Errors," sub-title "Appeals from Courts of Law," said new Section to be known as Section 9-A, and to follow immediately after Section 9.

SECTION 1. Be it enacted by the General Assembly of Maryland, That a new Section be and the same is hereby added to Article 5 of the Code of Public General Laws of Maryland," title "Appeals and Errors," sub-title "Appeals from Courts of Law," said new Section to be known as Section 9-A, and to follow immediately after Section 9, and to read as follows:

- 9-A. The fact that a prayer or instruction which refers in general terms to the pleadings, was granted or refused by the Court below, shall not be sufficient to show that the point or question of a variance between the pleadings and the evidence was tried and decided in the Court below, as required by the preceding Section; and the question of such variance shall not be considered as having been raised by any prayer or instruction below, unless such prayer or instruction shall state specifically the points wherein it is claimed that such variance exists.
- SEC. 2. And be it further enacted, That this Act shall go into effect on September 1st, 1914.

Approved March 18th, 1914.

CHAPTER 111.

An Acr to repeal Section 16 of Article 26 of the Code of Public General Laws of Maryland, title "Courts," sub-title "Judgments," and to re-enact the same with amendments.

- SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 16 of Article 26 of the Code of Public General Laws of Maryland, title "Courts," sub-title "Judgments," be and the same is hereby repealed and re-enacted, with amendments, so as to read as follows:
- 16. All judgments by confession or by default shall be so entered as to carry interest from the time they are rendered, and all judgments on verdict shall be so entered as to carry interest from the date of the rendering of such verdict.
- SEC. 2. And be it further enacted, That this Act shall go into effect on September 1st, 1914.

Approved March 18th, 1914.