of Art. 93.

§44	Covered by Pules 542 and 738.
§54	Covered by Rule 542.
§55	Covered by Rule 542.
§56	Unnecessary in view of Rules H.2 and BQ42 and §2-201.
§88	Obsolete.
§94	Covered by Art. 1, §15 and Rule 107.

The following sections deal with fictional appointment of the Secretary of State as agent to accept service of process on behalf of a non-resident. These sections, creatures of the pre-long arm statute era, were an attempt to get personal jurisdiction over non-residents, and are now obsolete. See Revisor's Note to $\S6-307$. The procedure for service of process on a non-resident is now dealt with in Rules 106 and 107.

Art. 66 1/2, §9-301

Art. 75, §75C

§76 (a)

§77

§78

TITLE 7. COSTS.

SUBTITLE 1. COURT OF APPEALS AND COURT OF SPECIAL APPEALS.

SEC. 7-101. DEFINITION.

IN THIS SUBTITLE "COSTS" MEANS ANY COST OTHER THAN COUNSEL FEES NECESSARY FOR PROSECUTION OF AN APPEAL, APPLICATION FOR LEAVE TO APPEAL, OR FILING A PETITION FOR WRIT OF CERTIORARI INCLUDING BUT NOT LIMITED TO CLERK'S FEES, THE COST OF PREPARING A