

such examination, the following sums of moneys—that is to say : Compensation.

I. For examining any of the associations affected by this article having a capital stock of fifty thousand dollars or less, the sum of fifteen dollars.

II. For examining any of the associations affected by this article having a capital stock of over fifty thousand dollars, and not more than one hundred thousand dollars, the sum of twenty-five dollars.

III. For examining any of the associations affected by this article having a capital stock of over one hundred thousand dollars, and not more than two hundred thousand dollars, the sum of thirty dollars.

IV. For examining any of the associations affected by this article having a capital stock of over two hundred thousand dollars, and not more than three hundred thousand dollars, the sum of fifty dollars.

V. For examining any of the associations affected by this article having a capital stock of over three hundred thousand dollars, and not more than four hundred thousand dollars, the sum of sixty dollars.

VI. For examining any of the associations affected by this article having a capital stock of over four hundred thousand dollars, and not more than six hundred thousand dollars, the sum of seventy-five dollars.

VII. For examining any of the associations affected by this article having a capital stock of over six hundred thousand dollars, and less than one million dollars, the sum of one hundred dollars.

VIII. For examining any of the association affected by this article having a capital stock of one million dollars or over, the sum of one hundred and twenty-five dollars.

35. *And be it further enacted*, That the provisions of this Act shall not apply to savings banks having no capital stock, building or homestead associations or national banks, or to corporations authorized by their charters to transact a trust, fidelity, surety or deposit business in this State for which provision is made by the Act of 1892, chapter 109, as amended by the Act of 1896, chapter 160, of the Acts of the General Assembly of Maryland. How applied.

SEC. 2. *And be it further enacted*, That all Acts and parts of Acts inconsistent with this Act be and the same are hereby repealed. Repeal.