STATE DEPARTMENT, } Annapolis, April 14th, 1838.

In jursuance of authority contained in an order of the House of Delegates, I hereby direct the acts of Assembly passed at Decemecasion, 1836, entitled, "an act to amend the third class at the expiration of the si Constitution and form of government of year, so that one third thereof may tern and Western Shores, the Clerk of the Baltimore City Court, and the Register of Wills in the several counties of this State, chapter 224, and confirmed at the subsequent session, to be published once a week for three riations in the certificate to suit the case, in weeks successively in the following papers,

Republican and Gazette, Annapolis; Patriot, Chronicle, American, Transcript and Sun, Baltimore; and in a l the papers published in the several counties of the State.

J. H. CULBRETH.

Secretary of State.

## LAWS OF MARYLAND.

CHAPTER 224. An act providing for the appointment of Clerks of the several County Courts, the Clerks of the Courts of Appleals for the Eustern and Western Shores, the Clerk of Baltimore City Court, and the Resisters of Wills in the benefit Court. Registers of Wills in the several Coun-

ties of this State.

SECTION 1. Be it enocted by the General Assembly of Maryland, That from and atter the confirmation of this act, the Governor shall nominate, and by and with the advice and consent of the Senate, shall appoint the clerks of the several county courts, the clerk of the court of appeals for the Western Shore, the clerk of the court of appeals for the Eastern Shpre, the clerk of Baltimore city co rt, the register of the high court of Chancery, and the register of wills hroughout the State, the persons so appointed shall continue in effice for and during the term of seof the court of appeals, as clerk of Baltimore city court, and as registers of wills, shall not be subject in any respect to the operation of this act, until from and after the first day of this act, until from and after the first day of F. hruary, in the year of our Lord eighteen handred and forty-five.

SEC. 2. And be it enacted, That if this shall be confirmed by the General Assembly after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act and the alteration therein contained shall be considered as a part of the said constitution and form of gov rement, to all intents and purposes, any thing therein contained to the contrary not-

CHAPTER 197.

In act to amend the Constitution and Form of Government of the State of

Maryland. Section 1. Be it enacted by the General Assembly of Maryland, That the term of office of the members of the present senate the constitution and laws of this State.

Sec. 2. And be it enacted, That at the Charles, Calvert and Allegany.

Secember session of the General Assembly

Sec. 10. And be it enacted, That from December session of the General Assembly for the year of our Lord, eighteen hundred senate shall be composed of twenty-one vided, a majority of whom shall be a quorum

time and place of holding elections in the on the following basis, that is to say, every several counties of this State, and in the city county which shall have by the said census, number of votes, there shall be a new election ordered as nerematic mentioned; and sions of said section for the said session, but immediately after the senate shall have connothing in the proviso contained, shall be same judges by whom the election for delegates in pursuance of their election under construed to include in the representation of the said session, but same judges by whom the election for delegates. Sec. 23. And be it enacted, That no person who shall be elected and act as governor, shall be again eligible for the next succeeding term. In the general interestfit will afford must be enhanced by this arrangement.

Sec. 23. And be it enacted, That no person who shall be elected and act as governor, shall be again eligible for the next succeeding term. In the general interestfit will afford must be enhanced by this arrangement.

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third class at the expiration of the sixth

