For certificate under seal of an admission of an attorney For recording anything required by law to be recorded, and for copies of any papers, for each ten words or fig-	1 00
ures and pro rata	1
For arraigning a criminal	50
For drawing, empannelling and swearing a petit jury, and	
entering the same on the docket	75
For drawing, empannelling and swearing a grand jury,	••
and entering the same on the minutes of the court	1 25
For each oath taken in court and entering the same	5
	J
For each entry necessary to be made on the docket or min-	J
utes of the court, except those above mentioned	5
For making alphabets and lists of transfers of property for	
each ten words, and so pro rata, except alphabets to doc-	
ket	14
For copying surveyors' plots or recording the same, the	
same per diem allowed to surveyors for making them.	
All original papers to which a party is entitled, to be de-	
livered without charge for a search.	
No search to be charged for looking for any judgment or	
other record or thing of which a copy is required, or	
which may be necessary to be recited in any suit or pro-	
cess.	
No charge to be made for any docket entry not actually	
made.	
For receiving and paying over all public money received	
for licenses, fines or otherwise, five per centum, except	
the clerk of the court of common pleas, who shall re-	
ceive one per centum commissions for receiving and pay-	
ing over such public money.	
	12
For entering satisfaction of judgment on justice's docket.	15
For granting hawker's and pedler's license, to be paid by	4 00
the hawker or pedler	1 00
Peter v. Prettyman, 62 Md. 572.	

Commissioner of the Land Office.

- P. G. L., (1860,) art 38, sec. 11. 1779, ch 25, sec. 2 1878, ch. 364.
- 13. The commissioner of the land office shall be entitled to demand and receive the following fees, to wit: