# ARTICLE XXXVI.

# FEES OF OFFICERS.

## Clerks of Courts.

12A. Clerk's charges for making up record for appeal; typewritten copies of papers or testimony furnished by counsel.

Attorneys.

10.\*

## Clerks of Courts.

1914, ch. 67.

12A. In all cases of appeals to the Court of Appeals, both at law and in equity, the Clerk of the Court from which said appeal is taken shall charge but ten cents per hundred words and no more for making up the record of same, and when typewritten copies of any of the papers, or of the testimony necessary to make up said record, are furnished by either of the parties to said cause, or their counsel, the said Clerk shall charge for that part of the record but two cents per hundred words for comparison, instead of the above charge, and no more.

As to the record for appeal, see article 5, sections 10, et seq., and sections 34 and 35; see also article 5, section 67.

See article 5, sections 43 and 49.

## Constables.

14.

Constables appointed by the Mayor and City Council of Baltimore held entitled to compensation in accordance with this section and sections 15 and 17, since the act of 1912, chapter 823, providing a "People's Court" for Baltimore City was void in so far as it attempted to substitute salaries for constables in place of fees. Levin v. Hewes, 118 Md. 648.

See notes to article 20, section 4.

**15**.

See note to article 36, section 14, and to article 20, section 4.

## Coroners and Coroners' Inquests.

**17**.

See note to article 36, section 14, and to article 20, section 4.

<sup>\*</sup>The act of 1914, chapter 18, repeals and re-enacts this section so far as it relates to Anne Arundel County.
†In effect September 1, 1914.