1904, art. 4, sec. 2. 1888, art. 4, sec. 2. 1906, ch. 32.

3. It shall be the duty of the Trustees of the Poor of the city of Baltimore, and the County Commissioners and Trustees of the Poor of the counties of this State to place all such pauper children who are in their charge in some respectable family in the State, or in some educational institution or home for children, and it shall also be the duty of said Trustees of the Poor of Baltimore city and of the counties of the State, or an agent or agents to be appointed by them for the purpose, to visit such children not less than once in every six months, and to make all needful inquiries as to their treatment and welfare, and to report to the Board of Trustees making such disposition of said children.

ARTICLE V.

APPEALS AND ERRORS.

1. How appeals are to be taken.

Appeals from Courts of Law.

- 2. Any party may appeal.
- 3. In cases of mandamus. Petitions assigning errors.
- Formal writs of error dispensed with
- 5. Issues to courts of law from orphans' or equity court.
- Within what time appeals must be taken and record transmitted,
- 7. Within what time appeals in insolvent cases must be taken.
- S. Certificate of court below in insolvent cases of questions decided.
- 9. What questions open in court of appeals.
- Bills of exception—how to be prepared.
- 11. Seal of judge not necessary to bills of exceptions.
- Documents not to be inserted at length. Qualifications of this rule.
- 13. How record is to be made up.
- 14. How costs shall be awarded.

- 15. Judgment in cases of reversal.
- 16. Court of appeals may, upon written agreement of parties, enter up final judgment in cases of reversal of judgment and remanding for new trial.
- 17. No reversal or dismissal for want of form.
- 18. Amendment of writs of error.
- No reversal because verdict larger than damages claimed.
- 20. Such judgment to be given as amendment may require.
- 21. All exceptions to be decided where a new trial is awarded.
- 22. When new trial shall be awarded.
- When removal to another court may be ordered by court of appeals.
- 24. When continuances may be entered by court below.
- Issue of fact in writs of error coram vobis, how to be tried.

Appeals from Courts of Equity.

- 26. Allowed from final decrees or or-
- Special orders from which appeal may be taken.

As to appeals from judgments of the courts of Baltimore city or the circuit courts of the counties, in cases instituted for a review of an order or determination of the public service commission, see art. 23, sec. 459.

As to the right of appeal in contested election cases, see art. 33, sec. 132.

As to the court of appeals, see art. 26, sec. 31, et seq.

As to the clerk of the court of appeals, see art. 17, sec. 43, et seq.