

30. Every application for a writ of diminution, shall contain a specification in writing of the parts of the records or proceedings requisite to be supplied, which shall also be incorporated in the writ of diminution for the guidance of the inferior court.

31. The issuing of a writ of diminution shall not delay the hearing in the Court of Appeals of any cause, if the return thereto be made before the said cause shall be called for hearing, unless for good cause shown.

32. A writ of fieri facias, or attachment, may be issued upon any judgment of the Court of Appeals, directed to the sheriff of the county in which the original judgment appealed from was rendered, and returnable to the Circuit Court for such county; and there shall be sent with said writ a short copy of the judgment, and the said writ shall be proceeded on and renewed as if it had issued from the Circuit Court to which it is returnable.

33. Either of the writs mentioned in the last preceding section may be directed to the sheriff of the city of Baltimore; and if so directed, it shall be made returnable to the court from which the appeal was taken, and the same proceedings shall be had as provided in the said preceding section.

34. In case a scire facias shall be issued out of the Court of Appeals against heirs or terre tenants, and one or more of the heirs or terre tenants shall reside in different counties, the scire facias shall be directed to the sheriff of the proper county, and returned by him to the Circuit Court thereof, and duplicates of said scire facias shall be issued and directed to the sheriff of each county wherein an heir or terre tenant resides—which duplicates shall be returnable to the Circuit Court of the county to which the original scire facias is returnable—and the court to which the same are returnable, shall proceed therein in the same manner as if said writs had issued from such court.

35. If the scire facias against heirs or terre tenants be sent to the city of Baltimore, it and its duplicates shall be returnable to the Superior Court, and the same proceedings shall be had in all respects as if the same had been returned to a Circuit Court of a county.