

of accounting for such fees and relating generally to fees in magistrates' courts in Washington County.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 20 of Article 36 of the Annotated Code of Maryland (1964 Supplement), title "Fees of Officers," subtitle "Justices of the Peace," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

20.

(a) The justices of the peace of this State shall be entitled to receive the fees allowed in the following table, and such fees shall be taxed and paid by the party against whom judgment shall be rendered, to wit:

For issuing each summons in debt or damages, or writ of replevin40
For each summons for witnesses, including all the witnesses applied for at the same time40
For venire to summon freeholders50
For fieri facias50
For venditioni exponas50
For scire facias60
For every supersedeas30
For every oath or affidavit20
For probate of account25
For every judgment rendered where there is no trial	1.00
For every judgment rendered on trial	1.00
For every warrant of attachment against a resident debtor60
For every attachment against a nonresident or absconding debtor	1.50
For attachment of contempt50
For venire to summon a jury in case of forcible entry and detainer, and summons to tenant	1.50
For taking inquisition and return thereof	5.00
For warrant of restitution	2.00
For taking every acknowledgment of every deed or other instrument of writing from each person making an acknowledgment30
For a certificate of estrays40
For issuing writ of attachment by ways of execution60
For taking replevin or other bonds50
For entering every continuance15
For every transcript from the docket25
For every search20
For binding apprentices, each justice50

provided, however, that this section shall not apply to Baltimore City or Baltimore County.

(b) In Charles County, and notwithstanding any other provisions