the scate of maryland, chapter 197, and the person voted for as the same session, entitled ber in every second year; and elections | Szc. 12. And be it enacted, That the governor, and the person voted for as session, entitled ber in every second year; and elections | Szc. 12. And be it enacted, That the governor shall possess the qualifications now shall be held in the several counties and city, General Assembly shall have power from governor shall possess the qualifications now shall be held in the several counties and city, General Assembly shall have power from governor shall possess the qualifications now shall be held in the several counties and city, General Assembly shall have power from the constitution and form of governor shall possess the qualifications now shall be held in the several counties and city, General Assembly shall have power from the constitution and form of governor shall possess the qualifications now shall be held in the several counties and city, General Assembly shall have power from the constitution and form of governor shall possess the qualifications now shall be held in the several counties and city, General Assembly shall have power from the constitution and form of governor shall be constitution and form of governor shall be constituted by the constitution and form of governor shall be constituted by the constitution and form of governor shall be constituted by the constitution and form of governor shall be considered by the constitution and form of governor shall be constituted by the constitution and form of governor shall be constituted by the constitution and form of governor shall be constituted by the constitution and the property of the constitution of governor shall be constituted by the constitution of gover Clerks of the several County Courts, the from which the retiring senators came, to sup- time to time to time to regulate all matters relating ply the vacancies as they may occur in con- to the judges, time, place and manner of holdsequence of this classification.

Sec. 4. And be it enacted, That such election for senators shall be conducted, and the returns thereof be made, with proper valike manner as in cases of the elections for

least three years, next preceding his election, in the county or city in and for which he

SEC. 6. And be it enacted, That in ease senator, shall refuse to act, remove from the appoint all officers of the state whose offices county or city, as the case may be, for which ne shall have been elected, die, resign, or be removed for cause, or in case of a tie between wo or more qualified persons in any one of the counties, or in the city of Baltimore, a constitution and form of government; proviwarrant of election shall, be issued by the ded, that this act shall not be deemed or President of the Senate for the time being, construed to impair in any manner, the valifor the election of a senator to supply the vacancy, of which ten days notice at least, excluding the day of election, shall be

Sec. 7. And be it enacted, That so much of the thirty-seventharticle of the constitution as provides that no senator or delegate to the General Assembly, if he shall qualify as such, shall hold or execute any office of profit dur-ing the time for which he shall be elected. shall be and the same is hereby repealed.

SEC. 8. And be it enacted. That n persons who shall respectively be in office at the time of the confirmation of this act as thereof shall have been increased during such

Sec 9. And be it enacted, That at the lection for delegates to the General Assembly, for the December session of the year of our Lord eighteen hundred and thirty-eight, and at each succeeding election for delegates, until after the next census shall have been taken and officially promulged, five delegates shall be elected in and for Baltimore city, and one delegate in and for the city of Annapolis, until the promulging of the census for the year eighteen hundred and forty. when the city of Annapolis shall be deeme. and taken as a part of Anne Arundel county, and her right to a separate delegation shall cease; five delegates in and for Baltimore county; five delegates in and for Frederick county, and four delegates in and for Anne Arundel county, and four delegates in and for each of the several counties respectively, during the regular session of the senate, and hereinaster mentioned, to wit: Dorchester, Somerset, Worcester, Prince George's, Harchall end and be determined whenever, and ford, Montgomery, Carroll and Washington, es soon as a new senate shall be elected as and three delegates in and for each of the hereinafter provided, and a quorum of its several counties respectively, hereinafter tary of State, who shall hold his office until members shall have qualified as directed by next mentioned, to wit: Cecil, Kent, Queen Anne's, Caroline, Talbot, Saint Mary's,

and after the period when the next census and thirty-eight, and torever thereafter, the shall have been taken and officially promulged, and from and after the official promulgamembers, to be chosen as hereinafter pro- tion of every second census thereafter, the representation in the House of Delegates for the transaction of business.

