CHAP. 15

CHAPTER 15.

AN ACT to repeal Section 117 B of Article 17 of the Code of Public Local Laws, title "Prince George's County," subtitle "Treasurer," as enacted by Chapter 434 of the Acts of the General Assembly of Maryland of the year 1904, and to re-enact the same with amendments.

Repeal and

Section 1. Be it enacted by the General Assembly of Maryland, That Section 117 B of Article 17 of the Code of Public Local Laws, title "Prince George's County," sub-title "Treasurer," as enacted by Chapter 434 of the Acts of the General Assembly of Maryland of the year 1904, be and the same is hereby repealed and re-enacted as follows:

Duties of clerk of court.

Section 117 B. The clerk of the Circuit Court, upon receiving from the treasurer a list of real estate about to be advertised at tax sale, which complete list shall be furnished him by the treasurer not later than fifteen days prior to the day on which said list is sent to the newspapers for advertisement, shall search for the book and page of the land records in his office relating to each piece thereof, and he shall receive a fee of twenty-five cents (25) for finding and furnishing the same to the treasurer, or if after due search the same cannot be found, then and in such case he shall receive the same fee of twenty-five cents; and the said clerk shall receive \$5.00, to be paid him by the commissioners of the county, for filing a report of tax sales made by the treasurer, as hereinbefore provided, docketing the same and making other entries relative thereto. The said treasurer, before bringing up his report of sales to the judge of the Circuit Court for ratification, shall first file a supplementary report, to be entered on the docket by the clerk of the Court simply as "filed," showing all the property redeemed from such sales and to which exceptions have not been filed, so that the judge taking cognizance of said report shall be able to ratify only such sales as have not been redeemed or excepted to, or if excepted to, in cases where the exceptions have been dismissed by him. The clerk of said Court shall receive from the party requiring any service therein the same fees allowed for similar service in ordinary equity suits; tax proceedings so filed before him shall not be actually recorded when the treasurer's report is handed to the Court for ratification where no exceptions thereto have been filed; the

Fees allowed.