

other person who may have authority to administer the goods of the deceased, the plaintiff may issue on the said judgment a writ of *scire facias*, suggesting the coming of assets to the hands of the administrator, liable to the payment of the residue of his debt or demand, with interest as aforesaid, so due, upon which, if the defendant contests the same, there shall be a trial by jury, as provided in section twenty aforesaid.

133. In all cases of proceedings to condemn lands, for any purpose whatever, under any law or charter, upon the return and ratification of the inquisition by the proper court, and in all cases in which inquisitions may have been heretofore returned and ratified, the said court shall render a judgment against the persons or corporation for whose use the condemnation may be so made in favor of the owners named in the requisition for the amount of the damages awarded by the jury, and unless within ninety days after condemnation ratified, the same shall be abandoned by written notification to said owners, execution may immediately thereafter issue on said judgment, as in other cases of judgments rendered in courts of law.

Judgment
against admin-
istrator

1870 c 371
10 Md 554
19 Md 351
43 Md 219
44 Md 598
10 How 395

Judgment for
damages on
condemnation
of lands

When execu-
tion may issue

EXECUTION.

134. Upon all judgments rendered at the second term after the defendant has been summoned, the defendant shall be entitled to a stay of execution until the first Thursday of the ensuing term, with the privilege of superseding the same in the manner allowed by law, at any time within two months after the expiration of said stay, and with the power of prosecuting an appeal, or suing forth a writ of error, as authorized by law

Art 29, s 19
1829, c 165, s 1,
1830, c 80, 1834,
c 120, 1861, c
17, 1862, c 249,
1864, c 268
Stay of execu-
tion.
32 Md 91.

135. On all judgments rendered in any court of law, an execution or attachment may issue at any time within twelve years from the date of such judgment, or if there be a stay thereon, at any time within twelve years after the expiration or removal of such stay; when there has been no discharge of parties to such judgment by death or by marriage.

1862 c 262
1874, c 320
When execu-
tion or attach-
ment may issue.
28 Md 68, 73,
37, 29 Md 536,
31 Md 521, 32
Md 91, 117,
577, 35 Md
511, 37 Md
336, 38 Md 255,
41 Md 601,
7 G & J 355.

136. If a stay of execution be entered on the docket at the time of the rendition of the judgment, or if a judgment be stayed by injunction, supersedeas, appeal, or writ of error, an execution may issue at any time within twelve years after the expiration or removal of such stay, but in no case whatever shall the period during which any stay law heretofore passed, or hereafter to be passed, may have been or may be in force, be computed as part of said twelve years.

1862, c 262,
1874, c 320,
Execution after
stay etc
24 Md 251, 339,
29 Md 533, 31
Md 521, 34 Md
93, 37 Md 336,
41 Md 601, 43
Md 254, 1 H &
J 488, 12 G &
J. 443

PROCESS TO ANOTHER COUNTY.

137. When any of the clerks of any of the courts within this State shall be required to issue any writ or process whatever to be served in any other county than that in which he is clerk, he shall issue the same directed to the sheriff, coroner, or other proper officer, of such other county to whom the same ought to be directed, and

Art 75, s 104
1817, c 139, s 1.
Process to
another county.