

the testimony necessary to make up said record, are furnished by either of the parties to said cause, or their counsel, the said Clerk shall charge for that part of the record but two cents per hundred words for comparison, instead of the above charge, and no more.

As to the record for appeal, see art. 5, secs. 12, *et seq.*, and secs. 38 and 39; see also art. 5, sec. 71.

See art. 5, secs. 48 and 53.

Commissioner of the Land Office.

An. Code, 1924, sec. 14. 1912, sec. 13. 1904, sec. 13. 1888, sec. 13. 1779, ch. 25, sec. 2. 1878, ch. 364. 1920, ch. 336, sec. 13.

14. The Commissioner of the Land Office shall be entitled to demand and receive the following fees, to wit: For a special warrant, \$5.00; for a special warrant of escheat, \$5.00; for a special warrant of proclamation, \$5.00; for a special warrant of resurvey, \$5.00; for making out patent for any number of acres less than one hundred, \$5.00; for making out patent for every one hundred acres above one hundred, one dollar additional; for recording patent for every hundred words, twenty-five cents; for every search, fifty cents; for examining every certificate of survey of one hundred acres or under, \$1.60; for examining every certificate of survey from one hundred to two hundred acres, \$2.00; for examining every certificate of survey of from two hundred to three hundred acres, \$2.50; for examining every certificate of survey for every one hundred acres over three hundred acres, fifty cents; for examining every certificate of resurvey up to one hundred acres, \$3.00; for examining every certificate of resurvey of from one hundred to two hundred acres, \$3.50; for examining every certificate of resurvey of from two hundred to three hundred acres, \$4.00; for examining every certificate of resurvey of every one hundred acres over three hundred, fifty cents; for examining every paper accompanying a certificate of survey or resurvey, twenty-five cents; for entering a caveat, fifty cents; for filing every paper, ten cents; for every certificate of award of soldier's lots, seventy-five cents; for making all copies, per hundred words, twenty-five cents; for every seal, fifty cents.

This section was not repealed *pro tanto* by act, 1890, ch. 513, sec. 2, the latter being unconstitutional and void. *Scharf v. Tasker*, 73 Md. 383.

Cited but not construed in *Gibson's Case*, 1 Bl. 145; *Mayer v. Tyson*, 1 Bl. 562.

As to the "land office," see art. 54.

See notes to sec. 12.

Constables.

An. Code, 1924, sec. 15. 1912, sec. 14. 1904, sec. 14. 1888, sec. 14. 1820, ch. 164, sec. 1. 1821, ch. 162. 1831, ch. 169. 1834, ch. 192, sec. 4. 1839, ch. 35, sec. 5. 1860, ch. 378. 1865, ch. 67. 1867, ch. 375. 1868, ch. 317. 1870, ch. 196. 1872, ch. 424. 1876, ch. 315.

15. The several constables in this State shall be entitled to demand and receive the following fees, to wit:

For serving State warrant and return	\$	75
For serving search warrant		75
For serving summons in civil suit and return		45
For serving summons for witness and return, each witness		20
For serving <i>scire facias</i> and return		40
For levying <i>fieri facias</i> and return		20
For delivering a person committed over to the jailor, seventy-five cents, and five cents per mile for every mile he may have to travel and the actual necessary traveling expenses of each prisoner.		
For summoning jury on inquest, each juror		15