MORTGAGES.	ART.	SEC.	PAGE.
Deed absolute on its face shall be			
considered a mortgage, if there be			
a defeasance in writing; defeasance			
must be recorded with deed	66	1	1543
To be liens for the sums stated; to			
secure further advances; not to			
apply to indemnity mortgages, nor	•		
to mortgages by brewers to malsters			
for malt and other material sold .	66	2	1543
Special provision for Baltimore and	•		
Prince George's counties	66	3	1544
Mortgages for purchase money to			
have priority over previous judg-			
ment; proviso	66	4	1544
Mortgagor may covenant to pay			
taxes, assessment and public dues			
on the mortgage debt; exception	66	5	1545
May contain power to sell; where in-			
terests are held by several			
assignees, either may sell; party			
first instituting proceedings shall			
have exclusive right to sell.	66	6	1545
Party proposing to sell shall give		_	
bond	66	7	1546
Notice of sale to be given; publication.	66	8	1546
Sales to be reported for ratification	66	9	1546
Re-sale, if first sale be set aside	66	10	1547
Sale to pass title of mortgagor at date			
of mortgage	66	11	1547
Party entitled to surplus may apply	20	10	4242
to court to have it paid to him	66	12	1547
Deed to the purchaser by party mak-			
ing the sale, or by trustee ap-			
pointed to execute it	66	13	1548
Mortgagee may buy in the property,		,	4
sale to him to be valid	66	14	1548
Property to be sold in county or city			
where the land or part of it is	00		4710
located	66	15	1548
Terms upon which court may grant	00	10	4540
injunction to stay sale	66	16	1548
. Court may dissolve injunction on ten			
days' notice, penalty for misrepre-	66	15	1 1540
sentation	90	17	1549
Injunction bond to be given before	66	10	1540
injunction	00	18	1549