

Id s 50
1785, c 9, s 7,
1874, c 66,
1876, c 257
Extracts of
deeds in office
of commissioner
of the Land
Office.

Art 37, s 51
1812, c 82
Patent records,
etc, in Land
Office
1 Gill 188.

Id s 52
1818, c 100
Copies of
original certifi-
cates in Land
Office.

Id s 53
1798, c 103,
1853, c 448
Copies from the
secretary of
state's office
Id s 54
1798, c 108
Copies from
treasurer's
office. 3 H & J

Id s 55
1798, c 108
Copies from
comptroller's
office

Id s 56
1829, c 91, s 1
Copies from
books of tobacco
inspectors

Const art 7, s 4
Id s 57
1854, c 149, s 3
Copies from
records of late
Court of Chan-
cery
34 Md 57

Id s 58
1798, c 101, sub
2 s 4, 1817, c
119
Copies from
offices of clerks
and registers
21 Md 558,
22 Md 94, 187,
25 Md 402, 26
Md 8, 30 Md
409, 34 Md 413,

Id s 59.
1817, c 119
Copies of judg-
ments and pro-
ceedings not
required to be
recorded
11 Md 338, 33 Md. 1, 34 Md 54, 45 Md 144

49. A certified copy under seal of the extract of a deed transmitted by any of the clerks of the Circuit Courts or the clerk of the Superior Court of Baltimore City to the commissioner of the Land Office, shall be evidence if the original deed and record thereof be lost or destroyed.

50. A copy certified under the seal of the commissioner of the Land Office of any patent, certificate, extract of deed, or of any entry or record contained in any book deposited in the Land Office, or of any proceedings or papers filed therein, shall be evidence.

51. A copy of any original certificate in the Land Office, together with the notes or illustrations annexed thereto at the time the same was returned into the Land Office, referring to the lines of other tracts of lands, certified by the commissioner of the Land Office under his hand and the seal of his office, shall be evidence in any court of law or equity in this State, in the same manner and have the same effect as if it were the original paper and proved to be in the handwriting of the surveyor by whom the original survey was made, and that the said surveyor was dead.

52. Any copy of any of the books, papers, entries and proceedings in the custody of or in the office of the secretary of state under his seal of office, shall be evidence.

53. A copy of any of the books, papers, entries and proceedings of the treasury, attested by the treasurer, shall be evidence. 378, 444, 487

54. A copy of any of the books, papers, entries and proceedings belonging to the office of the comptroller, attested by the comptroller, shall be evidence

55. Copies or transcripts of manifests or other entries from the books of inspectors of tobacco, certified under the hand and seal of the inspector and verified by his affidavit to be true and accurate copies from the original in his possession, and to contain the entire entries or subject-matters in reference to which such transcripts are required, shall be evidence.

56. All copies of any books, papers, entries and proceedings in the custody of the commissioner of the Land Office as keeper of the records of the Courts of Chancery, certified under his seal of office, shall be evidence.

57. Copies of any record in the custody of any of the clerks of courts of law or equity or register of wills, certified by such clerk or register, under the seal of his office, shall be evidence; and all judgments and decrees, deeds, and other papers and proceedings required by law to be recorded, shall be considered records within the meaning of this section.

58. Copies of judgments, decrees, or other judicial proceedings not required to be recorded, made by any of the clerks from the papers, dockets, entries and minutes of the court, certified by such clerk under the seal of his office, shall be evidence.