

Removal of Causes.

111. Repealed by ch. 578 of the Acts of 1927.

Removal of Cases from Courts of Law to Courts of Equity and Vice Versa.

124.

This section shows that it is declared policy of the law that where it appears the plaintiff is entitled to some remedy, his suit shall not be dismissed because he has invoked aid of wrong tribunal. *Safe Deposit Co. v. Cahn*, 102 Md. 542.

Case remanded for transfer to common law court for trial, unless lower court finds it proper to permit amended allegations to justify retaining bill. *Levin v. Goodman*, 152 Md. 190.

See sec. 109, *et seq.*

Art. 26, sec. 44, which was identical with this section, has been repealed.

Special Cases Stated.

133.

Case stated under this section. *Williams v. State*, 144 Md. 19.

Summons With Claim for Injunction or Mandamus.

134.

Mandamus or injunction must be asked in declaration or in separate paper clearly a part of it. This and succeeding sections do not authorize appointment of trustee, without notice to defendant, to take charge of property, conduct business, produce papers, pay trustee money, etc. *Zimmerman v. Garfinkel*, 144 Md. 397.

135.

See notes to sec. 134.

136.

See notes to sec. 134.

137.

Special demurrer. See notes to sec. 134. *Zimmerman v. Garfinkel*, 144 Md. 397.

138.

See notes to sec. 134.

139.

See notes to sec. 134.

140.

See notes to sec. 134.

141.

See notes to sec. 134.

142.

See notes to sec. 134.