

For returning a writ of inquiry of damages	\$1 25
For empanelling a jury thereon	3 00
For swearing the same, each	15
For attendance, per day	1 25
For delivering commissions to supervisors of roads, to be paid by the county, each	50
For transfer of stock under execution	1 00
For summoning appraisers in cases of distress for rent and swearing them, each	20
For serving an execution	15

1888, art. 36, sec. 29. 1860, art. 38, sec. 28. 1790, ch. 59, sec. 2.

29. The sheriff shall have as poundage fees for levying an execution at the rate of seven and a half per cent. on the first twenty-six dollars and sixty-seven cents, and at the rate of three per cent. on the residue, but if execution be laid on any interest in lands only one-half of the poundage fees shall be charged, and if laid upon lands and the lands be not sold by the sheriff he shall charge only one-fourth of the poundage fees aforesaid.

Fisher v. Beatty, 3 H. & McH. 148. *Stewart v. Dorsey's Ex'x*, 3 H. & McH. 401. *State v. Duvall*, 4 H. & McH. 4. *Maddox v. Cranch*, 4 H. & McH. 344. *Howard v. Levy Court*, 1 H. & J. 558. *Hall v. Belt*, 8 G. & J. 470. *Gurley v. Lee*, 11 G. & J. 395. *Deale v. Estep*, 3 Bl. 433. *The Cape Sable Co.'s Case*, 3 Bl. 624. *Gilmor v. Brien*, 1 Md. Ch. Dec. 40. *Eakle v. Smith*, 24 Md. 362.

Surveyors.

Ibid. sec. 30. 1860, art. 38, sec. 29. 1849, ch. 549, sec. 1.

30. The surveyors of the several counties and the city of Baltimore shall each be entitled to charge for his individual services, under warrant of survey or re-survey directed from the land office, under orders or warrants of re-survey directed from the courts of law, and under orders from courts of equity a *per diem* of four dollars for each day he may necessarily be engaged in performing the duty the said orders and warrants enjoin on the said surveyors, and when the same shall be required by the person for whom the services shall be rendered shall state his account of such services under oath.