

CHAP. 247. But this provision shall not be so construed as to extend to any alphabets or *indices* made to the dockets of actions, suits or prosecutions.

Register in Chancery,

For all other services, matters or things, not herein before particularly enumerated, and for which no specific allowance may have been already provided, the same fees as are herein after prescribed and allowed to the clerks of the several county courts of this state, for the like or similar services, and no more.

To the Clerks of County Courts, and Baltimore City Court

4. *And be it enacted*, That from and after the commencement of the operation of this act, there shall be limited and allowed to the Clerk of each County Court in this State, and to the Clerk of Baltimore City Court, for services thereafter rendered in virtue of their respective offices, instead of the fees heretofore rated and established by law, the following fees, agreeably to the particular arrangement and classification thereof, and no more; that is to say,

I. *In prosecutions either at Law or in Equity, usually denominated "Civil Cases."*

For filing every declaration, pleading, order, or other paper, matter or thing, necessary or required to be filed in his office, (to be charged but once,) for each,	5 cts.
For the docket entry of every personal appearance of each individual party, whether plaintiff or defendant, appellant or appellee, or for the appearance of an attorney for either party,	5 cts.
For the docket entry of every bail piece, or taking and entering every special bail in court,	5 cts.
For the docket entry of every imparlance, to be charged to the party defendant only,	5 cts.
For the docket entry of every continuance or reference, to be charged to the plaintiff only,	5 cts.
For the docket entry of every rule or order to declare or plead, of every motion, leave, or other rule entered by order of the court,	5 cts.
For the docket entry of a default or amerciamento of any sheriff or coroner,	5 cts.
For entering defalcation, amerciamento, bail, or other proceeding of the court, stricken out,	5 cts.
For making up the issue or issues, in fact or law, for trial, in any suit,	15 cts.
For entering an action agreed, satisfied, discontinued, struck off, abated, quashed or dismissed,	5 cts.
For the docket entry of every declaration, plea or answer, replication, demurrer or joinder thereto, or any other pleading, and of every <i>relicta verificatione</i> ,	5 cts.
For drawing and empannelling every petit jury,	25 cts.
For swearing every petit jury, and entry of the pannel thereof,	50 cts.
For every copy of the pannel,	5 cts.
For a <i>venire facias</i> for jurors or talismen, issued by order of the court,	10 cts.
For administering every oath or affirmation in court, other than to jurors,	5 cts.