

Chap. Sec.

	<i>Baltimore and New York Steam Packet Company.</i>		
COSTS IN EQUITY	—In any case pending in Chancery court or county court, &c. rule security for costs may be laid before final decree passed by defendant against complainant non-resident at time of filing bill or becoming such after filing.	219	
COUNTY COURTS	—Cases on trial docket of, the second judicial district may be continued on application to parties or counsel.	19	1
	Act in force from passage.		2
	On application of any sheriff or collector who fails to collect his fees, &c., within the time prescribed by law, judges of, authorised to extend time, &c.	213	1
	Securities or Survivors of any deceased sheriff, may apply as aforesaid, whenever application made by executors, and also, security, &c., judges to determine which application shall be granted and privileges had.		“ 2
	Inconsistent acts repealed.		“ 3
	See <i>Court of Chancery.</i>		
COUNTY PENSIONS	—See <i>Rigdon, Baker, jr., Burke, Mary and Elizabeth, Sunderland, Zachariah, Hasson, Mary, and James Lisle, Newman, William, Hunt, Elizabeth, Lee, Rachael.</i>		
COUPONS	—See <i>Valuation and Assessment of Property.</i>		
	Coupons of interest of this State and certificates of interest issued by commissioner of loans, receivable in payment of taxes without distinction of years.	245	1
	So much of the 1st section of the act of 1842, chapter 198, as is inconsistent, &c. repealed.		“ 2
COURT OF APPEALS	—See <i>Appeals, court of,</i>		
COURT OF CHANCERY	—In any case now pending in, or any county court as a court of equity, in which an executor may die, the administrator de bonis non may be made a party in the manner prescribed for by acts of 1820, chapter 161, and 1842, chapter 229.	44	1