

L A W S of the S T A T E of

CHAP. X.

tiff, his agent or attorney, shall and are hereby obliged to make and specify on the back of such writ, together with a memorandum or note in case of penalty, that the growing interest is claimed till payment. And no sheriff, under sheriff, or bailiff, shall be obliged to execute such writ before such endorsement.

The sheriff's charge on executions, &c.

VI. And be it enacted, That on the service of any execution for money or tobacco, the sheriff, for the service of the same, shall charge and receive on the same at the rate of seven per cent. for the first five pounds, in money, or six hundred pounds of tobacco, and at the rate of three per cent. for the residue, in the same specie the execution shall issue for, to be endorsed as aforesaid: And that no sheriff shall be chargeable, in any action of escape, for more than the sum of money or tobacco really due, or endorsed to be received on the execution in discharge thereof.

Fees to the surveyor.

To the S U R V E Y O R.

	l.	s.	d.
For the surveying of one hundred acres of land or under, per acre	0	2	
Any quantity above one hundred acres and under two hundred	0	1	
If between two hundred acres and five hundred acres, then for the first two hundred as before, and for all above two hundred acres	0	0	1/2
Five hundred acres as before, and for all above, per hundred acres	1	4	
For every plat, allowing three plats for every survey, that is to say, one to the party, one to the examiner general, and the other to be entered with the certificate upon the surveyor's books, for the first hundred acres or under	1	4	
For all above the first hundred acres, per hundred	0	7	
For a journey fee, if the land be distant from the house of the surveyor who actually makes the survey twenty miles or under, and if more four pence per mile	5	7	
For every certificate of survey, be the quantity more or less	0	7	
For the resurvey of one hundred and forty acres of land or under, made with a circumferentor or theodolite, chain, and other necessary instruments, whether made up of one or more tracts, correcting and amending the original survey, or surveys, and adding contiguous vacancy thereto, for the resurveying whereof a warrant is or shall be issued out of the land-office	2	16	3
For the resurvey of any quantity of land above one hundred and forty acres, as aforesaid, whether made up of one or more tracts, under warrants as aforesaid, then for the said quantity of one hundred and forty acres the said sum of	2	16	3
And for the residue, the same fees as allowed upon primitive surveys.			
For running the lines of each tract on warrant of survey out of the general or county court, the same fees as on primitive surveys.			
For platting on such surveys, each tract of land of one hundred acres, or under	1	4	
For all above the first hundred acres, per hundred	0	7	

For