

SECTION 11. *And be it further enacted*, That Sections 1 and 25 and paragraphs (b)(3), (j)(3), (p)(3), (q)(2), and (v)(4) of Section 40 of Article 10, Annotated Code of Maryland (1968 Replacement Volume and, as to paragraphs (j)(3), (p)(3), and (q)(2) of Section 40, 1971 Supplement), title "Attorneys at Law and Attorneys in Fact," subtitles, respectively, "Admission to the Bar," "Misconduct of Attorneys—Negligence—Disbarment—Suspension," and "State's Attorney," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

1. Required before practicing as attorney; attorney defined.

No person shall practice the profession or perform the services of an attorney at law within this State without being admitted to the bar as hereinafter directed; and any person who shall give legal advice, represent any person in the trial of any case at law or in equity including the trial of any case before [any trial magistrate or judge of any people's court] *the District Court* or any proceedings conducted in orphans' courts of the State, [or in cases before the People's Court of Baltimore City where the amount involved exceeds the sum of \$100.00] except cases arising under §§ [455 to 462] 9-1 through 9-8, inclusive, of the [Charter and] *Code of Public Local Laws of Baltimore City* ([1949] 1969 Edition) or prepare any written instrument affecting the title to real estate, or give advice in the administration of probate of estates of decedents in any of the orphans' courts of this State, for pay or reward shall be deemed an attorney at law for purposes of this article.

25. Solicitation of clientage from jails, etc.

Any attorney who shall habitually go to the several jails, station-houses and other places of criminal punishment with the view of soliciting the clientage of persons confined therein awaiting trial, without having been first sent for by such persons or by their friends, or who shall solicit such clientage through sheriffs, constables, jailors or professional lawbreakers, shall be deemed guilty of a misdemeanor, and upon proper proof before a court of which he shall be a member of the bar, shall be suspended from practice in all the courts of this State for a period of not less than one year; and the judge imposing the suspension shall have the same publicly posted on the bulletin board of his said court, and shall direct the clerk of his said court, under a penalty of five dollars for each default, to send notice of such suspension to the clerk of every other court in the State. Any sheriff, deputy sheriff, constable, police officer, [justice of the peace] or other official who shall act as such agent or broker for any lawyer shall be deemed guilty of a misdemeanor and, on conviction, shall be fined not less than twenty-five dollars, or be imprisoned, in the discretion of the court, for not less than thirty days.

40. Salaries and expense allowances of county State's attorneys.

(b) Allegany County.

(3) The State's Attorney and the deputy State's attorney, or either of them, shall present cases to the grand jury and perform such other acts and duties in relation to the grand jury, the Circuit Court and [magistrates] *the District Court* as are necessary and proper. In the absence of the State's Attorney, the deputy State's