1904, art. 75, sec. 109. 1888, art. 75, sec. 104. 1860, art. 75, sec. 81. 1856, ch. 322, sec. 1.

111. In all civil cases which may be removed to another county under the provisions of this article, and in which a final judgment may be obtained, the clerk of the court in which such judgment may be obtained shall, on application of the plaintiff therein, issue execution on said judgment or decree against the goods and chattels, lands and tenements, rights and credits, of any defendant lying in the county or city in which said case shall have been originally instituted; or, if the judgment is for the defendant, he may have the same remedy.

Article 17, section 7, as it stood prior to the act of 1888, ch. 475, held not to be a repeal of this and the following section, and not to apply to removed cases which the latter sections were enacted to cover. Browning v. Loraw, 58 Md. 525.

Ibid. sec. 110. 1888, art. 75, sec. 105. 1860, art. 75, sec. 82. 1866, ch. 322, sec. 2.

112. Any such execution shall be directed to and served by the sheriff or coroner, as the case may be, of the county or city in which the case was originally instituted, and returned to the circuit court for the county of which he is sheriff, or to the superior court of Baltimore city, if in said city; and it shall be sufficient for the plaintiff, to entitle himself to the benefit of such execution, to produce before the court to which the same shall be returnable, a short copy of the judgment by him obtained, attested by the clerk of the court before which the same is had.

This section referred to in construing section 111—see notes thereto. Browning v. Loraw, 58 Md. 525.

Ibid, sec. 111. 1888, art. 75, sec. 106. 1860, art. 75, sec. 83. 1815, ch. 149, secs. 1, 2.

Every court to which any cause may be removed shall have power to issue a warrant of re-survey, order, or other process, to the sheriff, surveyor, or other officer of the county from which such cause has been removed, or to the sheriff or other officer of any other county; and the sheriff, surveyor or other officer shall be bound to execute and obey the same in the same manner as if issued from the circuit court for the county from which such cause was removed, or for the county in which such sheriff, surveyor or other officer may reside; and upon neglect of any sheriff, surveyor or other officer to execute and obey such warrant of re-survey, order or other process, the court in which such cause is pending, and to which such warrant of re-survey, order or other process is returnable shall, on motion and proof of delivery thereof, americe such sheriff, surveyor or other officer not exceeding two hundred dollars, and enter judgment against him in the name of the State, but for the use of the party aggrieved by such neglect, who may issue execution thereon as upon other judgments.

Ibid. sec. 112. 1888, art. 75, sec. 107. 1874, ch. 94.

114. Until the record in any cause has been actually transferred from the court passing the order of removal to the court to which it is