1892, ch. 91. 1896, ch. 409.

2. No account for officers fees by any of the several officers herein named, rendered for services to or in behalf of the counties of this State in this section named, shall be allowed by the county commissioners thereof, until said account has been submitted to and approved by the judges of the circuit court for said county, or a majority thereof; and no charge for officers fees shall be paid or allowed by the county commissioners aforesaid, in any criminal case where jurisdiction to try, hear and determine the matter charged against the party accused has been conferred by law upon justices of the peace, but the county commissoners may levy or pay to the officers performing service in such cases, such compensation as they, in their discretion, may deem right and proper. This section shall apply only to the counties of Caroline, Kent, Queen Anue's, Talbot, Prince George's, Charles and Harford.

Cierks of Courts.

1892, ch. 222.

cuit courts and the clerks of the courts of the city of Baltimore, may charge the fees herein allowed for the performance of their respective duties, to wit: For filing any paper, or thing required to be filed, and entering the same on the docket or minutes of court, to
be charged but once \$ 5
For docket entry of any judgment or decree 25
For entering the naturalization of an alien with certificate
under seal, including all oaths taken thereon 50
For entering the declaration of intention of an alien to
become a citizen with certificate under seal, and all oaths
taken thereon
For granting any license of any kind 50
For taxing the costs in any suit or proceeding, to be charged
but once 15
For a transcript thereof with the items thereof, at large
when demanded, to be charged to any person requiring
the same
For every search for matter above a year's standing, how-
ever remote the period may be, if found