36. He shall, on or before the first Monday in June and Decem- Id 8 62 l853, c 86, s. 8. ber in each year, return to the comptroller, under oath, a list and To return account of the licenses issued by him; which shall contain the number of licenses issued of each grade and kind, when issued, what comptroller. amount of money was received for each license, and person to whom the same was granted; and also show the number, grades and description of blank licenses remaining unissued.

37. Any clerk who shall fail or neglect (annually), on the first day Id & 63. of May, or at such other time or times as may be necessary, to apply Penalty for not to the comptroller for blank licenses, in the manner herein directed, applying for blanks shall forfeit and pay for every such failure or neglect the sum of one thousand dollars

38. Any clerk who shall refuse or neglect to return to the comp- 1d 8.64. troller lists and accounts of all licenses issued by him, as hereinbe- 1853, c 86, s 5 Penalty for not fore required, shall be charged by the comptroller with the whole returning. amount of blank licenses delivered to such clerk, at the several rates fixed by law therefor; and the comptroller shall immediately thereafter direct the official bond of such clerk to be put in suit for the recovery thereof.

39. Every clerk shall lay before every grand jury, attending his Id. 8 65 1824, c 158, court, a list of all licenses granted by him, and not by him before 1827, c 117, 8 6 To return lists returned to any grand jury.

of licenses to grand jury

40. All the provisions herein contained relating to the obtaining $\frac{1}{10}$ s $\frac{1}{73}$ of blank licenses, granting the same, and returning an account thereof Applicable to clerk of Court to the comptroller by the clerks of the Circuit Courts for the counties, of Common Pleas shall apply to the clerk of the Common Pleas as fully as if the same were herein repeated.

FEES AND COSTS.

41. Every clerk shall make out accounts of his fees in a fair, 1731, c 15, s 2. legible hand, and in words at length.

42. He shall deliver to either plaintiff or defendant (if required), 1d s 33 full copies, in a fair, legible hand, of all the costs of suit recovered To give copies by or against the party requiring the same; and on failure to do so, such clerk shall forfeit and pay thirty dollars.

Penalty.

43. No clerk shall receive any fees or compensation for services 1d s 31 rendered as clerk, until he has given bond executed and approved 1800, c 82, s 3.

As herein provided.

Not to receive as herein provided.

fees, etc , before bonding.

BONDS OF CLERKS OF CIRCUIT COURTS.

44. The clerks of the several Circuit Courts for the counties Art 18,8 42 1742, c 10, 1800, shall each give bond to the State of Maryland in the penalty of four- c 82,88 2, 3, 1824, c 95, 1844, teen thousand dollars, with good, able, and sufficient securities, being $\frac{10.24}{6.63}$ persons of visible and landed estates within this State, to be ap- Bond 27 Md 706, proved by the judge of the Circuit Court of which he is clerk, with 2 G. & J 255 proved by the judge of the Circuit Court of which he is clerk, with the following condition: "The condition of the above obligation is such, that if the above bound A. B., whilst he shall continue in the