

The chief judge directed to express in writing his opinion, when required by the chancellor, on any question of law arising in any suit in chancery that may be thought necessary according to the practice—1806, ch. 55, 541

In case of such opinion being given, or of any decree or order made by him, or the court, (he being sitting therein,) the chief judge to retire from the bench on the decision by the court of appeals—1806, ch. 55, 541

Records, entries and transcripts, which the clerks were to transmit to the general court, to be transmitted by them to the court of appeals—1805, ch. 65, sec. 20, 504

Process from the county courts, how to be tested and returnable—1805, ch. 65, sec. 23, 505

Nothing herein to alter the powers of the court of oyer and terminer of Baltimore county, or to give criminal jurisdiction to the county court—1805, ch. 65, sec. 25, 505

Scire facias, where necessary on any judgment in the late general court or court of appeals, to be made returnable to the county courts, and renewed therefrom—1805, ch. 65, sec. 29, p. 506; 1806, ch. 90, sec. 2, 3, 544

Directions as to writs of procedendo to the county courts, where necessary, on reversal of judgments in the late general court—1806, ch. 90, sec. 1, 544

Fees to be sent out in dollars and cents, and not otherwise—1806, ch. 41, sec. 5, 540

The salaries of the judges of the judicial districts permanently established—1805, ch. 86, 512

Not to receive any other or further compensation—1805, ch. 86, 512

Proceedings directed on the application of insolvent debtors—1805, ch. 110, 530

No action to continue longer than the end of the first court after the imparlance court, unless with consent of parties, at the discretion of the court, or for such cause as the law heretofore allowed—1806, ch. 41, sec. 1, 540

The 40th and 46th sections of the act of 1805, ch. 65, repealed—1806, ch. 41, sec. 3, 540

Directions for proceedings to be sent to the county courts from the court of appeals where procedendo is ordered—1806, ch. 90, sec. 1, 544

Attachments, with clause of scire facias, returnable to the county courts from the court of appeals on judgments in the late general court—1806, ch. 90, sec. 2, 544

Scire facias or attachment with clause of scire facias, on judgments in the court of appeals, returnable in the same manner—1806, ch. 90, sec. 3, 545

The county courts empowered to direct attachments for certain costs in cases transferred from the late general court—1806, ch. 90, sec. 4, 546

In cases of writs of error coram vobis, sent from the court of appeals, the facts put in issue to be tried—1806, ch. 90, sec. 5, 546