

clusive, which index shall be both in the name of CHAP. 156.  
each and all the grantors, bargainors, donors, or mort-  
gagors, and all the grantees, bargainees, donees or  
mortgagees, and shall refer to the book and page  
of the record of the several conveyancers, desig-  
nating the same and the date of the record.

SEC. 2. *And be it further enacted*, That the cost of  
said books used for said index, shall be paid by the  
county commissioners for said county, and that  
said clerk shall be paid for making said record out  
of the surplus proceeds of his office, and if there  
be no surplus, then the county commissioners shall  
allow him such compensation as the said commis-  
sioners shall think fair and honorable, to be levied  
and collected as other county charges now are ;  
*Provided*, that the said clerk shall in no event  
have more than the same now allowed him by the  
Constitution of this State, and should the compen-  
sation allowed him by the county commissioners  
cause a surplus in the fees of his said office, that  
then he shall pay over said excess or surplus to the  
said county commissioners to the extent of said  
allowance.

Compensa-  
tion.

Proviso.

SEC. 3. *And be it further enacted*, That this act  
shall take effect from the day of its passage.

In force.

CHAPTER 156.

AN ACT to amend article thirty-eight, section  
twelfth of the Code of Public General Law, so  
for as it relates to Montgomery county, and in-  
sert the following as a substitute :

Passed Feb.  
24, 1860.

SECTION 1. *Be it enacted by the General Assembly*  
*of Maryland*, That the Code of Public General  
Laws, be amended so far as it relates to constables  
in Montgomery county, and the following sub-  
stitute therefor: For serving State warrant and re-  
turn forty cents, for serving summons in civil suit  
and return forty cents, for serving summons for  
witnesses and return twenty cents, for scire facias  
and return forty cents, for delivering a person com-

Constables'  
fees.