## INDEX.

1	Art.	Sec.
Practice—Cont'd:		
REMOVAL OF CAUSES:		
Grounds for	75	109
Notice of suggestion for by clerk to counsel for all parties;		
requirements therefor; not to apply to Baltimore city	75	110
Order for	75	109
Powers of court to which removed to hear and determine		
such causes	75	109
Recognizances and other proceedings not affected by er-		
rors in transcript of record	75	118
Removals from courts of law to courts of equity and vice		
versa:		
Amendment of pleadings to conform case to court to		
which removed	75	124
Grounds therefor; when removal may be ordered	75	124
Removal to court in adjoining judicial circuit; right of	75	111
Cases in which such removal granted	<b>7</b> 5	111
Powers of courts to which removed	<b>7</b> 5	111
To apply only to St. Mary's, Prince George's, Charles	-	
and Calvert counties	<b>7</b> 5	111
Special jury to try such causes	75	113
State's attorney's compensation in trial of; by whom paid.	75	115
Striking out order for; motions for	75	123
Transcripts of record of; correction of if untrue or im-		
perfect; duty of clerk	75	116
Powers of court to which removed to direct correc-	••	110
tion of	75	118
Trial court may issue warrant of resurvey order or other	••	110
process to sheriff or surveyor of any other county; duty		
of such officers; penalty for neglect	75	100
Trial of; expediting	75 75	$\frac{122}{118}$
When discretionary with court	75	
When judges disqualified to sit		109
	<b>7</b> 5	109
When points are reserved for the court in banc	75	130
Replevin:		
Bonds; retorno habendo bonds; who may give	75	125
Clerk to approve penalty and security	75	125
How to be sued on; persons who may sue thereon	75	129
To be given to state	75	129
Judgment after two non ests	<b>7</b> 5	126
In alternative for return of chattels or payment of	10	120
value	<b>7</b> 5	128
Damages for detention of goods to be allowed	75	127
Execution therefor	75	128
To be separately ascertained and stated in	10	120
	75	128
judgment and verdict	10	120
tantian to be concretely assertained and stated		
tention to be separately ascertained and stated	m-	100
in judgment and verdict	75	128
Writ of capias in withernam to enforce return of	7-	100
chattels; powers of court as to	75	128
Where property has been eloigned	75	127
Motion to return property replevied; proceedings of court		_
and powers to determine equities thereof	<b>7</b> 5	125
- Judgment for plaintiff in default of appearance of		
defendant after summons	75	126
RESERVATION OF POINTS FOR COURT IN BANC:		
Hearing of; when judges disqualified; hearing by judges		
of another circuit, or appeal to court of appeals; election	75	120
Reservation by bill of exceptions; how framed		130
Upon removal to another court for determination of	75	131
such points, to remain for trial	75	100
Rule security for costs	75 24	132
Rule security for costs	24	9