## JOSEPH KENT, ESQUIRE, GOVERNOR.

		8.7	*			
	For taking and entering every verdict of a jury,		cts.	CHAP.	247.	
	For the docket entry of any judgment or decree of	- 31	100	Claube of	Connt	٠.
	the court,	. 20	Cts.	Clerks of Courts an	d Balti	•
	For taxing, making out, and filing a bill of costs, of		v	more City	Court	
	either party, in any suit or action, or in cases of land					
	commissions, with the several items or articles at					
	large; (but it is not intended that this allowance					
	shall extend to the taxation of any additional costs					
	on executions, or other judicial process, issued up-		*			
	on judgments or decrees other than attachments	÷ ,	.44	*		
	and scire facius's;	15	cts.			
	For a transcript thereof, with the several items or ar-	1	. ,			
	ticles at large, when demanded,	10	cts.			
	For entering an appeal, the allowance of a writ of er-	,			,	
,	ror, or the service of an injunction,	5	cts.			
	For issuing subpoena ad testificandum, including the					
	names of all witnesses applied for at the time, not	•				
	exceeding three,	10	cts.			
	And for each person exceeding that number, in addi-		٠,			è
	tion thereto,	2	cts.			
	For issuing subpæna duces tecum ad testificandum,	ř	,			
	or a subpæna ad respondendum,	15	cts.			
	For a short copy of judgment or decree, without seal,					
	if expressly demanded, to be paid for by the party	* *				
	demanding the same,	15	cts.			
	For affixing the seal of the court to any certificate,					
	transcript of proceedings, or exemplification, when					
	required by law, or any person, (but not to any					
	writ or other process, as no fee is intended to be		•			
	allowed for the seal in such cases,)	121	cts.			
,	For taking and entering security for costs, or on judg-		}" <i>y</i>			
	ment of condemnation on attachment,	10	cts.			
	For entering the appointment and admission of guar-	3	,			
	dian or prochein ami,	10	cts.			
	For certificate of bail piece, including search and seal	-				
	of office,	50	cts.			
	For entering surrender of principal in discharge of	'				
	bail,		cts.			
	For entering commitment, releasement or exoneretur,	10	cts.			
	For entering the appointment of auditor to marshal					
	assets, or to audit accounts,	10	cts.			
	For entering capias ad satisfaciendum "not called by	_				
	consent,"	5	cts.			
	For entering the suggestion of the death of either or	÷				
	any party,	5	cts.			
	For issuing a subpœna for an executor or other person,					
	to appear to prosecute or defend a suit,	15	cts.			
4,	For issuing a subpœna on petition or an appeal, for ap-	ير أي				
	pellee or appellant,	15	cts.			
	For every search made for any matter or thing above		,			
	a year's standing, however remote or distant the	ŤOŽ	4	•		
	period may be, if found,	187	CLM			
	For issuing, under seal of office, every capies ad res-		3.4			
	pendendum, a writ of capias ad satisfaciendum,					

28