

1. IN case any writ of *capias ad satisfaciendum* hath been or shall be issued out of the general court, or any county court of this state, on which there hath been or shall be an arrest of the defendant or defendants, if the plaintiff or plaintiffs, with the consent of the defendant or defendants, have elected or shall elect not to call the said execution during the term to which it was or may be returnable, such plaintiff or plaintiffs may proceed against every such defendant or defendants, and his or their heirs, devisees, executors or administrators, by a new execution, or such other process as the nature of the case may require, for such sum of money or tobacco as may remain unsatisfied in his, her or their judgment, in the same manner that he, she or they might have done if such defendant or defendants had not been arrested on the former writ of execution.—1789, c. 42. § 2.

2. Writs of *capias ad satisfaciendum* may be issued by the attorney general or his deputies for the recovery of fines, penalties and forfeitures.—See *Attorney General*, Art. 10.

For other matters see *Bank of Maryland*, 12—*Bank of Columbia*, 13—*Chancellor*, 24, 25—*Chancery*, 25—*Debts public*, 5—*Officers fees*, 8—*Replevin*, 8—*Sheriffs*, 32.

CERTIFICATE LANDS.

1. LANDS surveyed by any lawful surveyor, by virtue of his lordship's warrant, within five years past, at any time before the 10th July, 1689, and no patent as yet granted for the same, shall, on proof thereof by the surveyor's certificate, &c. and record in the county court, within twelve months after the publication of this act, be held by the persons to whom such warrants were granted, in fee simple, as fully as if patent had been granted for the same.—1692, c. 8.

2. Grants shall issue on all certificates on which the caution money has been paid on the application of the owners of such certificates, unless grants have heretofore regularly issued for the same lands to the other persons, or unless the chancellor on hearing shall otherwise direct.—Nov. 1781, c. 20, § 11.

3. All certificates returned or to be returned in virtue of warrants or orders granted before the 1st day of March 1777, shall lie in the office three months after the 1st day of July next; and all certificates returned upon warrants granted on or after the 1st day of the act to appropriate certain lands to the use of the officers and soldiers of this state, and for the sale of vacant lands,