ARTICLE 24.

COSTS.

- 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.