

EXEMPTION FROM EXECUTION.

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| <p>150 When \$100 worth of property exempt. 151 How such property selected. 152 When the whole property to be sold, to what cases applicable</p> | <p>153 What chattels exempt. 154 Not to impair liens of vendors, mortgagees, mechanics, etc 155 To what cases not applicable, proviso.</p> |
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SALES AND NOTICES.

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Art 75, s 1.
1856, c 112
Pleadings, etc.,
in courts of law
to be as used at
adoption of
Constitution of
1851, except as
altered by Code
28 Md 72

1. The practice, proceedings, and pleadings in the several courts of law shall be the same that were used and practiced in the courts of law of this State at the time of the adoption of the former Constitution of 1851, except so far as the same may be altered and changed by this Code.

Art 75, s 84
1796, c 43, s 9,
1801, c 74, s 11,
1852, c 76, s 11
Summons in
civil suits, what
it shall state
when return-
able
28 Md 68, 29
Md 465, 33 Md
1 85, 40 Md 207

SUMMONS.

2. In all civil suits or actions in the Circuit Courts where *capias ad respondendum* formerly issued, a writ of summons shall be issued for the defendant, in which shall be stated the purpose for which he is summoned; and the said summons shall be returnable on the first day of the term next after issuing the same.

Id s 85
1796, c-43, s 2,
1852, c 336.
When court to
enter appear-
ance of defend-
ant summoned.
29 Md 465.

3. If the summons is returned "summoned," and the defendant returned "summoned" shall fail to appear, the court shall, on the second day of the term to which the summons is returnable, enter the appearance of any defendant so summoned and failing to appear, and the action shall proceed in the same manner as if the party had appeared in person.

Id s 86.
1796, c 43, s 4
Where more
defendants than
one.

4. Where there is more than one defendant, and some shall appear, and some who have been summoned shall fail to appear, the court shall have an appearance entered for those who fail to appear, and the same proceedings shall be pursued as if all had appeared.

Id s 87
1801 c 74, ss.
11-12
When party
may be sued
14 Md 58, 32
Md 348, 33 Md
458, 461, 35 Md
169, 37 Md 223

5. No person shall be sued out of the county in which he resides, until the sheriff or coroner of the county in which he resides shall have returned a *non est* on a summons issued in such county; *provided*, that nothing herein contained shall apply to any person who shall abscond from the county where he may be found; this section not to apply to ejectment, dower, replevin, *scire facias* on judgment or decree, nor to heirs, devisees, or terre tenants, against whom process may be issued to another county.

Proviso

To what action
not to apply.

Id s 88
1785, c 87, s 4,
1838, c 329

6. If any trespass shall be committed on any real property, and the person committing the same shall remove from the county where