

**JURY—**

- laws for summoning of, to be strictly complied with, 596.
- practice in selection of, in civil cases, and in criminal cases to which right of peremptory challenge inapplicable, 213-214.
- effect of irregularities in selection and return, 596-598.
- tales de circumstantibus*, where number of accepted jurors is insufficient, 484.
- summoning of *tales-men* in Maryland, 485.
- tales-men* subject to like challenges to the poll as principal jurors, 484.
- challenged juror not competent as *tales-man*, 484.
- incompetency of "indictor" as juror, 233.
- challenge on ground of disqualification, when to be made, 213.
- exemption of physicians and surgeons, 362.

*peremptory challenge*

- state's right of, at common law and under English statute, 212-213.
- state's right of, in criminal cases, in Maryland, former and present law relating to, 213.
- state's right of, in criminal cases, in Baltimore City, 213.
- accused's right of, present law and history of Maryland legislation relating to, 213-214.
- nature and effect of exercise of right of, 213.
- discretion of trial court as to practice in exercise of right of, 213.

**JUSTICES OF THE PEACE—**

- authority of, to act as coroners, 95.
- as conservators of the peace, 238.
- duties of, as investigators of charges for indictable offenses, 238.
- powers and duties of, as to suppression of riots, 273, 274, 275.
- power of, to summon *posse comitatus*, 273, 295.
- power of, to bind persons over to good behavior, 238.
- power of, to take security for the peace, 333.
- power of, to make arrest, 593.
- bills of exception not allowable upon appeals from, 168.
- act singly, without jury, 1013.
- liability of, when acting officially, 590-592, 593.
- proper form of action against, 593.
- tender of amends by, where liability incurred, 593-594.

**K****KIDNAPPING—**

- Code provision relating to, 79.

**L****LAND—**

- trees, fruit, shrubbery, etc., as part of, 37.
- whether pew is, 722.