

## ARTICLE 24.

### COSTS.

1. Cited but not construed in *Baltimore v. Libowitz*, 159 Md. 29.
8. This section referred to in construing sec. 9. *United Rys. & E. Co. v. Winer*, 144 Md. 239.
9. This section does not apply where resident plaintiff has assigned claims, to limited amount, to non-resident indemnity company, which is not named as plaintiff and case not marked to its use. *United Rys. & E. Co. v. Winer*, 144 Md. 237.
10. Surety on appeal bond liable for premiums paid by plaintiff for attachment bond and renewal, such premiums having been determined to be part of costs. *Amer. Surety Co. v. Kitzmiller*, 144 Md. 167.