

For recording extracts of deeds for the conveyance of lands and tenements, transmitted from the clerks of the county courts, agreeably to the acts of November session 1785, chapter 9, section 7, of November sessions 1805, chapter 65, section 20, and of 1806, chapter 90, section 7, for every ten words or figures thereof, and so *pro rata*,

1 ct.

For recording or transcribing the laws of the state, made and passed from time to time, by the general assembly, all deeds, indentures, conveyances of land, bonds, mortgages, or any other matter or thing required by law or the parties to be recorded or transcribed, not herein before particularly enumerated, and for which no other allowance hath been already specifically made, for every ten words or figures written, and so *pro rata*,

1 ct.

For making up and recording *in extenso*, all judgments, writs of *feri facias*, *venditioni exponas*, or other writs of execution, under or by virtue of which any lands or tenements shall be seized in execution and sold, with the several returns to such writs or executions; and also all decrees, petitions, commissions with their respective returns, and other judicial or court's proceedings, either in law or equity, relating to lands, tenements, and other real estate, specified and expressly required so to be recorded and made up at full length by the seventh section of the act of 1817, chapter 119, and in the manner therein prescribed; or in all other cases, actions, suits or prosecutions, that may be expressly directed or required, in writing, by some person or party interested therein; and also for all exemplifications of the proceedings, judgments or decrees, in all cases where a full and complete record thereof may not have been already made up, or authorised, as provided for by this act, (but in no other case whatever,) to be charged to those for whose use or benefit such services may be performed, or to those requiring the same to be done, for every ten words or figures written, and so *pro rata*,

1½ cts.

For recording or copying all plots made by surveyors, and which may be filed in office, when so required either by law or an individual, the same fees as are by law limited and allowed to surveyors for the performance of like or similar services.

For alphabeting every instrument, proceeding, paper, or other matter, recorded in the office, and endorsing or entering thereon a certificate referring to the record, for every ten words and figures necessarily written for that purpose, and so *pro rata*,

1½ cts.

But this provision shall not be so construed as to extend to any alphabets or indexes made to the dockets of actions, suits or prosecutions.