

or other document be sufficiently described for identification in said commission or process in the nature of a commission, the said commissioner therein appointed shall serve notice as aforesaid of the time and place appointed for the execution of said commission, and therein require said witness to bring with him and produce to said commissioner any such paper, writing, written instrument, book or other document, supposed to be in his possession or control, the same to be described or identified in said notice as in said commission.

If any witness, who shall have been duly notified so to do, as hereinbefore prescribed, shall fail to attend at the execution of said commission, or refuse to testify or to answer such questions as may be propounded to him under such commission, or shall fail to produce, pursuant to said notice, any book, paper or instrument of writing in his possession or control, or shall refuse to subscribe his deposition, it shall be the duty of the commissioner named in said commission, at the request of the court issuing the same, to certify such failure to attend or refusal to testify or subscribe, or to produce books, papers or written instruments, to the circuit court for the county or to any judge of the supreme bench of Baltimore City, as the case may be, where said commission is to be executed; and the said court or judge, on receiving the said certificate, shall forthwith issue his order commanding the said delinquent witness on some day and at some place therein appointed to appear before him and show cause why he, the said witness, has so failed to attend or refused to testify or subscribe, or refused to produce books or papers in his possession or control, a copy of which order shall be served upon said delinquent witness at least five days before the day therein appointed; and if the said witness, after having had such notice of said order, shall neglect or refuse to appear before said judge, or appearing, shall fail to show good and sufficient cause why he, the said witness, has so failed to attend or refused to testify or subscribe his deposition, or refuse to produce said books or papers before said commissioner, then and not otherwise, the said court or judge may issue an attachment in the name of the State and compel the appearance and answer of such witness in the same manner as any court in this State would be authorized to do if such witness had been summoned to appear before such court and had failed to attend or refused to answer; provided, that the said court or judge may extend the time for hearing before him if deemed by him necessary or important.

As to commissions to take testimony outside of Md., see sec. 21, *et seq.*

An. Code, 1924, sec. 37. 1922, ch. 480, sec. 36A.

42. (Authority to Act.) Whenever any mandate, writ or commission is issued out of any court of record in any other State, territory, district or foreign jurisdiction, or whenever upon notice or agreement it is required to take the testimony of a witness or witnesses in this State, witnesses may be compelled to appear and testify in the same manner and by the same process and proceeding as may be employed for the purpose of taking testimony in proceedings pending in this State.

An. Code, 1924, sec. 38. 1922, ch. 480, sec. 36B.

43. (Uniformity of Interpretation.) This Act shall be so interpreted and construed as to effectuate its general purposes to make uniform the law of those States which enact it.