

CONTINUANCE.

- | | |
|---|---|
| <p>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.</p> | <p>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.</p> |
|---|---|

REMOVAL OF CAUSES

- | | |
|---|--|
| <p>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.</p> | <p>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.</p> |
|---|--|

COURT IN BANC.

- | | |
|---|--|
| <p>120. Questions raised for court <i>in banc</i>; election, removal, appeal; time within which to elect, proviso</p> | <p>121. Forms of exceptions
 122 Proceedings on removal.</p> |
|---|--|

JUDGMENTS.

- | | |
|--|---|
| <p>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.</p> | <p>128 Liens on leasehold estates
 129 Administrator may plead insufficiency of assets
 130 How judgment to be entered in such case
 131 How levied in judgments against administrator
 132 <i>Set fa.</i> on judgment against administrator
 133 Judgment for damages on condemnation of lands, when execution may issue</p> |
|--|---|

EXECUTION.

- | | |
|---|---------------------------------------|
| <p>134. Stay of execution
 135. When execution or attachment may issue.</p> | <p>136. Execution after stay, etc</p> |
|---|---------------------------------------|

PROCESS TO ANOTHER COUNTY

- | | |
|---|--|
| <p>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 <i>fi fa</i> and attachments
 140 Penalty of neglect by clerk.
 141 Expense of postage</p> | <p>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.</p> |
|---|--|

HABERE FACIAS POSSESSIONEM.

- | | |
|---|--|
| <p>145 Writ of <i>habere facias possessionem</i> when 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</p> | <p>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.</p> |
|---|--|