

with a margin in blank of about half an inch at the sides, top and bottom of each page, and shall transmit the same, on or before the first day of June in each year, to the commissioner of the Land Office.

Art 18, s 56
1786, c 14, s 2.
To indorse date
of receipt on
deeds
2 G & J 182

13. Every clerk who receives a deed, or instrument of writing which is required to be recorded within a specific time, shall indorse thereon the time when he receives the same.

BLANK WRITS

Id s 3
1715, c 48, s 11.
Blank writs.
Penalty.

14. No clerk of any court of this State shall deliver to any attorney, sheriff, or other person, any blank writ whatsoever; and any clerk so offending shall be subject to a penalty of one hundred dollars.

CALL OF DOCKET AND ENTRY OF JUDGMENTS.

Id s 46
1858, c 363, s 1
Call of docket
and entry of
appearances.

15. The clerk shall, in the absence of the judge of the court on occasion of sickness, at any regular or adjourned term of the court, call over the civil appearance docket, take the returns of the sheriff, and enter the appearance of the defendants when required, either in person or by attorney.

Id s 47
1858, c 363, s 2.
To enter
judgment by
consent

16. He may, at any regular or adjourned term of the court, in the absence of the judge aforesaid, by consent of parties in person or by attorney, enter up judgments on the trial, appeal, reference, and appearance dockets, in the same manner as if the judge was present; and the same shall be as effectual as if the judge was in court.

ENTRY OF JUDGMENT OR DECREE SATISFIED.

Id s 14
1840, c 96, s 1.
May enter judgment or decree
satisfied upon
order.
8 Md 117,
36 Md 619.

17. The clerk of any court may enter any judgment or decree satisfied upon the order in writing of the plaintiff or his attorney, and shall file such order among the papers in the cause

SUPERSEDEAS.

Id s 23.
1860, c 182, s 1.
To take super-
sedeas.
33 Md. 535.

18. The clerks of the Circuit Courts in the several counties, of the Superior Court of Baltimore City, the Court of Common Pleas, and Baltimore City Court, shall have the power and jurisdiction to take supersedeas of judgments and decrees in their respective courts, as a justice of the peace in the counties has by law, and the supersedeas as taken shall have the same effect as if taken by a justice of the peace; and every security in a supersedeas of a judgment rendered in the respective courts, and superseded before the clerks of said courts, shall sign the same, or, if they cannot write, make their marks, to be attested by the clerk; and the several clerks shall be entitled to a fee of twenty-five cents for each supersedeas. It shall not be lawful for justices of the peace to take supersedeas of judgments recovered in the aforementioned courts of Baltimore city.

Fees.