JAE:

Chap. Sec. TREASURER To pay John Cole \$41 66, one-half of a fine imposed on John Holland, due him as informer, &c. 338 See Policies of Insurance. To pay to the several persons, &c. the sums allowed them on the journal of accounts. 375 TRESPASSES - See Carroll County. RAMOMT. TRIAL OF FACTS-The judges of the 6th judicial district shall have power to remove any AMOHY action, &c. now pending or hereafter instituted in Baltimore or Harford counties to an adjoining county, whether in said district or not, &c. in all cases of second removal, such case to be removed to the county adjoining the one in which such suit was originally instituted. The costs, &c. of removal to be levied, &c. as is now provided by law. TRUSTEES AND RECEIVERS-Every trustee, etc. to whom any estate is conveyed, etc. for the benefit of creditors, to file with the clerk of the county court in which deed, etc. may be recorded, a bond in a penalty prescribed by said clerk, etc. bond to be recorded, etc. copies under seal, to be evidence, etc. Upon failure of trustee to give bond, etc. for 3 months after deed deposited, etc. elerk to give notice to county court, etc. who upon consideration of circumstances, etc. and upon such reasonable notice as the court may prescribe to the trustee, etc. to proceed to appoint another, etc. same Addition power to be exercised until trustee be qualified, etc. If trust estate be settled in any of the courts, etc. the commission allowed to trustee, etc. shall be subject to tax of onetenth part of sum so allowed for use of S.L.F the State, &c. and in case said trustee is not settled in any of the courts in that case trustee within six months from giving bond to make report on oath to the county court

where bond is filed, of the whole amount of trust estate, and the amount of com-