CONTINUANCE.

- 96 How long cause may be continued.
- 97 Continuance for absence of witness
- 98 Affidavit.
- 99 Court may examine party making affidavit
- 100 In what cases continuance discretionary.
- 101 Continuance on suggestion of death
- 102 Continuance during infancy of new party, heir.
- 103. Infant entitled by purchase to same continuance as heir
- 104 Continuance for absence of witness within State
- 105 On special verdict or case stated.
- 106 Defective plots or want of plots 107. Costs.

REMOVAL OF CAUSES

- 108 Where causes may be removed and how, proceedings, proviso
- 109 Further removal
- 110 Power of judges, special panel
- 111 Time of removal in criminal cases
- 112 Compensation to State's attorney
- 113 Transcripts of removed causes remanded for amendment
- 114. Same, all recognizances and other proceedings valid.
- 115 Execution on removed cases
- 116 To whom directed and returned.
- 117 Court to have power, in removed cases, to issue warrant of resurvey or other process to officers of other counties, neglect of officer to execute
- 118 When court may strike out order for removal, time.
- 119. Costs, within what time record to be transmitted.

COURT IN BANC.

- 120. Questions raised for court in banc; elec- | 121. Forms of exceptions tion, removal, appeal; time within | 122 Proceedings on removal. which to elect, proviso

JUDGMENTS.

- 123 Judgments to be given without regard to mere form.
- 124 To carry interest from date.
- 125 Interlocutory judgments, when and how perfected
- 126 How damages assessed and judgment extended on judgments interlocutory or by default, other cases, inquisition by jury.
- 127. Actions for penalty of bond, etc.

- 128 Liens on leasehold estates
- 129 Administrator may plead insufficiency of gasets
- 130 How judgment to be entered in such case
- 131 How levied in judgments against administrator
- 132 Sci fa. on judgment against administrator
- 133 Judgment for damages on condemnation of lands, when execution may issue

EXECUTION.

- 184. Stay of execution
- 135. When execution or attachment may issue.
- 136. Execution after stay, etc

PROCESS TO ANOTHER COUNTY

- 137 Process to another county.
- 138 Clerks to send to post-office daily, to indorse time of receipt and deliver to officer
- 139 Certificate of receipt and delivery to be sent to court issuing process, certificate evidence of delivery, to apply to writs of fi fa and attachments
- 140 Penalty of neglect by clerk.
- 141 Expense of postage

- 142 May be sent by private hand
- 143 City of Baltimore to be regarded as a county so far as relates to the sending of process, executions, etc, from another county returnable to the Superior Court.
- 144. Proceedings precedent to issuing an execution to another county, affidavit, lien.

HABERE FACIAS POSSESSIONEM.

- to be issued and how obtained
- 146 Powers of sheriff in execution of writ
- 147. If officer die, resign, or removed, to whom writ issued
- 145 Writ of habere faceas possessionem when | 148 Applicable to sales made by constables or sheriffs upon execution issued by justices of the peace
 - 149 Writ not to abate by death of purchaser.