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The Michie Company Charlottesville, Virginia 1963

Fees of Public Officers.

Sec. 33. Number of words to a written page.—Two hundred and forty words constitute a written "page", if the writing contains that number, and, where no other rule is provided, public officers shall be allowed for copies which they are required by law to furnish, 12ϕ a page; for affixing an official seal to the same, when necessary, 25ϕ more. (1963, c. 402, § 163.)

Sec. 34. Fees not provided for.—In cases not expressly provided for, the fees of all public officers for any official service shall be at the same rate as are prescribed by law for like services. (1963, c. 402, § 163.)

Sec. 35. Account of items in writing may be required.—Every officer or other person upon receiving any fees provided for by law, if required by the person paying them, shall make a particular account thereof in writing specifying for what they accrued or he forfeits to such person treble the sum paid, to be recovered in a civil action. (1963, c. 402, § 163.)

Chapter 111.

Miscellaneous Provisions Relating to Courts and Public Officers.

Secs. 1-13. Repealed by Public Laws 1963, c. 402, § 164.

Editor's note.—Sections 1, 2, 4 and 9 had been amended by P. L. 1959, c. 317, \S 111, 112, 113 and 114, respectively, and section 13 had been amended by P. L. 1961, c. 317, § 334.

Application of repealing act.—Section

280 of c. 402, P. L. 1963, provides that the act shall apply only to the district court when established in a district and that the laws in effect prior to the effective date of the act shall apply to all municipal and trial justice courts.

Chapter 112.

Commencement of Civil Actions.

Section 84-A. Attachment in Counterclaim, Cross-Claim or Third-Party Complaint.

Forms and Requisites of Writs.

Sec. 1. Repealed by Public Laws 1959, c. 317, § 115.

Effective date and applicability of Public Laws 1959, c. 317. — Section 420, chapter 317, Public Laws 1959, provides as follows: "This act shall become effective December 1, 1959. It shall apply to all actions brought after December 1, 1959 and also to all further proceedings in actions at law or suits

in equity then pending, except to the extent that in the opinion of the court the application of this act in a particular action pending on December 1, 1959 would not be feasible or would work injustice, in which event the laws in effect prior to December 1, 1959 would prevail."

Sec. 2. Writs or precepts sold, etc., only to attorneys. — Clerks of judicial courts, judges and registers of the probate courts, judges and clerks of the district court shall not sell or deliver any blank writs or precepts bearing the seal of said courts and the signature of said judges and registers to any person except one who has been admitted as an attorney and counselor at law and solicitor and counselor in chancery in accordance with the laws of this state. Said judges and registers of said probate courts shall not receive any paper, petition or other instrument pertaining to the practice of law before said probate courts unless it bears the indorsement of an attorney or counselor at law duly authorized to prac-