Sec. 9. And be it enacted, That all motions for new trials CHAP. 233. and in arrest of judgment, shall be determined by said Motion for new tool, See, to be Court within thirty days after verdet rendered; and in all determined in thirty days. cases in which such motions shall be made and overruled, the judgment rendered shall operate as a lien in favor of the party obtaining the verdict from the date of such verdict, Indemention from date of verdict

in like manner and with like effect, as if judgment had been rendered upon the said verdict at the date thereof.

See 10. And be it conceed, That the motions and points reserved, now depending in Buck in Pakinore County Court, shall be proceeded with and decided by the indices Sec 10. And be it concered, That the motions and points Cassnow pending Court, shall be proceeded with and decided by the judges of said Courty as if this act had not been passed, and the causes, in which such motions are points were could if new trials are awarded, shall be put on the fill docket, and be proceeded with as in other cases.

Sec. 11. And be it enacted, That have and after the passage of this act, in all cases of trials at common law in said Court, shall be proceeded with and danided by the judges

Sec. 11. And be it enacted, That from a ad offer the pas Exemptons shall be gardened and sage of this act, in all cases of trials or common law in said & Court, the parties, or either of them, who may except to the opinion of the said Court, in the course of said trials, shall be, and are hereby authorised, to require the said Court to sign and seal such exceptions, before the verdict is rendered, in like manner as before the act of eighteen handred and twenty eight, chapter one hundred and sixtyone, and as is now mactised in the other judicial districts of this State.

Sec. 12 And be it enacted, That Baitimore County Court surroused trapshall be, and is hereby authorised, to appoint as many return days, during each term of their nemerive Courts, not sexceeding one in each week, for the return of writs, and other process, original, meshe and finel, as they may deem an necessary or proper, to expedite the business of the Court, and prevent the delay of justine, and all writs and other process, made returnable on any return day, that appointed, shall be as valid and effectual, to all interest and purposes, as if made returnable on the fact lay of the regular form of the Court; and the action in which any tuch write shall be issued shall be declared as of the tax a distinct which be issued, shall be declicted as of the toria during which such writ shall be made returnable, and where such writ or other process shall be returned, the same shall be error eded on as if such return had been made at the entirely-mercat of typical and at the term, and every renewal of may written process, and return thereof, during any term, shall have the same legal effect as if returned to the recovery of a regular term of the Court.