

Page 586, sec. 5, line 5 of section, after the word "from," insert "justice in the," and after the word "he," in the same line, insert "lives, but such person may be sued in any county where he."

Page 613, sec. 108, line 22 of section, for "time" (which is in original act), read "term."

Page 614, sec. 109, line 5 of section, after the word "was," insert "not."

Page 615, sec. 115, line 5 of section, for "exception," read "execution."

Page 619, sec. 135, line 5 of section, for "discharge" (which is in original act), read "change"

Page 623, sec. 155, line 3 of section, strike out the words, "1870, c. 195, took effect (April 4th, 1870)," and insert in lieu thereof "1861, c. 7, took effect."

Page 632, sec. 22, line 2 of section, after the word "any," strike out "one proper to be a," and in same line, for "as," read "or"

Page 651, sec. 105, line 11 of section, after the word "to," insert "every."

Page 659, sec. 26, line 3 of section, strike out "of the land embracing the interest of the tenant for life," and insert in lieu, "thereof."

Page 681, sec. 50, line 12 of section, for "plaintiff," read "defendant." (The word plaintiff is in the Code of 1860.)

Page 705, sec. 9, line 2 of section, after the word "such," insert "landlord stating in dollars and cents the amount of rent claimed."

Page 766, sec. 21, after the word "judgment," in the last line of section, insert, "Provided, thirty days' notice of trial be given to the opposite party."

Page 802, sec. 83, line 3 of section, for the first "or," read "and." (The word "and" is in the original act recorded in the Court of Appeals.)

Page 803, sec. 85, line 3 of section, after the word "cemetery," insert "incorporated under the act of 1868, c. 471," and in the next line, after the word "any," insert "such."

Page 838, sec. 6, line 1 of section, for the word "person," read "officer."

Page 851, sec. 108, line 2 of section, after the word "out," insert "in pursuance of section 114 of this article"

Quære. Whether sec. 87, page 113, from "provided" to "until paid," is not inconsistent with secs. 141, 142 and 143, pp. 125, 126.

Quære. Whether sec. 13, page 706, was repealed by 1870, c. 279, which was repealed and amended by 1876, c. 384, (sec. 14.)

Quære. Whether secs. 115, 116 and 117, on page 809, are in force.

A D D E N D A .

The following sections (1, 2, 10, 11, 16, 17, 18 and 19 of Article 12 of the Code of 1860) should follow section 22 on page 381.

STATE BANKS.

23. Any person having a claim upon or holding a note of any bank in this State under one hundred dollars, after demand of payment of such claim or note at the bank and refusal or neglect to pay, may recover judgment for the same before a justice of the peace of the county or city where the bank is established, with interest at the rate of six per centum per annum from the time of the demand and refusal.

24. Upon application made to the Circuit Court of any county, or the Superior Court of Baltimore city, or to the judge thereof in the recess, supported by affidavit to be filed in the case, stating that a bank located in the county or city refuses to pay specie for its notes, and upon the court being fully satisfied that such bank does refuse to pay specie for its notes, the said court may order its clerk to issue a *scire facias* in the name of the State of Maryland,