

III.

PROCESS.

- | | |
|--|---|
| 129. Writ of summons; how issued, served and returned. | 142. Attachment against such witnesses for failure to appear. |
| 130. Personal appearance of defendant; when to be entered. | 143. How clerk shall issue writs to be served in any other county than that of which he is clerk. |
| 131. Where some appear and some do not, personal appearance to be entered for those failing to appear. | 144. Clerks to send daily to the post-office for their mail. |
| 132. Where defendants shall be sued, excepted cases. | 145. Clerk receiving and delivering any process for another county shall mail to the clerk of such county a certificate of the facts. |
| 133. Trespasser; where suable. | 146. Penalty for neglect of sections 143-145. |
| 134. Where captain or owner of vessel may be sued for non-delivery of goods shipped. | 147. Expenses of postage and compensation for transmission, how to be paid. |
| 135. Jurisdiction of county lying on navigable river. | 148. Process to another county may be sent by the clerk by any person as well as by mail. |
| 136. Process for arrest of person committing crimes; how and where to be issued. | 149. Service on the sheriff, where there is no coroner, how to be made. |
| 137. Suits against devisees of deceased debtor. | 150. Court may appoint elisor where there is no coroner to serve process in cases in which the sheriff is interested. |
| 138. Writ of <i>scire facias</i> ; how to be served. | 151. Power of elisor so appointed. |
| 139. Duplicates of writs of <i>scire facias</i> against heirs and terre-tenants, when to be issued and how served. | 152. Vacancy to be filled by the court. |
| 140. Joint action against heirs and devisees living in different counties; duplicate writs may issue. | 153. Process from counties to be made returnable to superior court of Baltimore city |
| 141. Summons for witnesses residing in different counties; how to be issued. | 154. Where service of process is forcibly resisted, how service is to be made. |