adjourn the proceedings under such order from time to time as he may think proper, and at any stage of the proceedings the court may in its discretion make a further order that any other examination or testimony be taken by a commissioner or examiner designated therein.

The fact that supplementary proceedings to locate property or credits of judgment creditor are authorized by this section and secs. 148-152 does not deprive equity of jurisdiction in such cases. Atlantic Lumber Co. v. Waxman, 162 Md. 191.

### 148.

See notes to sec. 147.

### **150**.

See notes to sec. 147.

#### 152.

See notes to sec. 147.

## III.

# PROCESS.

# 153.

Cited but not construed in Sanitary Grocery Co. v. Soper, 146 Md. 136 (see notes to art. 9, sec. 46).

As to powers of Court of Appeals re forms of process, writs, pleadings, etc., see art. 26, sec. 35A.

This section does not apply to attachments. Thompson v. Central Metal & Sup. Co., 158 Md. 188.

### 157.

Resident of Naval Academy grounds may be sued in Anne Arundel County; jurisdiction in divorce case—see notes to art. 16, sec. 37. Lowe v. Lowe. 150 Md. 608.

Cited but not construed in Sanitary Grocery Co. v. Soper, 146 Md. 136 (see notes to art. 9, sec. 46).

A warrant of attorney, in a promissory note, empowering any attorney, on non-payment of note, to appear for the maker in any court of record and confess judgment thereon, authorizes confession of judgment in another county than that of residence of the maker. Colt Co. v. Wright, 162 Md. 387.

This section referred to in construing art. 16, secs. 14 and 15. See notes thereto. Woodcock v. Woodcock, Daily Record, June 20, 1935.

### 158.

Cited but not construed in Murray v. Hurst, 163 Md. 483, 489.

# Non Pros.

# 183.

Plaintiff has right to submit to a voluntary judgment of non pros as to one defendant upon the grant of demurrer offered by that defendant. State v. Lupton, 163 Md. 180.