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1841

Chap. Sec.

county court, etc. where persons offending may reside, etc. one-half to be paid to informer, the other half to the Treasurer of the Western Shore, for the use of the State,	23	63
<b>VALUATION AND ASSESSMENT OF PROPERTY IN THIS STATE</b> —Treasurers of Western and Eastern Shores to keep an accurate account of the monies paid into the Treasury by the city of Baltimore, Howard District and the several counties, under this bill; and the said city, etc. to commute the sums so paid into so much of the State's stock in the Chesapeake and Ohio Canal Company, as may equal the amounts paid by them, etc.	"	64

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<b>WASHINGTON AND CAROLINE COUNTIES</b> —		
After the 1st day of May, 1841, the act to establish magistrates' courts in, passed 1835, ch. 201, repealed,	64	1
The justices of the peace in, to have concurrent jurisdiction with the county courts in all cases where single justices have jurisdiction, where the amount shall be more than \$50, and not more than \$100; said jurisdiction, in cases of attachment and replevin, where property to amount of not more than \$100, shall be claimed,	"	2
Any justice of the peace of, may issue attachment, by way of execution, on judgments rendered by a justice of the peace, etc.	"	3
Judgment rendered under this act, not to be a lien upon any lands, etc. unless said judgments shall be recorded by clerks of said counties, as those recorded by district courts, when said judgments shall be a lien, and bear date from the time of being so recorded,	"	4
In all cases determined before any justice of the peace, where the debt determined to be due exceed the sum of \$50, said justices authorised to charge double the fees now allowed to single justices, in like cases, under \$50; and in all cases of attachment and replevin, to have the same		