1830.

second term; the first day of December shall commence the CHAP. 159. third term; and the first day of January shall commence the fourth term; unless either of those days shall happen on Sunday, in which case the term shall commence on the next day; and the judges of the said court, or a majority of them, are hereby authorised and required, to pass all such rules as may be necessary and proper for carrying into effect the provisions of this act.

Period of ser-🎎 jurymen.

Sec. 3. And be it enacted, That no person shall be revice of persons quired to serve more than twenty-one days in any one year, as a juryman, in the said court, for the transaction of city business, except it be in a case where a jury has been empannelled and sworn within the said time, and a verdict has not been rendered by such jury, and if any person, so having served twenty-one days shall be returned by the sheriff of Baltimore county upon any pannel of jurors summoned by him, such person so returned, shall, upon application by him be discharged by said court.

Repeal

Sec. 4. And be it enacted, That so much of the act to which this is a supplement as is inconsistent with, or repugnant to the provisions of this act, shall be and the same

is hereby repealed.

Additional fecs

Sec. 5. And be it enacted, That for the purpose of providing the amount of compensation intended to be secured by an act passed at December session 1828, chapter 127, there shall be paid to the clerk of Baltimore county court, over and above all fees at present demandable at law, and in addition to the fees prescribed by the eighth section of an act passed at December session 1828, chapter 161, the sum of one dollar each, by every insolvent debtor residing in the city of Baltimore, on the day limited for his appearance before the said court for a final hearing; on every execution, or writ in the nature thereof, at the time of taking out the same, fifty cents; on every judgment entered on verdict, confession, inquisition, default or non-pross, by the party against whom such judgment may be given, 25 cents; on every fieri facias on judgment, or against bail 50 cents; on every condemnation entered upon any attachment against property at the time of entering security on such condemnation, 50 cents; on the granting of every appeal bond, 25 cents; on each petition of an insolvent debtor for an extension of the time of his appearance, 50 cents; to be paid at the time of filing said petition; and the bond of the elerk of said court, shall be answerable therefor; and it shall be the duty of the said clerk to account for and pay over, quarterly, all money by him so received, to the treasurer of the western shore, retaining only a commission at the rate of five per centum, for his trouble, in receiving and