

each suit and of each executive as required by law, for each transcript, twenty-five cents; for certificate of the attendance of a witness or juror, five cents; for certificate under seal of the qualifications of any judge, or one or more justices of the peace to any instrument of writing, including all searches made for the purpose of said certificate, twenty-five cents; for certificate under seal of an admission of any attorney, \$1.00; for recording anything required by law to be recorded, and for copies of any papers for each ten words or figures and pro rata, one and one-quarter cents; for arraigning a criminal, fifty cents; for drawing, empaneling and swearing a petit jury and entering the same on the docket, seventy-five cents; for drawing, empaneling and swearing a grand jury and entering the same on the minutes of the court, \$1.25; for each oath taken in court and entering the same, five cents; for each entry necessary to be made on the docket or minutes of the court; for making alphabets, except those above mentioned, five cents; for making alphabets and lists of transfers of property, for each ten words and so pro rata, except alphabets to dockets, one and one-half cents; for extracting all deeds, for each ten words or figures and pro rata, one and one-half cents; for copying surveyors' photos, or recording the same, the same per diem allowed to surveyors for making them; all original papers, to which a party is entitled, to be delivered without charge for a search; no search to be charged for looking for any judgment, or other record, or thing, of which a copy is required or which may be necessary to be recited in any suit or process; no charge to be made for any docket entry not actually made, for receiving and paying over all public money for licenses, fines or otherwise, five per centum, except the Clerk of the Court of Common Pleas, who shall receive one per centum commission for receiving or paying over such public money; for entering satisfaction of judgment on justices' docket, fifteen cents; for granting hawkers' and peddlers' license, to be paid by the hawkers or peddlers, \$1.00; provided, however, that the Clerk of the Criminal Court of Baltimore City shall be authorized to charge for the issue and entry of every summons for appearance before the Grand Jury the sum of forty cents; for the taking and entry of every recognizance the sum of one dollar; for the taking and entry on the parole docket of every affidavit of parole, the sum of one dollar; for the entry of every case on the special docket or the Grand Jury docket, the sum of seventy-five cents for each case, and for the issue of every summons for appearances in the Criminal Court, the sum of forty cents.

This section, *et seq.*, referred to in construing art. 15, sec. 1, of the Constitution and act of 1910, ch. 180 (creating the public service commission)—see notes to the former and to art. 23, sec. 347, of the Code. *Thrift v. Laird*, 125 Md. 64.

The parties whose deeds are shown on a general alphabetical index must pay for the work thereon. *Peter v. Prettyman*, 62 Md. 572.

An abstract company authorized by its charter to make and procure copies and abstracts from the public records, must obtain such copies through clerk and upon payment of prescribed fees. *Belt v. Prince George's Abstract Co.*, 73 Md. 292.

This schedule of fees is not applicable to criminal cases, heard before a justice of the peace. *Robey v. Prince George's County*, 92 Md. 158.

As to clerks of courts, see art. 17. As to fees of clerks in Baltimore City, see also art. 17, sec. 21.

See notes to sec. 6.

An. Code, 1924, sec. 13. 1912, sec. 12A. 1914, ch. 67.

13. In all cases of appeals to the Court of Appeals, both at law and in equity, the Clerk of the Court from which said appeal is taken shall charge but ten cents per hundred words and no more for making up the record of same, and when typewritten copies of any of the papers, or of