Sec. 3. And be it enacted, That at the Baltimore, shall be graduated and established several counties of this State, and in the city of Baltimore, for delegates to the General Assembly for the December session of the year eighteen hundred and thirty-eight, and under the direction of the same judges by whom such elections for delegates shall be held, an election shall also be held in each of the several counties of this State and in the city of the several counties of this State and in the city appulation of less than fitteen thousand souls, federal numbers, shall be entitled to elect three detegates; every county having a population by the said census of fitteen thousand souls, federal numbers, shall be entitled to elect three detegates; every county having a population by the said census of fitteen thousand in general paper, equal in size and quality to taken, to be governor for the residue of said term is to be detectors of President and Vice President, save the form of the certificate shall be varied to suit the case; and save also that the returns, in stead of being made to the governor and counties of the said office, shall be clothed, ad interim, with souls, federal numbers, shall been the form of the certificate shall be varied to the form of the certificate shall be varied to the form of the certificate shall be varied to suit the case; and save also that the returns, in add in the city appear of the certificate shall be made to the governor and counties of the form of the certificate shall be made to the governor and counties of the said office, shall be clothed, ad interim, with the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in add in the case; and save also that the returns, in ad of the several counties of this State and in the city of Baltimore respectively, for the purpose of choosing a senator of the State of Maryland for and from such county or said city, as the case may be, whose term of office shall commence on the day fixed by law for the commencement of the regular session of the General Assembly, next succeeding such election, and continue for two, four or six years according to the classification of a six years according to the classification of a gates as the county which shall have the querum of its members; and at every such largest representation, on the basis aforesaid, election for senators, every person qualified to vote at the place at which he shall offer to vote for delegates to the General Assembly, shall be entitled to vote for one person as senator; and of the persons voted for as senator in each of the several counties therein the said census for the year eighteen hundred and forty shall have been the said city, respectively, the person have the said census for the year eighteen hundred and forty shall have been taken, be entitled by the graduation on the lasis aforesaid to a representation in the and in said city, respectively, the person having the highest number of legal votes, and House of Delegates equal to that allowed to ing the highest number of legal votes, and possessing the qualifications hereinafter mentioned, shall be declared and returned as duly at the election of delegates for the December of the possessing the qualifications hereinafter mentioned, shall be declared and returned as duly at the election of delegates for the December of the possessing the qualifications hereinafter mentioned, shall be declared and returned as duly at the election of delegates for the December of the persons, and the possessing the qualifications hereinafter mentions of the persons, and the persons of the person case may be, and in case two persons possessing the required qualifications shall be found on the final casting of the votes given, in any of said counties or said city, to have an one of said counties or said city, to have an one of said counties or said city, to have an one of said counties or said city, to have an one of said counties or said city, to have an one of said counties or said city, to have an one of said counties or said city, to have an one of said counties or said city, as the election of delegates for the December that the clection of the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and thirty eight, such county shall, nevertheless, after said census for the year eighteen hundred and the year eighteen hu thirty eight, such county shall, nevertheless, and in the circumstant of the year eighteen hundred and forty, or any future census, and forever thereafter, be entitled to elect the Baltimore, for delegates to the General Assembly on counting the ballots, shall have the highest ments which each number of votes shall be governor, and shall be governor.

ing elections for senators and delegates, and ing at least thirty years of age, and of being of making returns thereof, and to divide the several counties into election districts, for the more convenient holding of elections, not affeeting their terms or tenure of office.

SEC. 13. And be it enucted, That so much of the constitution and form of government Sec. 5. And be it enacted, That the as relates to the Council to the Governor, and lification that he shall be above the age of the state, shall be vested exclusively in the Government of this state, shall be vested exclusively in the Government of the governme nitations and provisions horeinafter specified and mention

SEC. 14. And be it enacted, That the governor shall nominate, and by and with any person who shall have been chosen as a the a vice and consent of the senate, shall are or may be created by law, and whose ap pointment shall not be otherwise provided for by the constitution and form of ment, or by any laws consistent with the dity of the commissions of such persons as shall be in office under previous executive appointment, when it is act shall go into op eration, or aiter, abridge, or change, the tenure, quality, or duration of the same, o of any of them.

