

**Removal of Causes.**

102. Proceedings for; affidavit of applicant.
103. Removal by adverse party from court to which case has been removed.
104. Special panel to try removed cases.
105. When persons accused of crime shall be removed to jail of county to which their cases are removed.
106. Compensation to State's attorneys in removed criminal cases.
107. Where transcript of record is imperfect; proceedings to correct.
108. Power of the court in such cases.
109. Execution to county where removed case was originally instituted.
110. How such execution shall be served.
111. Warrant of re-survey in removed cases.
112. Order of removal may be stricken out until record has been actually transmitted.
113. Causes may be removed from courts of law to courts of equity, and *vice versa*.

**Replevin.**

114. When court may order return of property. Replevin bond.
115. When court may enter judgment for plaintiff by default.
116. Plaintiff to be entitled to judgment for goods eloigned, when.
117. How judgment for return of goods or payment for their value may be entered and enforced.
118. Bonds given to State as obligee; action, how maintained.

**Reservation of Points in Banc.**

119. Proceedings for the hearing of.
120. Points are to be reserved by bills of exceptions.
121. When removed to another court to be disposed of as if originating in such court.

**Special Case Stated.**

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

**Summons with Claim for Injunction or Mandamus.**

- 123-134. Special provisions relating to; proceedings and practice.
135. Nothing in sections 123-134 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.

**Supplementary Proceedings.**

136. Order of court requiring attendance of judgment debtor to be examined regarding concealed property or credits.
137. Person or corporation having property of the judgment debtor to attend also.
138. Said parties shall testify under oath.
139. Power of court to grant relief to judgment creditor.
140. Punishment for contempt of court's order.

**III.****PROCESS.**

141. Writ of summons; how issued, served and returned.
142. Personal appearance of defendant; when to be entered.
143. Where some appear and some do not, personal appearance to be entered for those failing to appear.