

1900, ch. 139.\*

**20A.** In all cases where a motion to quash an attachment is made, and testimony is required to be taken in support of or against such motion, any party in interest shall have the right to have such testimony taken orally, in open court.

\*Passed as section 49.

#### Claimants of Property.

1900, ch. 697.

**46.** Upon the filing of a bond by or on behalf of such claimant, in a penalty equal to double the value of the property, as ascertained by an appraisement thereof to be made by the Sheriff at the time of the levy, to be approved of by the clerk and conditioned for satisfying all costs and such damages, not exceeding the real value of the property attached, as the plaintiff shall recover in case said claimant shall fail to establish his claim, the said property shall be discharged from the levy and surrendered to such claimant.

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## ARTICLE X.

### ATTORNEYS AT LAW AND ATTORNEYS IN FACT.

#### Free Inspection of Records by Practitioners.

**9A.** Practitioners entitled to free inspection of records. Clerks and Registers to afford immediate access to records.

#### Misconduct of Attorneys—Disbarment—Suspension.

**11A.** Disbarment by Circuit Courts or Supreme Bench of Baltimore City shall extend to Orphans' Court.

**11B.** Duty of Orphans' Court to bring charges for professional misconduct.

**12A.** Improper solicitations of clients. Penalty.

#### Practising Without Being Admitted to the Bar

**6A.** No person shall practise for compensation without being admitted to the bar. Penalty.

#### Free Inspection of Records by Practitioners.

1900, ch 26.

**9A.** All persons who are now or shall hereafter be admitted to practise law in any court in this State, or their authorized