Sec 15 And be it enacted, That the gevernor shall have power to fill any vacancy that may occur in any such offices during the recess of the senate, by granting commissions which shall expire upon the appoint ment of the same person, or any other per-

SEC 16. And be it enacted, That the by the governor a second time during th shall have been rejected by the senate, un less after such rejection, the senate shall in lingness to receive again the nomination of the second gubernatorial district, and the persuch rejected person, for further consideration, and in case any person nominated by rejected by the senste, it shall not be lawful third election for governor forever thereafter, for the governor at any time afterwards, during the recess of the senate, in case of vacancy in the same office, to appoint such reject ed person to fill said vacancy. Sec. 17. And be it enacted, That it stall

be the duty of the governor, within the period of one calendar month next after this act shall go into operation, and in the same session in which the same shall be confirmed, if it be confirmed, and annually thereafter on such particular tay, if any, or within such particular period as may be prescribed by law, to nominate, and by and with the advice successor shall be appointed, and who shall discharge such duties, and receive such compensation, as shall be prescribed by law. SEC. 18. And be it enacted, That in case

vacancy shall occur in the office of governor at any time after this act shall go into peration, the General Assembly, if in sesion, or if in the recess, at their next session. shall proceed to elect by joint ballot of the two houses, some person, being a qualified and that until otherwise directed, the returns two houses, some person, being a qualified and that until otherwise directed, the returns two houses, some person, being a qualified and that until otherwise directed, the returns two houses, some person, being a qualified and that until otherwise directed, the returns the person of the gubernatorial district from shall be made in like manner as in elections for the gubernatorial district from shall be made in like manner as in elections for the gubernatorial district from the gu case there shall be no Secretary of State, or in case he shall refuse to act, remove from the state, die, resign, or be removed for the state, die, resign, or be removed for Sec. 22. And be it enacted, That of the personnel of the state of the secretary state of the secretar

SEC. 20. And be it enacted, That at the time number of delegates allowed by the provi-sions of said section for the said session, but the section for delegates to the section for the sectio bly for the December session of the year eigh-

manner as the senate shall prescribe, into the city of Annapolis in the said ainth sections of the senators of the tion of this act.

SEC. 11. And be it enacted, That in all personners of the senators, to be held after the expiration of the second class at the expiration of the senators, and of the senators, to be held after the third class at the expiration of the sixth soin eighteen hundred and thirty-seven, the third class at the expiration of the sixth soin eighteen hundred and thirty-seven, the senators of the senat sion eignteen numbered and inirty-seven, the election every person qualified to vote for description of the election of severy their year as part of Anna Arundel county. Constitution and form of government of year, so that one third increase in a part of Anne Ayundel county.

the State of Maryland," chapter 197, and elected on the first Wednesday of Octo as part of Anne Ayundel county.

