D.

nat in case any bill to ny contract shall be filed which the respondent or pecific performance is to said court are hereby audecree according to the shall have the same force or would have had, and ided that in case of a decontract to convey real in office copy of such def the county where such

at when two or mere resthe complainant or como file his bill, and in such enas shall issue to such spondent or respondents may be had and enforced rty or parties, as if such y resided in the county in

nat the said courts are any respondent or reson or depositions of any ounty wherein the bill of other county or counties y reside.

at the several judges of eby anthorised and emir respective courts, to ny rule, order, or interclerk, to bring any cause , rule, order or decree, and may be enforced in r or decree had been enaid courts.

at any person other than issuing from any of the and upon proof made to e of the said subpoena, y a sheriff, and upon the nee to such subpoena, or ny order or rule of the the court to issue an atn the manner herein beurned by the sher if, un. bed in cases of attach-

t when some of the de-

ents thereto, are to all in fendants in any suit in equity, brought in any of the county DEC. SESS. and singular the powers courts of this state, reside out of the county in which such suit or may be exercised by is brought, but within this state, that a subpoena or subpoenas he same be derived from may issue against such absent defendants, directed to the she- the county but tatute or act of assembly riff of the county in which such defendant shall reside, and it in the state. shall be the duty of such sheriff to serve and return such process according to the command thereof, and if the party summoned shall not appear, or appearing shall fail to comply with the order or rule of the court, process of attachment may issue against such party, directed to the sheriff of the county in which the said party shall reside, and it shall be the duty of the sheriff to execute, and in all things obey, the command contained in the said process; and upon the failure of the sheriff to return any such subpoena or attachment, or to produce the body of the party attached, or the return of the said attachment, the court from which such process issued may fine the said sheriff any sum not exceeding fifty dollars, and issue an execution therefor, together with the costs thereon, directed to the coroner of the county in which such sheriff resides, and returnable to the court of the last mentioned county court, and a short copy of the order of the court imposing such fine shall accompany the said execution, on which said order and execution such further proceedings may be had as are now authorised where a writ of capias ad satisfaciendum issues from one county to another.

8. AND BE IT ENACTED, That the county courts in Intermediate their discretion, may appoint intermediate terms between the common law terms in the respective counties for the transaction of business on the equity side of the court, to which said terms process shall be returnable, as well as to the stated terms of

the court. 9. AND BE IT ENACTED, That the act entitled, an additional supplement to the act entitled, an act respecting the permanent, equity jurisdiction of the county courts, passed at December session eighteen hundred and fourteen, to which this is a further supplement, be and the same is hereby declared to be permanent.

10. AND BE IT ENACTED, That every thing contain-

ed in the said additional supplement repugnant to or inconsistent with the provisions of this act, be and the same is hereby repealed.

CHAPTER 164.

An act to incorporate the Baltimore Exchange Company. WHEREAS, William Patterson, and others, chairman and trustees of the Baltimore Exchange Cempany, in behalf of themselves and others, proprietors of stock in the said company, have petitioned this General Assembly, setting forth that sundry persons, by articles of voluntary association, have contracted and agreed, each with the other, to erect for the purposes of commercial utility, a public building in the city of Baltimore, called The Baltimore Exchange, and praying that an act may pass to incorporate the stockholders of the said company; Therefore,

Sec. I. BE IT ENACTED by the General Assembly of seal—shares.

Maryland, That William Patterson, Robert Goodloe Harper, Dennis A. Smith, John Oliver, Thomas Tenant, Robert Smith, Henry Payson, Henry Thompson, Thomas Shepperd, George

Repeal

Passed Jan. Preamble: