

his, her or their agent or attorney, to issue execution upon all judgments, where the sum for which the same is rendered, exceeds fifty dollars, directed to the sheriff of said county, and returnable to the next succeeding term of Anne Arundel county court, and in like manner, and by like process, as if the judgment had been originally recovered in said county court.

Execution  
may issue.

SEC. 5. *And be it enacted*, That it shall be the duty of the chief judges of the courts of the fifth and sixth election districts, and they are hereby required forthwith to return to the clerk of the court of Howard district of Anne Arundel county the dockets kept by said courts, and it shall be the duty of the said clerk to pursue, with respect to cases on the said dockets, the directions prescribed by the preceding section to the clerk of Anne Arundel county court, as to the dockets directed to be returned by said court.

Dockets  
kept by  
judges of  
5th and 6th  
districts, to  
be returned  
to clerk of  
Howard  
district.

SEC. 6. *And be it enacted*, That in all cases where writs of *capias ad satisfaciendum*, *feri facias*, attachment or judgment, or *venditioni exponas*, issued by either of the district courts for the recovery of a sum exceeding fifty dollars, may be in the [hands of the] sheriff, any coroner, or constable of said county, and not returned, it shall be the duty of said sheriff, coroner, or constable, as the case may be, to return all such writs as are returnable to the first, second, third, fourth and seventh election district courts, to the next succeeding term of Anne Arundel county court, and all such writs as are returnable to the fifth and sixth election district courts, to the next succeeding term of the court of Howard district of Anne Arundel county, and the clerks of said courts shall docket the same, and such proceedings shall be had thereon, as if the said process had originally issued from said Anne Arundel county court, or the court of Howard district of Anne Arundel county.

Where  
writs to be  
returned.

AN ACT to appoint the Sheriffs or the Collectors of Public Taxes for Anne Arundel County and Howard District, in said County, the Collectors of Primary School District Taxes in said County and Howard District. 1839, ch. 159.

*Be it enacted, by the General Assembly of Maryland*, That from and after the passage of this act, it shall be incumbent on any sheriff or county collector, in Anne Arundel county or Howard district, in the event of his being selected or appointed a collector for any or all of the school districts, to accept of the appointment, or forfeit for each refusal the sum of one hundred dollars, to be recovered on presentment or indictment by a grand jury, and to pay over to the persons or person authorized to receive the same, the several sums of money to be by him collected, (first deducting the usual fees for his services,) within six months from the time the assessment lists shall be

Sheriff or  
county col-  
lector may  
be collector  
for school  
districts.