

## CONSTABLES FEES:

|   |      |
|---|------|
| Warrant and return.....   | .75  |
| Writ of Search.....   | 1.00 |
| Summons of each defendant.....  | .50  |
| Summons of defendant who resides five miles from<br>Justices Office ..... | 1.00 |
| Summons each witness.....   | .50  |
| Si-fa and return.....   | .50  |
| Fi fa. and return.....  | .50  |
| Replevin and return.....  | 1.00 |
| Swearing appraisers, each.....  | .25  |
| Fee to appraisers, each.....  | .50  |
| Notice on garnishee.....  | .50  |
| Summons Landlord Ejectment.....   | .50  |

In all actions *ex contractu* and *ex delicto* where the amount claimed is one hundred and fifty dollars, or in excess thereof, attorneys shall be allowed appearance fees of five dollars.

All poundage fee in distraint, replevin, attachment and otherwise, where goods and chattels are subject to sale, shall be allowed on the amount of sale, and not on the appraisal, poundage fees shall be eight per cent. on the first \$25.00, and three per cent. on the residue, except that there shall be no poundage allowed on attachment or otherwise of wages for hire. In case of a settlement of a cause of supersedeas, one-half of the above poundage shall be allowed.

## BOND FOR COSTS.

1894, ch. 347, sec. 1.

**377.** In any suit or action before a justice of the peace in Allegany County, where the plaintiff not a resident of the State of Maryland, the justice of the peace shall, upon motion of the defendant, require the plaintiff to give security for the payment of the costs and charges, which may be recovered against him in such action; when such security is required, in any case, the plaintiff shall be entitled to a continuance for not less than six nor more than fourteen days, and if the security required be not then given he shall be nonsuited.

1894, ch. 347, sec. 2.

**378.** In all cases of appeal from justices of the peace in said county to the Circuit Court, the plaintiff, if he be a non-resident of the State of Maryland, may be required to give security for costs in the same manner and to the same extent, in all respects, as if the case had originated in the Circuit Court for said county.