

the lands so sued for, and said sheriff shall also have power to execute a writ of *habere facias possessionem* for all of said lands.

SEC. 55. Where a warrant of resurvey shall be issued in any action of ejection or other action, the party applying for such warrant shall first make the location of his claim and pretention, and such other location as he may think necessary to bring the cause fairly to trial. ^{Party to make locati'n of his claim.}

SEC. 56. It shall not be necessary in the execution of any warrant of resurvey to locate by actual survey the whole of any tract or parcel of land, but it shall be sufficient to locate by actual survey the beginning, or any call or other object by which the location of the tract may be proved, and such portion of lines connected therewith as may be necessary to show the parts of the land in controversy, and the questions to be tried and proved by witnesses to be examined in the cause, and such lines as may be necessary to connect and illustrate the points or objects to be proved; and all other lines and objects may be located by protraction upon the plats, if directed so to be, by the party making the survey, but the other party may require any other objects or lines to be located by actual survey or protraction, if he shall desire the same; and such location by protraction, when made by either party, shall be *prima facie* evidence of the correctness of any object or line so located, unless the same shall be differently located by actual survey; but all locations by protraction shall be made by course and distance, according to the description of the lands so located, to be shown and proved by some patent, deed or other title paper to be given in evidence, and shall be connected by the course and distance of some title paper or other competent evidence, with lines and objects located by actual survey; and if either party shall make any surveys or locations which the court in its discretion should think unnecessary, then the party requiring the same shall pay the cost thereof, and any party to the suit may give in evidence any patent, deed or other paper, which would be competent evidence in the cause, ^{Not necessary} ^{To connect and illustrate} ^{Prima facie evidence.} ^{Surveys of locations.} of it shall