sioners of the county wherein they are collected, for the use of said county; and no part of any fine or penalty enforced or collected under said section shall be paid to any informer.

LANDLORD AND TENANT.

1876, ch. 384. 1886, ch 182.

89. In all cases of renting land in Charles, Calvert, Prince George's, St. Mary's and Worcester counties, wherein a share of the growing crop shall be reserved as rent, or wherein advances by the landlord have been made upon the faith of the crops to be grown, said rent reserved and such advances made shall be a lien on such crop, which shall not be diverted by any sale made thereof by the tenant or by any administrator of a deceased tenant, or by the assignment of the tenant in insolvency, or by the process of law issued against the tenant; provided, that at the time of said renting, the contract under and by which said advances are to be made, shall be reduced to writing, duly executed and attested by the said landlord and tenant.

LAND RECORDS.

1886, ch. 31.

90. It shall be the duty of the clerk of the circuit court for the county to index in a well bound book suitable for the purpose, after the method known as the Campbell system, all deeds deposited in his office for record, for which service he shall be allowed the same compensation as is now allowed by the code of public general laws for making alphabets and lists of transfers of property; said fee or compensation to be paid by the grantee in the deed.

LA PLATA.

1888, ch. 325.

91. The citizens of the town of La Plata, in Charles county, are created a body corporate by the name of the "Commissioners of La Plata," with all the powers and privileges of a body politic and corporate, and by said corporate name may have perpetual succession, sue and be sued, plead and be impleaded in any court of law or equity in said county, and may have and use a common seal.