

notes taken as aforesaid to be made, it shall be the duty of said stenographer to make such copy at the public expense at the aforementioned charges, and said transcript shall be filed in the proceedings in which said notes were taken, under such rules as may be prescribed by said Court. *The Judge of the Circuit Court shall have full power to adopt a fee schedule for the payment of transcribing the notes of the Court Stenographer, and shall have full power to determine whether said expense shall be borne by one or more parties to the cause or by the County Commissioners of Harford County.*

178.

It shall be lawful for said stenographer to attend and be present at the sessions of each and every grand jury empaneled in the County of Harford and whenever directed by said Court or the State's Attorney of said county it shall be the duty of said stenographer to attend at said sessions and take full stenographic notes of all oral testimony introduced before said grand juries, and at the request of said Court or State's Attorney to furnish, at the public expense at the aforementioned charges, a typewritten copy of the notes of the testimony so taken by him, or such part thereof, as may be required. Whenever directed by the State's Attorney of said county, said stenographer shall attend upon and take stenographic notes of the testimony given at coroner's inquests in the county, and shall at the request of said State's Attorney, furnish a typewritten copy of such notes, or such parts thereof as he may require, at the public expense at the aforementioned charges; provided, however, that such stenographer shall be paid for his traveling expenses. Said stenographer shall not permit any person to make a copy of any of the notes taken under the provisions of this section, or to read the same, nor shall he disclose the same, or any part thereof, or given any information of any kind relative thereto to any person whatsoever, save only the grand jury and the State's Attorney, except upon the written order of the Court. Said stenographic notes and any typewritten copy thereof shall be kept in the custody of the State's Attorney, and shall be held by him for the sole use of himself and the grand jury until disposed of upon the written order of the court []; provided, however, the stenographer may give a typewritten copy of testimony taken at coroner's inquests, upon an order signed by the Judge, to any party interested in the proceedings before the coroner, to be paid for by the party requesting the same at the rate of ten cents for every 100 words].

SEC. 2. *And be it further enacted,* That this Act shall take effect June 1, 1959.

Approved March 3, 1959.

CHAPTER 124

(Senate Bill 182)

AN ACT to repeal Sections 162 to 173, inclusive, of the Code of Public Local Laws of Harford County (1957 Edition, being Article

EXPLANATION: *Italics indicate new matter added to existing law.*

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

~~Strike out~~ indicates matter stricken out of bill.