

MANDAMUS— <i>Continued.</i>	ART	SEC.	PAGE
civil common law courts of Baltimore city	60	1	966
Court to lay rule on defendant to show cause	60	2	967
Sworn answer to be filed by day named in order	60	3	967
Defendant not to be permitted to plead any matter in second application which he might have relied on in answer to first	60	4	967
Petitioner to plead to or traverse the answer	60	5	967
Defendant to take issue or demur to replication	60	5	967
Issue to stand for trial on second day of next term, if joined during recess	60	6	967
If made up during term, to be tried at same term	60	6	967
To be tried by jury, if either party desires	60	7	968
If plaintiff succeed, peremptory mandamus to be granted and costs allowed	60	7	968
If judgment for defendant, he shall recover his costs	60	8	968
Court may try case <i>ex parte</i> if defendant makes default	60	9	968
Mandamus to issue in such case, if case be made out	60	9	968
Petition to be dismissed, with costs, if case be not made out	60	10	968
No mandamus in the alternative to issue	60	11	969
Penalty of appeal bond to stay execution to be fixed by the court	60	12	969
Summons with claim for	75	116-128	1149-1152
Appeal in cases of	5	3, 42	15, 33
Adequate remedy at law no sufficient ground for refusing, when	16	69	155
MANDATORY INJUNCTION			
Court of equity may issue, at any stage of the case	16	177	191
Motion to dissolve, appeal in such cases	16	178	191
MANSLAUGHTER			
How punished	27	190	521
MANUFACTURING CORPORATIONS			
How formed	23	143	342
		19	290
Power to change or extend business	23	143	342