

recording, indexing, filing and classification, unless the receipts of said register's office from fees for services rendered therein shall prove sufficient to pay for said steel furnishings, recording and indexing, after all the office expenses and salaries of said register and his deputies shall be paid, when said furnishings, recording and indexing shall be paid, out of the fees, if any, so remaining.

1922, ch. 177, sec. 447A.

436. The said Register of Wills is hereby empowered and directed to buy additional steel book cases necessary for his office, and have all books and records therein which are in bad condition repaired, at a total cost of not more than one thousand dollars.

1922, ch. 177, sec. 447B.

437. All the expenses incurred by said Register of Wills under the foregoing section of said Act shall be paid out of any surplus revenues now in or which may hereafter come into the hands of said Register.

1920, ch. 328.

438. The Register of Wills of Harford County is hereby empowered and directed to further equip his office with such furniture and metallic and other fixtures as he may determine are necessary and requisite for the prompt and safe dispatch of the business and protection of the papers and the records of his office, for the proper and easy accommodation of the public.

That all expenses incurred by said Register under this Act, shall be paid out of any surplus revenues now in or which may hereafter come into his hands.

ROADS.

1916, ch. 680, sec. 448.

439. The county commissioners are authorized, in their discretion, to re-survey and mark and bound the public roads in Harford County, when and where they may deem such re-survey necessary and expedient.

Greenland v. Co. Commissioners, 68 Md. 59.

1916, ch. 680, sec. 449.

440. Whenever they shall deem it expedient that any of the public roads shall be resurveyed, they shall appoint three persons not interested or holding lands through which said road may pass; and the persons so appointed, after giving thirty days' notice thereof, shall meet on the premises and resurvey and mark and bound such public road according to the best evidence they can obtain of the location thereof, either by examination of witnesses, or by reference to former surveys, or by personal inspection of such road; and in the absence of other sufficient and satisfactory evidence, the examiners are authorized to adopt the center of such road as the center thereof according to its true location and mark