SEC. 12. And be it enacted, That the vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor, and the person voted for as the first class, on the same day in the second vote for governor. vernment, and the additional qualification of bevernor is to be taken at such election, according to the priority which shall be determined as hereinafter mentioned, that is to say, the state shall be, and the same is hereby divided into three gubernatorial districts, as follows: the same as are required in a delegate to the abolished and annulled, and that the whole General Assembly, with the additional quateral and the same as are required in a delegate to the abolished and annulled, and that the whole follows that he shall be above, the age of the government of this roline, Talbot, Dorchester, Someriet and Worth and the shall be above, the age of the government of this roline, Talbot, Dorchester, Someriet and Worth and the shall be above, the age of the same as a few that the shall be above, the age of the same as a few that the shall be above, the age of the same as a few that the shall be above, the age of the same as a few that the shall be above, the age of the same as a few that the shall be above. until its number shall be determined as hereinafter provided, shall be known as the Eastern District; the counties of St. Mary's, Charles, Calvert, Prince-George's, Anne Arundel, inclusive of the city of Annapolis, Montgomery, and Baltimore city, shall together compose one dis-trict, and until its number shall be determined as hereinafter provided, shall be known as the Southern District; Baltimore, Harford, Carroll, Frederick, Washington and Allegany counties shall together compose one district, and until tion to the master for the property of which he its number shall be determined as hereinafter shall be thereby deprived. provided, shall be known as the North-western District; and for the purpose of determining the respective numbers and order of priority and districts in the same session in which this act shall be confirmed, if the same shall be confirmed as hereinafter mentioned, and on some day to be fixed by concurrence of the two branches, the speaker of the house of delegates shall present to the president of the senate, in the senate chamber, a box containing three ballots of similar size and appearance, and on which shall severally be written, Eastern District, Southern District, North-western District, and the president of the senate shall thereupon draw from said box the said several ballots in succession, and the district, the name of which shall be written on the ballot first drawn, shall form of government to the contrary notwiththenceforth be distinguished as the first guber. natorial district, and the person to be chosen governor at the election first to be held under the provisions of this section, and the person to be chosen at every succeeding third election for be chosen at every succeeding third election for governor forever thereafter, shall be taken from the said first district; and the district, the name of which shall be written on the ballot second ly drawn, shall thenceforth be distinguished as tion under the provisions of this section, and the person to be chosen at every succeeding the district, the name of which shall be written on the ballot thirdly drawn, shall thenceforth be distinguished as the third gubernatorial district, and the person to be chosen governor at the third election to be held under the provisions of this section, and the person to be chosen at every succeeding third election forever thereaster, shall be taken from the said third district; and the result of such drawing shall be entered on the journal of the senate, and be reported by the speaker of the house of deleates on his return to that body and be entered a humorous compilation of the numerous livegates on his return to that body and be entered on the journal thereof, and shall be certified by a joint letter to be signed by the president of the senate and speaker of the house of delethe senate and speaker of the house of delegates, and be addressed and transmitted to the Secretary of State, if appointed, and if not, as soon as he shall be appointed, to be by him pre- faithful record of the scintillations of their served in his office.

Sec. 21. And be it enacted, That the Gene ral Assembly shall have power to regulate, by law, all matters which relate to the judges, time, place and manner of holding elections for

cause, the person filling the office of president of the senate shall, by virtue of his said office, be clothed, ad interim, with the exemple. cutive powers of government; and in case possessing the legal qualifications and resident there shall be no president of the senate, or as aforesaid, in the district from which the here shall be no president of the senste, or as aforesaid, in the district from which the expensive undertaking will be prosecuted, to n case he shall refuse to act, remove from governor at such election is to be taken, shall bear him successfully and prefitably along the state, die, resign, or be removed for be governor, and shall qualify in the manner with it. cause, the person filling the office of speaker of the house of delegates shalt, by virtue of his said office, be clothed, ad interim, with SEC. 19. And be it enacted, That the term of office of the governor, who shall be chosen on the first Monday of January next, this act, shall have an equal number of legal votes, then the senate and house of delegates, upon joint bills, shall describe any state of the senate of the senate and house of delegates. number of votes shall be governor, and shall

SEC. 24. And be it estated, That the elec. on the same day in every sixth year thereafter, and for the election of senators of the second class, on the same day in the fourth year after their election and classification, and on the same day in every sixth year thereafter; and for the election of senators of the third cha the same day in the sixth year after their election and classification, and on the same day in every right year thereafter.

SEC. 25. And be it enacted, That in all cleations for governor, the city of Annapolis shall

of master and slave, in this State, shall not be polished unless a bill so to abolish the same, shall be passed by a unanimous vote of the members of each branch of the General Assembly, and shall be published at least three months before a new election of delegates, and shall be confirmed by a unanimous vote of the men of each branch of the General Assembly at the next regular constitutional session after such new election, nor then, without full compensa-

SEC. 27. And be it enacted. That the city of Annapolis shall continue to be the scat of gor. Annapous snan continue to be the seat of government, and the place of holding the sessions of the court of appeals for the Western Shore, and

the high court of chancery.

