ARTICLE X.

ATTORNEYS AT LAW AND ATTORNEYS IN FACT.

- 1. Must be admitted
- 2. To what courts application to be made.
- 3. Examination. Admission.
- 4. Certificate of admission.
- 5. Rejection. Second application.
- 6. Lawyers from other States.
- Other provisions upon same subject.
- 8. Appeal by rejected applicants.
- 9. Certificate from court of appeals.
- 10. Oath.
- 11. Punishments for misconduct.
- Negligence resulting in discontinuance.
- 13. Costs for negligence.
- 14. Who may not be admitted.
- 15. Register and clerks not to practise.
- 16. Nor judges.

State's Attorney.

- 17. To represent the State.
- 18. To order execution for penalties...
- 19. May compromise cases of assault.
- 20. To aid comptroller and treasurer.
- 21. Accounts for fees.
- 22. Comptroller may adjust fees of.
- 23. Ad interim appointment of.
- 24. When to enter judgment to use of surety.

Attorneys in Fact.

- 25. When acts valid after death of principal
- Transfer by attorney of stock owned by partnership.
- How such power to be acknowledged.
- 28. Power of attorney to execute deed.
- P. G. L., (1860,) art. 11, sec. 1. 1715, ch. 48. 1783, ch. 17. 1831, ch. 268.
- 1. No attorney or other person shall practise the law in any of the courts of this State without being admitted thereto as herein directed.

Ibid. sec. 2. 1831, ch. 268, sec. 1.

2. All applications for admission as attorney to practise the law in this State shall be made to some one of the circuit courts for the counties, the supreme bench of Baltimore city, or to the court of appeals, in open court.

Ibid. sec. 3, 1831, ch. 269, sec. 2. 1876, ch. 264. 1888, ch. 204.

3. Upon every such application for any male citizen of Maryland, above the age of twenty-one years, and who shall have been a student of law in any part of the United States for at least two years previous to said application, it shall be the duty of