

ACTS of MARYLAND.

265

*Pounds of Tobacco.*

For all Searches above one Year, the Time of what Length soever, if the Matter searched for be found,	15
For all Copies <i>per side</i> , computed as before,	9
For every other Service not herein mentioned, <i>per side</i> , and <i>so pro rato</i> ,	9

*To the Clerks of the County Courts.*

*Pounds of Tobacco.*

Issuing a Writ and filing the same and Return,	9
Every Declaration, if a side, and <i>so pro rato</i> ,	4 $\frac{1}{2}$
A Copy of the same, if demanded, as before,	
Entering every Appearance, in any Suit, until Judgment or Discontinuance of such Suit,	4
Every Imparlance,	2
Filing every Plea and Demurrer, if not a special one,	3
If a Side or more, <i>pro rato</i> ; if a Copy delivered, <i>pro rato</i> ;	
Entering any Matter upon Record, if half a side,	2
If more, then <i>pro rato</i> , as before,	4 $\frac{1}{2}$
A <i>Subpoena</i> ,	6
Rule to plead, or Tryal,	2
For making up the Issue,	6
Entering Judgment,	9
Signing Judgment,	5
A <i>Venire facias</i> , for a Jury,	6
Entering the Pannal,	2
Filing a Bill of Cost,	5
Copy of the same, with the Articles at large, if delivered,	5
Issuing Execution and filing the same and Return,	9
For a special Bail,	3
A Writ of Enquiry of Damages, at <i>per side</i> , and <i>so pro rato</i> ,	4 $\frac{1}{2}$
For entering an Appeal,	4
A Return of a <i>Certiorari</i> , and Copy of the Record, <i>per side</i> ,	4 $\frac{1}{2}$
Entering a Writ of Error,	4
Every Oath,	3
Proving a Deed or Writing,	4
A Copy of the same, if required <i>per side</i> ,	4 $\frac{1}{2}$
For entering every <i>Capias ad respondendum</i> in Cases where Bail or Security for Cost is ruled, upon Return of such Writ; or where a Declaration is sent with such Writ, and a <i>Cepi</i> returned thereon by the Sheriff, or short Notes sent and Judgment given for Attachment, or where the She- riff is amerced for not bringing in the Defendant; but in no other Case; <i>per side</i> ,	4 $\frac{1}{2}$
For entering <i>Capias ad satisfaciendum</i> , where the Sheriff or Co- roner, upon Return of the Writ is called to bring in the Defendant, and his Default is entered; or where the De- fendant is committed in Execution; but in no other Case; <i>per side</i> ,	4 $\frac{1}{2}$