an auditor, as the court shall order; and the court may order payment of the amount of such expenses and costs and enforce the payment thereof by execution.

This section referred to in construing sections 6 and 128—see notes thereto. Chesapeake, etc., Telephone Co. v. MacKenzle, 74 Md. 43.

1904, art. 75, sec. 131. 1888, art. 75, sec. 124. 1888, ch. 456, sec. 86 I.

133. Whenever a defendant is by law entitled to file pleas in the nature of a cross-action, he can in such pleas claim any or all of the writs referred to in the foregoing eight sections, and be subject to all the provisions therein contained with reference to the same, save such as relate to the issue of summons.

This section referred to in construing sections 6 and 128—see notes thereto. Chesapeake, etc., Telephone Co. v. MacKenzie, 74 Md. 43.

Ibid. sec. 132. 1888, art. 75, sec. 125. 1888, ch. 456, sec. 86 J.

134. Whenever the party claiming any of the above writs would be in any ordinary action entitled to an interlocutory judgment by default, he shall be entitled in any of the actions referred to in the nine foregoing sections to a final judgment that the writ or writs claimed do issue.

This section referred to in construing sections 6 and 128—see notes thereto. Chesapeake, etc., Telephone Co. v. MacKenzie, 74 Md. 43.

Ibid. sec. 133. 1888, art. 75, sec. 126. 1888, ch. 456, sec. 86 K.

135. Any party to any action at law after the commencement thereof, and whether before or after judgment, may apply by motion exparte to the court in which it is pending, for a writ of injunction to restrain the other party in such action from the repetition or continuance of the wrongful act or breach of contract complained of, or the committal or injury of a like kind arising out of the same contract, or relating to the same property or right; and judgment may be given that such writ may be granted or denied by the court upon such terms as to the duration of the writ, keeping an account, giving security, or otherwise, as to such court may seem reasonable and just.

This section referred to in construing sections 6 and 128—see notes thereto. Chesapeake, etc., Telephone Co. v. MacKenzie, 74 Md. 43.

Ibid. sec. 134. 1888, art. 75, sec. 127. 1888, ch. 456, sec. 86 L.

136. A judgment for the issue, or refusing the issue of any of the writs referred to in any of the ten foregoing sections, shall be subject to the same right of appeal as other final judgments, but the operation of the writs, when issued, shall only be stayed on appeal when the court issuing the same shall, in its discretion, pass an order directing such stay; which order shall be conditioned upon the appellant giving bond, with penalty therein fixed, to answer for all costs and damages caused by such stay if such appeal be not prosecuted with effect.

This section referred to in construing sections 6 and 128—see notes thereto. Chesapeake, etc., Telephone Co. v. MacKenzie. 74 Md. 43.

As to the right of appeal, see art. 5.