

and immediately after each term of his court, enter and transcribe therein the docket entries of each civil suit and action, legal and equitable, which shall have been ended during the said term by trial, judgment, decree, agreement, *non pros* or abatement; and such transcript shall contain the style or names of the parties, the nature of the case, the docket entries, and if superseded, the name or names of the superseders, and other memoranda as they appear upon the docket, and the judgment, decree, order or agreement by which the several actions or suits were terminated; and the bills of costs recoverable by the party in whose favor they shall have been awarded, shall be likewise transcribed and entered; and the said books shall be truly and regularly paged and alphabetically indexed, with the names of plaintiffs and defendants, and the whole completed before the ensuing term of the court.

State v Wayman, 2 G. & J. 255. Hotelier v. State, 8 G. & J. 381. Mackall v. Farmers' Bank, 12 G. & J. 176. P. W. & B. R. R. Co. v. Howard, 13 How. 331. Watkins v. State, 14 Md. 412. Mayor & C. C. v. Co. Commissioners Balto. Co., 19 Md. 564. Montgomery v. Murphy, 19 Md. 576. State v. Logan, 33 Md. 1. Sanders v. McDonald, 63 Md. 510.

P. G. L., (1860,) art 18, sec. 17. 1845, ch. 254, secs. 1-2

**19.** The said clerks shall also transcribe and enter the docket entries of every execution which shall be entered satisfied or otherwise finally settled, and also the docket entries of every execution or other final process under which any personal property shall have been seized or taken, together with a copy of the schedule or schedules accompanying such execution, and the sheriff's return thereon, regularly paged and indexed as directed in the preceding section; and for the services required in this and the preceding section, the clerk shall be entitled to twenty-five cents for each suit or action, to be taxed in the bill of costs against the plaintiff, or in the additional costs of said execution, and endorsed thereon.

Ibid. sec. 19. 1817, ch. 119, sec. 8. 1882, ch. 469.

**20.** The said clerk shall also, in well-bound books, make up and complete a record of the proceedings in every case where the title to real estate has been decided by decree, judgment or award, and in all cases where any lands or tenements have been