

ARTICLE XXVI.

COURTS.

Judgments.

16. Judgments by confession or default to bear interest from their date; judgments on verdict from date of verdict.

Salaries of Judges.

45. Salaries of judges.

General Provisions.

1.

This section referred to in upholding the abatement of a case under a rule of court providing such abatement where a case remained on the *stet* docket for four continuous terms, etc. *Laurel Canning Co. v. B. & O. R. R. Co.*, 115 Md. 642.

6.

A judgment entered under this section is like other judgments subject to the control of the court during the term at which it was rendered, and no appeal lies from an order striking it out upon a motion made during the same term. The effect of a judgment by confession is not substantially different from a judgment entered in a contested case. *Sunderland v. Braun Packing Co.*, 119 Md. 129.

Judgments.

14.

See notes to article 5, section 15.

15.

This section does not relieve the parties from the necessity of properly presenting the questions of law to be submitted to the lower court if a review of the decisions of such court thereon is desired. How such questions should be presented. *Bank of La Plata v. Charles County*, 120 Md. 10.

1904, art. 26, sec. 16. 1888, art. 26, sec. 16. 1800, ch. 153, sec. 4. 1811, ch. 161, sec. 5. 1914, ch. 111.

16. All judgments by confession or by default shall be so entered as to carry interest from the time they are rendered, and all judgments on verdict shall be so entered as to carry interest from the date of the rendering of such verdict.*

*The act of 1914, ch. 111, is in effect September 1, 1914.

See notes to this section (as it stood in 1911) in volume 1 of the Annotated Code.

17.

In view of this section and of article 75, sections 12 and 13, a verdict in an action *ex contractu* being for the plaintiff for ninety dollars and a judgment of *non pros.* and for the defendant for costs having been entered,

See article 4 of the Md. Constitution.