ty-two, such sum of money as the said commissioners may deem sufficient to defray the expenses which have or may be incurred by the attendance of Jurors summoned from Baltimore county, without the limits of the city of Baltimore. at Baltimore county court, during eighteen hundred and thirty-two, and for the first term of said court in eighteen hundred and thirty three.

Sec. 2. And be it enacted. That it shall be the duty of said For 1833-4 commissioners to levy as aforesaid, in the year eighteen hundred and thirty-three, a sum of money they may deem necessary to defray the expenses for the attendance of jurors as aforesaid, at the last term of Baltimore county court in eighteen hundred and thirty-three, and also for the attendance of jurrors as aforesaid at said court in eighteen hundred and thirty-four.

Sec. 3. And be it enacted, That it shall be the duty of the Subsequent levies said commissioners to levy as aforesaid in the year eighteen hundred and thirty-four, and annually thereafter, such sum of money as they may deem sufficient to pay the expenses and charge which may be for the then succeeding year incurred by and on account of the attendance of jurors summoned to Baltimore county court, from Baltimore county. without the limits of the city of Baltimore.

Sec. 4. And be it enacted, That the treasurer of Balti. Payments. more county be and he is hereby authorised to pay to said jurors the amount of their respective dues, on producing certificates from the clerk of said court, setting forth the said amounts due respectively, as aforesaid, for their attendance.

Sec. 5. And be it enacted, That it shall be the duty of the Levy for expenses said commissioners to cause to be levied at the time of mak- of orphans court. ing the levy for the county charge in the year eighteen hundred and thirty-two, the amount which said commissioners shall estimate will become payable to the judges of the Orphans Court of Baltimore county, by and on the part of Baltimore county, for the services of said judges during the years eighteen hundred and thirty-two, and eighteen hundred and thirty-three, beside the amount then to be levied according to the law as now provided for and on account of services of said judges; and at every annual levy thereafter, it shall be the duty of the said commissioners to cause to be levied, the amount which they shall estimate will become payable as aforesaid for the services aforesaid of said judges for and during the then succeeding year.

Sec. 6. And be it enacted, That at the end of each quarter of every year from and after the passage of this act, it shall city and empecurely. be the duty of the register of wills of said county to certi-