

	lb	Tab.		lb	Tab.	C H A P. XXV, XXVI.
commission, and paid for by him			Seal of a <i>scire facias</i> thereupon	90		
Seal of a writ of discharge, if any	90		Seal of a <i>superseatas</i> there- upon	90		
Seal of a patent of deniza- tion.	320		Seal of every other matter or thing that shall pass the great seal, and not herein contained, when not issued for the benefit of the pub- lic	90		
Seal of a <i>ne exeat</i>	90					
Seal of a writ of error from any county court	90					

F E E S in C O U R T of A D M I R A T Y.

For every sentence or con- demnation fee	500	For every stipulation made before the judge of the ad- miralty	90	In court of admiralty.
For attesting all depositions	23			

XXV. And be it enacted, That the money shall be paid immediately on the service done, at the rate herein before specified, and the registers in chancery and court of admiralty respectively shall, every half year, pay the same to the treasurer of the western shore, for the use of the public, and shall annually lay before the general assembly a fair account of their receipts, and shall be allowed a commission of ten per cent. in full for their trouble and service in the execution of this act.

To be paid on
service done,
&c.

XXVI. This act to continue until the first day of November next, and until the end of the next session which shall happen thereafter.

Continuance.

C H A P. XXVI.

An A C T to prevent distilling grain into spirit.

W H E R E A S the quantity of grain which may be distilled throughout this state, unless prevented, will tend to encrease the price thereof, and occasion a difficulty in procuring the necessary supplies for the armies of the United States:

Preamble.

II. Be it enacted, by the General Assembly of Maryland, That from and after the commencement of this act, no whiskey, or other spirit whatsoever, shall be made, extracted, or distilled, within this state, from any wheat, rye, Indian corn, barley, or other grain, or from any meal, flour, malt, or beer made of grain.

No spirit to
be distilled
from grain,
&c.

III. And be it enacted, That if any person shall make, extract, or distil, or cause or procure to be made, extracted, or distilled, any whiskey or other spirits, from any wheat, rye, Indian corn, barley, or other grain, or from any meal, flour, malt, or beer made of grain, or shall use or mix, or cause or procure to be used or mixed, any wheat, rye, Indian corn, barley, or other grain, or any meal or flour, in any worts or wash, in order for the making, extracting, or distilling, whiskey or other spirit, or shall put or lay, or cause or procure to be put or laid, in any tun, cask, copper, still, or other vessel or utensil, any wheat, rye, Indian corn, barley, or other grain, or any meal, flour, malt, or beer made of grain, for the purpose of extracting or distilling whiskey or other spirits, that then, and in each and every

Penalty on
persons distill-
ing, &c.