

and all and every other person in possession of said land, claiming the same by virtue of a title derived from, through or under such losing party, and acquired subsequently to the date of such award, judgment or decision, which said writ the said court is authorized and empowered to issue for this purpose upon application in writing of such successful party to the said award, judgment or decision, in person or by attorney, verified by the affidavit of himself or his attorney, unless good cause to the contrary shall be shown by such party in possession within not less than fifteen nor more than thirty days after notice in writing of such application served upon such party in possession in person; and if the recovery be of the possession of personal chattels, by such process of execution and compulsion as in the chancery practice of this State is usual and proper for the enforcement of a decree for the specific delivery of personal chattels.

#### ARBITRATION COMMITTEE OF THE CORN AND FLOUR EXCHANGE.

**226.** The Board of Directors of the Corn and Flour Exchange shall annually elect by ballot five members of the association, who are not members of the Board, as a committee, to be known as the Arbitration Committee of the Baltimore Corn and Flour Exchange. The Board of Directors may, at any time, fill any vacancy in said committee for the remainder of the term in which such vacancy may happen. The duty of the Arbitration Committee shall be to hear and decide any controversies which may arise in business between the members of said organization or said members and other persons as may be voluntarily submitted to the said committee for arbitration; and such members and persons may by an instrument in writing, signed by them and attested by a subscribing witness, agree to submit to the decision of said committee any such controversy so arising as might be the subject of an action at law or in equity, except claims of title to real estate.

**227.** The mode of proceeding of said Arbitration Committee shall be regulated by the by-laws of the corporation, which shall be substantially complied with in all cases, without prejudice, however, to any award from merely formal irregularity.