SEC. 28. And be it enacted, That if this act shall be confirmed by the General Assembly, after a now election of delegates, in the first session after such new election, agreeably to the provisions of the constitution and form of government, then and in such case, this act, and the alterations and amendments of the constitution therein contained, shall be taken and considered, and shall constitute and be valid as a part of said constitution and form of government, any thing in the said constituti standing.

CHAPTER 84.

An act to confirm an act, entitled, an act to award the Constitution and form of Government of the State of Maryland, passed at December session, eighteen hundred and thirty six, chapter one hundred and nincty seven.

Be it enacted by the General Assembly of Mary-

land, That the act entitled, an act to amend the constitution and form of government, of the State of Maryland passed at December session, eighteen hundred and thirty-six, chapter one hundred and ninety seven, be and the same is hereby ratified and confirmed.

THE SALMAGUNDI, AND MENTION A WILLIAMS OF THE DAT. COMIC ENGRAVINGS.

NEW PERIODICAL, of a novel character, bearing the above appellation, will be commenced on the beginning of January, 1836. While it will furnish its pations with the leading features of the news of the lay, its principal object will be to serve up servation, are positively lost to the Reading world. Original wits and humarists of our time will here have a medium designed to the genius. It is not necessary to detail the many attractions which this journal will possess, as the publisher will furnish a specimen number to every person who desires it-(those out of the city, will forward their orgovernor, and of making asturns thereof, not ders, postage paid)— and he pledges himaffecting the tenure and term of office thereby; self that no exertions on his part shall be

tensive and choice selection of Satire, Criticism, Humour and Wit, to be circulated through its columns, will form a Literary Banquet of a superior and attracture with and the publisher relies with perfect confidence on the liberality if the American public, and the spirit and tact with which this

The Terms of THE SALMAGUEDI will be The Terms of THE SALMAGENDI will be TWO DOLLARS per annum, payable invariably in advance. No paper will be furnished unless this stipulation is strictly adhered to. LTClubs of three will be supplied the paper for one year, by forwarding bery dollar note, postage paid. Clubs of seren will be supplied for the same term, by forwarding a ten dollar note. The papers that are sent out of the city fill be carefully packed in strong envelopes to prevent their

the general interestit will afford must be en-



Printed and Published by JONAS GREEN, At the Brick Bailding on the Public Circle. Price-Three Dollars per annum.

RULES OF COURT. Published by Authority. ANNE. ARUNDEL COUNTY COURT.

October Term, 1837. in Anne Arundel County Court, and to regulate the practice in the said court for the drancement of justice, and to prevent un-necessary delay in the prosecution of suits, it is ordered by the said court that the following ·ules be observed:

1. The clerk of this court is not to deliver any original paper out of his office to any person whomso ver, without first obtaining ne consent of the court, when sitting, or of

one of the Judges daring the vacation 2. All subpostas for witnesses to attend apon trials shall be returnable on the first Monday of the term at 10 o'clock, A. M. 3. In cases of the nunat. endance of any

witness who shall be summoned, within on hour after the meeting of the court, attachments may be issued on application to the 4. At the meeting of the court after charg-

ing the Grand Jury, the appearance ducket shall be called over, and settled as far as may be.
5. The court will then go over the trial

docket, to settle the same as far as practicable, and ascertain the causes to be tried, and aill, on the second going over the docket, call up the same for trial in the order in which they stand.

6. The court will not postpone the trial of

any cause if the witnesses of the parties atwithout some legal cause be shewn, although the attornies of the parties consent to post-pone the same, unless the court is satisfied justice requires a postponement. 7. If any cause that can continue, be con-

tinued, after notice of trial, or if any cause that cannot continue without affidavit be con-tinued, the party applying therefor shall pay cation may be entered that cannot continue without affidavit be conthe costs of the term.

