

	<i>Chap.</i>	<i>Sec.</i>
CERTIORARI —		
counts by, where such writs are now allowed, county court to hear and determine the matter, as if such cases had been brought by appeal, instead of by certiorari.	201	1
Proviso of first section of 1834, chapter 296, repealed, and the provisions of that act extended to the city of Baltimore.	"	2
CHANCELLOR —See <i>Land Office; Trustees and Receivers; Governor.</i>		
CHANCERY COURT —Hereafter any case pending in, or county courts as courts of equity in which <i>ex parte</i> commission may be returned after interlocutory decree for want of appearance, &c., under act 1820, chapter 161, cause may be set down for final hearing after thirty days from return day of commission, unless defendant in the meanwhile shall have obtained leave to file answer on terms, &c.	60	1
Where commission in chief may be offered to take testimony under act 1836, chapter 128, after an interlocutory decree, &c., under said act of 1820, chapter 160, competent for complainant, &c., immediately, on return of commission, &c., with consent of defendant, &c. who may have answered, to set case down for final hearing, unless, &c.	"	2
CHAPPELL, WILLIAM O. —Sheriff of Montgomery county allowed until first February, 1847, to execute his bond as Sheriff for 1847, &c.; bond to be valid, &c.	2	1
Official acts done or to be done after he has bonded, to be valid, &c.	"	2
CHARITY SCHOOL FUND —See <i>Caroline county.</i>		
CHARLES COUNTY —The situation of school house in school district number three, election district number two, in, changed, &c.	28	
Supplement to act of 1838, chapter 91, to provide for the establishment of district schools in, &c.	169	
The commissioners of, to levy such		

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