county of Talbot is liable to the said justice of the peace for his fees in issuing said warrants and docketing said cases; and—

Preamble.

WHEREAS, the Comptroller of the State is not authorized under and by virtue of the nineteenth section of said act, to pay to the said justice of the peace his fees for issuing said warrants, docketing said cases and dismissing said suits as aforesaid, therefore—

Directed to draw warrant Section 1. Be it enacted by the General Assembly of Maryland, That the Comptroller of the State be and he is hereby authorized, empowered and directed to draw his warrant upon the Treasurer of the State for the sum of two hundred and fifty dollars, to be paid to the said George E. Haddaway, justice of the peace as aforesaid, out of the oyster fund, as his fees for issuing said warrants, docketing said cases, hearing said arguments, and dismissing said cases.

Approved April 11th, 1874.