8. Whenever any cause is postponed, be-

8. Whenever any cause is proposed to the rule day, he shall attend, and against whom attachments are mitation, unless the rdered and taken out, that the parties, or either of them, shall have a right to bring on the trial of the said cause as soon as the witness or witnesses attend, against whom at-tachments are ordered according to the original right of preference established by rule

9 The court will not postpone the trial of any cause, if the parties have not summoned any witnesses, without some legal cause shewn, although the attornies of the parties consent to postpone the same, unless the court is satisfied justice requires a postpone-

10. All special verdicts, points saved, demurrers, cases in equity, motions for new trial and in arrest of judgment, shall be argued and heard after the trial of jury causes, unless this order be dispensed with for spe-Cial reasons, and all appeals and errors on Monday the first day of the term, and sub-ponas in all cases shall be made returnable a that day and be returned by nine o'clock,

11. Every motion in arrest of judgment, or for a new trial, must be made within two days after verdict, inclusive of the day upon which the verdict shall be found, and the party making such motion shall file reasons in writing at the time of such motion, and if on hearing of the motion he shall suggest additional reasons, those reasons shall be filed in writing, and a further hearing at the dis-cretion of the court be granted.

12. No motion for a new trial shall be re-

ceived after motion in arrest of judgment, clusive of the day but a motion in arrest of judgme the motion for a new trial. 13. The sheriff is directed to return all process to the clerk of the court at nine o'-

clock on the first day of the term. 14. The sheriff is required to attend in person with two constables during the whole

lerm, unless excused by the court. 15. No attorney, or other officer of this court, or any deputy of any such officer, shall entered on the doci be admitted as special bail in any action commenced or to be commenced in this court.

16. Every sheriff and surveyor shall endorse on every plat returned by them, the a-discharge of his ba-mount of tees against the plaintiff and de-turned scire feci, at fendant respectively, in worde at length, and four days of the ter sign the same, and also return with the plats one account of the particulars of their fees against the plaintiff and defendant respectively, proved and signed by them.

17. In all cases where leave shall be given to complete any survey under any warrant of resurvey, or to make any amendment of, or addition to, any plats returned under a war-rant of resurvey. the sherift shall give the plaintiff and defendant, or their attorney, or if either plaintiff or defendant are non-resident or absent from the county, to his at-torney) notice in writing of the time and place of completing such survey, or of ma-king such amendment or addition, at least five days before proceeding to complete the

caid survey, or makin mendment of the same 18. When leave is make any amendment of each party shall comple addition on his part of day of April, and se

respectively, and the or deliver one to each and defendant, or their fore the 9th day of Ap or their attornies, shal with a plat as aforesa shall return the residu the cierk of the court first day of court. 19. On an appearant plaintiff may be ruled

by the next rule day, I cial cause shewn, may declare, and on such t reasonable, unless the 20. If a commission examine witnesses, or

sioners, the party appropriate sion shall name his con term, and if the oppo ers, then the commis 21. Ordered, That give notice immediate rogatories to the other that he may prepare as ries to be forwarded w

Ordered, that the par. der for issuing the con carriage thereof.
22. No commission ance of such suit, un therwise, that the wi

or the cause for issuin 24 If the defendar

mended. 25 If the plaintiff declare or to plead by rule of court, judg default, as the case of but the court for sp

allow further time to on such terms as they 26. In all cases wi clare or to plead, sucings shall be fited t March, and the twen respectively, next which said rule was

consent of the plaint court, to plead the plea to the merit, an be withdrawn in like of pleading any spe 28. Upon an appe to revive a judgmen bail or terre-tenants

ruled to plead by th issue in fact, the de and determined befo in fact.

for the putting in g 31 All declaration served on the tenant on the premises, eig and day of return, pearance for the ten landlord, during the

32. Upon the ap in ejectment, he sha rule, and have lear ascertain his defen not be then taken,

33. The principadischarge of his ba facias', the principal discharge of his basitting of the conrusts of the scire for to any adjourned co

34. No action o beyond the term I consent of the part