

For indexing a judgment in the index of recorded judgments—husband and wife	[ .50]	<del>1.00</del> 50
For indexing a judgment in the index of recorded judgments—for each additional name	[ .50]	<del>1.00</del> 50
For attachment for contempt	[ 5.00]	5.00
For taking appeal	[ 5.00]	5.00
Assignment of judgment	[ 1.00]	1.00
Credit on judgment	[ 1.00]	1.00
Waiver of lien of judgment	[ 1.00]	1.00
For Show Cause, or nisi, orders including service by constable	[ 3.00]	5.00
Order to Strike Judgment	[ 3.00]	<del>5.00</del> 4.00
For Habeas Corpus Ad Testificandum		
Petition	[ 1.00]	1.00
Writ	[ 4.00]	4.00
Petition for Writ of Habere Facias Possessionem	[ 3.00]	3.00
Writ of Habere Facias Possessionem	[ 3.00]	3.00
Appointment of Elisor	[ 2.00]	2.00
Service by Private Party	[ 2.00]	2.00
Order for Posting at Court House Door	[ 2.00]	2.00
For Interrogatories in Attachment	[ 2.00]	5.00
Leave for Permission to sue Commissioner of Motor Vehicles	[ 2.00]	2.00
Filing and Docketing Judgment from other jurisdictions	[ 3.00]	<del>4.00</del> 3.00

The costs paid by a plaintiff for recording his judgment shall be added to the costs taxed in his favor.

Poundage in the Court shall be taxed at the rates and in accordance with the provisions of Article 36, Section 25 of the Annotated Code of Maryland.

If it appears that the ends of justice be best served by waiver of prepayment, any judge shall have power to waive the prepayment of costs. Where a plaintiff desires a waiver of the prepayment of costs, he shall, under oath, answer such inquiries as may be made to him respecting his financial status and ability to pay costs.

Said Court shall have power to fix by rule the fees and costs for all pleading and proceedings in said Court not enumerated in this subtitle.

SEC. 2. *And be it further enacted,* That this Act shall take effect July 1, 1970.

Approved May 5, 1970

---

CHAPTER 546  
(Senate Bill 299)

AN ACT to repeal and re-enact, with amendments, Section 6 of Chapter 411 of the Acts of 1927, as last amended by Section 1 of