

dence to establish a cause of action or defense, although the determination of such question may involve the decision of questions of law which might be raised by demurrer.*

See section 6, *et seq.*

Production of Books and Answering Bills of Discovery.

99.

As to the production of books of accounts in prosecutions for "False Pretenses," see article 27, section 127.

Removal of Causes.

102.

See article 4, section 8, of the Md. Constitution.

1912, ch. 510.

109A. The cost of transcript of record in all suits or actions at law, issues from the Orphans' Court, or from any Court sitting in Equity, shall be paid to the clerk making the same, by the party suggesting such removal before the said record is transmitted.

1912, ch. 384.

111A. In all causes which may be removed to another Court under the provisions of this article, after the said case shall have been heard and determined, the clerk of the Court in which the said case shall have been determined, shall immediately thereafter forward a copy of the docket entries in said case to the clerk of the Court where the said cause was originally instituted, and said docket entries shall immediately, upon receipt of same, be entered upon the docket by the clerk of the Court where said cause was originally instituted.†

III.

PROCESS.

144.

As to process against corporations in criminal cases, see article 27, sections 728 and 729.

1914, ch. 240.

144A. On the return of an original writ to any of the Circuit Courts of the State, not executed in any of said Courts the same shall be renewed, returnable to the next return day thereafter, and after two returns of any original writ not executed at the two succeeding return days after the writ is first issued, the same shall be permitted to lie dormant, returnable only on the written order of the plaintiff, or his attorney of record, to such future return day as the said plaintiff, or

*In effect September 1, 1914.

†The act of 1912, chapter 384, went into effect June 1, 1912.