said Official Court Stenographer at the discretion of said court to take full stenographic notes of all oral testimony and judicial opinions orally delivered at the regular terms and at all trials of cases in law or in equity of said court when the testimony is taken in open court, and any other judicial opinions, or judicial matters pertaining to the business of the Fourth Judicial Circuit of Maryland when requested by any of the Judges thereof, it shall be the duty of said Court Stenographer to furnish to any party to such proceedings or his attorney, promptly, upon request a typewritten copy of the notes of testimony and judicial opinions so delivered in open court and taken down in shorthand, or so much thereof as may be requested, on payment by such party of the expense of said copy at the rate of ten cents for every hundred words, to said Court Stenographer, excepting when typewritten copy is requested to be written and furnished during the progress of the trial of the case, when said Court Stenographer shall be entitled to charge for the same at the rate of twenty cents per hundred words. Said official Court Stenographer shall be entitled to make an additional charge of five cents per hundred words per each carbon copy furnished any of said parties at any time. When any Judge of said Court shall pass an order requesting a typewritten copy of all or any part of the notes of said Court Stenographer taken as aforesaid to be made, it shall be the duty of said Court Stenographer to make such copy without charge, and said transcript and also the transcript of all testimony taken as provided in equity cases shall be filed in the proceedings in which said notes were taken.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1939.

Approved May 3, 1939.

CHAPTER 114.

(Senate Bill 154)

AN ACT to repeal Section 94 of Article 12 of the Code of Public Local Laws of Maryland (1930 Edition), title "Garrett County", sub-title "County Commissioners", and to repeal and re-enact with amendments Section 465 of said Article, sub-title "Reports", as said section was amended by Chapter 330 of the Acts of 1933, requiring the publication of annual reports by the County Commissioners of Garrett County.