1090 PLEADINGS, PRACTICE AND PROCESS AT LAW. [ART. 75.

- 89 Powers of sheriff, coroner or elisor thereunder.
- Successor in office of sheriff, coroner or elisor to complete execution of writ.
- .91. To what sales sections 88-90 shall apply
- Not to abate upon death of purchaser.

Preservation, Detention and Inspection of Property.

93. Power of the court in relation thereto.

Production of Books and Answering Bill of Discovery.

- 94. When court may compel, proceedings.
- 95' General power of court to compel; practice.
- 96 Clerks and registers to exhibit their books in suits on their official bonds.

Removal of Causes.

- 97 Proceedings for, affidavit of applicant.
- Removal by adverse party from court to which case has been removed.
- 99. Special panel to try removed cases.
- 100. When persons accused of crime shall be removed to jail of county to which their cases are removed
- Compensation to State's attorneys in removed criminal cases.
- 102. Where transcript of record is imperfect, proceedings to correct.
- 103. Power of the court in such cases.
- Execution to county where removed case was originally instituted.

- 105. How such execution shall be served.
- 106. Warrant of re-survey in removed cases.
- Order of removal may be stricken out until record has been actually transmitted.

Replevin.

- 108. When court may order return of property.
- 109. When court may enter judgment for plaintiff by default.
- 110. Plaintiff to be entitled to judgment for goods eloigned, when.
- 111. How judgment for return of goods or payment for their value may be entered and enforced.

Reservation of Points in Banc.

- 112. Proceedings for the hearing of.
- 113. Points are to be reserved by bills of exceptions.
- 114. When removed to another court, to be disposed of as if originating in such court.

Special Case Stated.

115. May be raised at any stage of the cause by a party or the court; procedure.

Summons with Claim for Injunction or Mandamus.

- 116-127. Special provisions relating to; proceedings and practice.
- 128. Nothing in sections 116-127 to be taken as in any way modifying or impairing jurisdiction of common-law courts in cases of mandamus, or equity courts in matters of injunction.