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| <p>144. Where defendants shall be sued; excepted cases.</p> <p>145. Trespasser, where suable.</p> <p>146. Where captain or owner of vessel may be sued for non-delivery of goods shipped.</p> <p>147. Jurisdiction of county lying on navigable river.</p> <p>148. Process for arrest of person committing crimes; how and where to be issued.</p> <p>149. Suits against devisees of deceased debtor.</p> <p>150. Writ of <i>scire facias</i>; how to be served.</p> <p>151. Duplicates of writs of <i>scire facias</i> against heirs and tenants; when to be issued and how served</p> <p>152. Joint action against heirs and devisees living in different counties; duplicate writs may issue.</p> <p>153. Summons for witnesses residing in different counties; how to be issued.</p> <p>154. Attachment against such witnesses for failure to appear.</p> <p>155. How clerk shall issue writs to be served in any other county than that of which he is clerk.</p> | <p>156. Clerks to send daily to the post-office for their mail.</p> <p>157. Clerk receiving and delivering any process for another county shall mail to the clerk of such county a certificate of the facts.</p> <p>158. Penalty for neglect of sections 155-157.</p> <p>159. Expenses of postage and compensation for transmission, how to be paid.</p> <p>160. Process to another county may be sent by the clerk by any person as well as by mail.</p> <p>161. Service on the sheriff, where there is no coroner, how to be made.</p> <p>162. Court may appoint elisor where there is no coroner to serve process in cases in which the sheriff is interested.</p> <p>163. Power of elisor so appointed.</p> <p>164. Vacancy to be filled by the court.</p> <p>165. Process from counties to be made returnable to superior court of Baltimore city.</p> <p>166. Where service of process is forcibly resisted, how service is to be made.</p> |
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1888, art. 75, sec. 1. 1860, art 75, sec. 1. 1856, ch. 112.

1. The practice, proceedings and pleadings in the several courts of law shall be the same that were used and practised in the courts of law of this State at the time of the adoption of the constitution of 1851, except so far as the same are altered and changed by this code.

I.

Pleadings.

Ibid. sec. 2. 1860, art. 75, sec. 2. 1856, ch. 112, sec. 52.

2. Whatever facts are necessary to constitute the ground of action, defense, or reply, as the case may be, shall be stated in