on all such cases shall be issued by the register in chancery, justed CHAP. 66, in the name of the said judge.

See 1806, ch. 55, and 1811, ch. 189 20. AND BE IT ENACTED. That in all cases where the clerks of games of deed the county courts are directed by law to transmit records, entries, to the transmitted transcripts of deeds (a) recorded in the land records of their respective of the shore. pective counties, to the clerk of the general court, the said clerks "1785, ch % of the several counties shall be and they are hereby directed to transmit the same to the clerks of the court of appeals of the respective shore, who shall enter the same in a record book, (to be provided and kept for that purpose only,) and the transcript shall be safely kept among the papers of the office of the court of appeals of the respective shore; and the said clerks of the court of appeals shall respectively be entitled to receive one shilling for each deed in each transcript mentioned; and the said record entries, or copies of the same properly and legally authenticated, shall be of the same force, validity and effect, as record entries in the office of the general court, or copies thereof, heretofore have been, and subject nevertheless to the same provise.
(a) By 1806, ch, 90, s 7, such record entry, if taken from a deed for part of a let

or tract of land, shall contain the courses, metes and bounds, if described therein.

21. AND BE IT ENACTED, That hereafter the county courts of holding the shall be held in each county within the six constitutional judicial county courts. fistricts of this state, at the places where the county courts were held immediately before the confirmation of the aforesaid act, and shall commence at the times following, to wit: In Saint-Mary's county on the first Monday in March and August, in Charles county on the third Monday in March and August, in Prince-George's county on the first Monday in April and September, in Cecil county on the first Monday in April and September, in Kent county on the third Monday in Murch and September, in Queen-Anne's county on the first Monday in May and fourth (b) Monday in October, in Talbot county on the fourth (c) Monday in May and second Monday in November, in Calvert county on the second Monday in May and October, in Anne-Arundel county on the third Monday in April and September, in Montgomery county on the (d) first Monday in March and November, in Caroline county on the first Morriay in March and second Monday of October, in Dorchester county on the third Monday in March and fourth Monday in October, in Somerset county on the second Monday in April and September, in Worcester county on the fourth (e) Monday in May and November, in Frederick county on the first Monday in February and August(f), in Washington county on the (g) fourth Monday in March and October, in Allegany county on the third Monday in April and second Monday in October, in Baltimore county on the fourth Monday in March and first Tuesday in October(h), in Harford county on the (i) second Monday in March and August.

(b) By 1807, ch. 14, changed to the third Monday in October.

(c) By 1816, ch. 151, changed to the third Monday in May (d) By 1807, ch. 146, changed to the second Monday in November

(i) By 1811, ch. 178, changed to the fourth Monday in August.

The state of the s

⁽e) By 1806, ch. 50, changed to the second Mondays in May and November. (f) By 1815, ch. 12, changed to the first Monday in March and fourth Monday in October.

⁽g) By 1815, ch. 12, changed to the third Monday in November. (h) By November 1812, ch. 132, changed to the third Monday in September.