

greater fees than are limited and allowed, under the penalty of £50—Nov. 1779, ch. 25, sec. 2,	147
Estates not exceeding £30, deemed pauper estates, and the register allowed for finally settling the same 30s. and no more—Nov. 1779, ch. 25, sec. 6,	153
Ne register of wills shall demand or receive any fee, gratuity, &c. for giving his advice in any thing relating to his office, under the penalty of £50—1826, ch. 247,	916
Fees to the sheriff—Nov. 1779, ch. 25, sec. 3,	149
When a ca. sa. issues, poundage shall in no case be demanded or taken upon the execution thereof, or charging any person in execution, for any greater sum than the real bona fide debt due and claimed by the plaintiff amounts to—Nov. 1779, ch. 25, sec. 4,*	150
Such sum the clerk, or the plaintiff, his agent or attorney, shall make and specify on the back of such writ, with a note, (in case of penalty,) that the growing interest is claimed till payment—Nov. 1779, ch. 25, sec. 4,	150
No sheriff shall be obliged to execute such writ before such endorsement—Nov. 1779, ch. 25, sec. 4,	150
On execution or attachment on lands held for years or a greater estate, only one-half the poundage fees—1790, ch. 59, sec. 2,	267
If the estate in land shall not be chargeable by appraisement, and delivered to the plaintiff, or by sale of the sheriff, one-quarter part only of the poundage fees shall be chargeable—1790, ch. 59, sec. 2,	267
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Fees to the surveyor—Nov. 1779, ch. 25, sec. 5,	151
Where a surveyor returns a certificate to the examiner-general, which is found erroneous, the party shall not pay fees to the surveyor or examiner, but the surveyor shall pay the examiner one-third of his fees—Nov. 1779, ch. 25, sec. 12,	154
Fees to the examiner-general—Nov. 1779, ch. 25, sec. 5,	152
Criers' fees in the county court—Nov. 1779, ch. 25, sec. 5,	152
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Accounts of officers' fees mentioned in this act to be made out, in a fair clear manner, and in words at length—Nov. 1779, ch. 25, sec. 9,	153
Copies of them to be delivered when required—Nov. 1779, ch. 25, sec. 9,	153
Deputies and under clerks to take the oath therein prescribed, not to take fees for themselves, or to charge higher fees than are limited, under the penalty of £100, for refusal or neglect—Nov. 1779, ch. 25, sec. 9,	153
Penalties on justices for refusing to administer such oaths, and neglecting to return them to court to be recorded—Nov. 1779, ch. 25, sec. 9,	153

* See 1790, ch. 59.