

injunction, the possession of the estate and effects whereof the possession or a sale is decreed, to be delivered to the plaintiff, or otherwise, according to the tenor and import of such decree, and as the nature of the case may require; and in case of sequestration, the court shall order payment and satisfaction to be made out of the estate and effects so sequestrated, according to the true intent and meaning of the decree; and in case any defendant shall be arrested and brought into court upon any process of contempt issued to compel the performance of any decree, the court may, upon motion, order such defendant to stand committed, or may order his estate and effects to be sequestrated, and payment made as above directed, or possession of his estate and effects to be delivered by injunction as above directed, until such decree or order shall be fully performed and executed, according to the tenor and true meaning thereof, and the contempt cleared; but where the decree only directs the payment of money, no defendant shall be imprisoned, and process of commission of rebellion and sergeant-at-arms are abolished.

Garrettson v. Cole, 1 H. & J. 370. Richardson v. Jones, 3 G. & J. 114. Chase's Case, 1 Bl. 206. Willham's Case, 3 Bl. 486. McKim v. Odom, 3 Bl. 415. Cape Sable Co's Case, 3 Bl. 606. Keighler v. Ward, 4 Md. Ch. 87. Keighler v. Ward, 8 Md. 254.

1886, ch. 321.

**169.** All orders may be enforced by such process as might be had upon a judgment or decree to the like effect; and the payment of costs adjudged to any party, or to any officer of any court, may be enforced in like manner, without special or further order for their payment.

Ibid.

**170.** Upon decrees, orders and for costs adjudged, a party shall have the right to order as many writs of different kinds, for the enforcement of the same, and to one or as many counties as he shall see fit; but when issued to a county other than that in which the case shall be, the writ shall be sent by the clerk, with a short copy of the decree or order and docket entries, and a statement of the costs, to the clerk of the court of the county to which issued, (in Baltimore city, the Superior Court,) and there docketed, and shall be a lien on lands only from the time it is so docketed, and may be there from time to time renewed, as now in common-law