

For poundage fees on any distraint, replevin, attachment or *feri facias*, eight per cent. on the first twenty-five dollars and three per cent. on the residue; but if the defendant shall supersede the judgment on which the execution or attachment shall have issued within four days after the same shall have been levied or served, the constable shall only be entitled to receive one-half of said poundage fees.

For arresting any person charged with a misdemeanor for entering any enclosure and destroying property therein in the limits of the city of Baltimore or within four miles thereof. . \$1 00  
As to "constables," see art. 20.

1904, art. 36, sec. 15. 1888, art. 36, sec. 15. 1860, art. 38, sec. 13. 1822, ch. 143.  
1843, ch. 129. 1805, ch. 67.

15. The county commissioners in the several counties and the mayor and city council of Baltimore shall levy on the assessable property of their respective counties or the said city the amount of fees that the constables of the several counties or the said city are entitled to receive for executing criminal business; provided, that nothing contained in this section shall exempt any criminal from paying the cost of his arrest if he shall be of sufficient ability to do so.

#### Coroners and Coroners' Inquests.

Ibid. sec. 16. 1888, art. 36, sec. 16. 1860, art. 38, sec. 14.  
1779, ch. 25, sec. 5.

16. Every coroner shall be entitled to demand and receive the following fees, to wit:

For viewing the body of any person or persons murdered or slain or otherwise dead by misadventure, to be paid out of the goods and chattels of the party so dead, if any there be, otherwise to be levied by the county commissioners of the county where such accident shall happen. . . . .	\$5 00
For arresting or summoning any sheriff sued or prosecuted in any court and for taking security. . . . .	45
The same fees allowed wherein the sheriff is plaintiff or defendant on all process as to the sheriff and no more.*	

As to "coroners," see art. 22.

Ibid. sec. 17. 1888, art. 36, sec. 17. 1860, art. 38, sec. 15. 1816, ch. 142.  
1894, ch. 309.

17. Each juror who may serve on a coroner's inquest shall be entitled to one dollar; and the constable who may be directed by any coroner or justice to summon such jury or the coroner, except in Baltimore city, if the jury be summoned by him, shall be entitled to fifteen cents for each juror summoned, to be paid as above directed.\*

\*This section has been repealed as to Allegany county and sections enacted in lieu thereof—see acts 1908, ch. 475, and 1910, ch. 37 (p. 483).