

J. 437. *Kiersted v. Rogers*, 6 H. & J. 282. *Stoddert v. Newman*, 7 H. & J. 251. *Union Bank v. Radgely*, 1 H. & G. 324. *Berry v. Griffith*, 2 H. & G. 337. *Clarke v. Bealmear*, 1 G. & J. 443. *Berry v. Harper*, 4 G. & J. 467. *Brown v. Jones*, 10 G. & J. 334. *Byrne v. McPherson*, 12 G. & J. 157. *Gordon v. Downey*, 1 Gill, 41. *Chapman v. Davis*, 4 Gill, 166. *Gardiner v. Miles*, 5 Gill, 94. *Clarke v. Digges*, 5 Gill, 109. *Crockett v. Parke*, 7 Gill, 240. *Mitchell v. Williamson*, 9 Gill, 77. *Mitchell v. Smith*, 4 Md 403. *Terry v. Bright*, 4 Md. 430. *Eustace v. Ellicott*, 6 Md. 508. *Lohrfink v. Still*, 10 Md. 530. *Balt. Fire Ins Co. v. McGowan*, 16 Md. 53. *Boyd v. Ches. & Ohio Canal Co*, 17 Md. 195. *Garrett v. Dickerson*, 19 Md. 418. *Pendergast v. Reed*, 29 Md. 398. *Deford v. State*, 30 Md. 198. *Adams Express Co. v. Trego*, 35 Md. 47. *Ritter v. Offutt*, 40 Md. 207. *Bowie v. Neal*, 41 Md. 124. *Spencer v. Trafford*, 42 Md. 1. *Scarlett v. The Academy of Music*, 43 Md. 203. *Thanhauser v. Savins*, 44 Md. 410. *Norwood v. State*, 45 Md. 76. *Halley v. Jackson*, 48 Md. 254. *Wright v. Gilbert*, 51 Md. 147. *Hamburger v. Paul*, 51 Md. 229. *Schulze v. Fox*, 53 Md. 42. *Main v. Lynch*, 54 Md. 658. *Newcomer v. Kean*, 57 Md. 126. *B. & O. R. R. Co. v. State*, 62 Md. 481. *Thorne v. Fox*, 67 Md. 67.

P. G. L., (1860,) art. 75, sec. 24. 1852, ch. 177, sec. 9.

**35.** No continuance shall be granted upon amendments of the plots, writs, or any of the proceedings, but the case shall proceed as if no amendment had been made, unless the court shall be satisfied that the ends of justice require a continuance.

*Union Bank v. Ridgely*, 1 H & G 324. *Adams Express Co v Trego*, 35 Md 47. *Sitag v Birkestack*, 38 Md 158. *Miller v. Miller*, 41 Md 623. *Clagett v. Easterday*, 42 Md. 617. *Scarlett v. The Academy of Music*, 43 Md 203

*Ibid* sec. 25. 1828, ch. 199. 1845, ch. 54. 1846, ch. 328. 1880, ch. 135.

**36.** No writ or action shall abate because of the misnomer of any plaintiff or defendant named therein, but the court, on suggestion, supported by the affidavit of the plaintiff or defendant, or other proof to the satisfaction of the court, that by mistake the plaintiff has sued in a wrong name, or that the party summoned in virtue of said writ or action is, in fact, the party intended to be sued by such writ, or in such action, may at any time before judgment, direct the writ or any of the proceedings to be amended by inserting therein the true name of any plaintiff or defendant, at the discretion of the court; this section to apply to foreign attachments, cases against corporations, and all other suits and actions.

*Union Bank v. Tillard*, 26 Md. 452. *Thanhauser v. Savins*, 44 Md. 410. *Rich v. Boyce*, 39 Md. 323.