

INDEX TO THE PUBLIC LOCAL LAWS.

Chap. Sec.

ANNE ARUNDEL CO. AND HOWARD DISTRICT OF A. A. CO.—

In all cases where suits have been instituted in said courts for a sum not exceeding \$50, if no judgment, chief justices of said courts to deliver to some justice of the peace of the county or district all papers, etc. relating thereto; and in case of any writ of capias ad satis., fi. fa., sci. fa., cap. ad res. or vend. exponas, issued by either of said courts, for a sum not exceeding \$50, be in the hands of sheriff, coroner or constable, said officers, as the case may be, to return the same to some justice of the peace of the county or district, to take proceedings therein, etc.

78 2

Where suits have been instituted in district courts for the 1st, 2d, 3d, 4th and 7th election districts of said county, to recover a sum exceeding \$50, if no judgment, chief judges of said courts to deliver the papers, etc. relative thereto, to the clerk of A. A. county court, to be proceeded in as if said suits had been instituted in said county court; and in like manner chief judges of 5th and 6th election districts to return all such papers, etc. to the clerk of Howard district court, to be proceeded in in like manner,

“ 4

Chief judges of 5th and 6th election districts, etc. to return to the clerk of Howard district, dockets kept by said courts; clerk to pursue the directions prescribed to clerk of A. A. county as to dockets, etc.

“ 5

Where writs of capias ad satisfaciendum, etc. issued by either of district courts for a sum exceeding \$50, be in the hands of sheriff, etc. to return all such as are returnable to the 1st, 2d, 3d, 4th and 7th election districts, to next succeeding term of A. A. county court; and all such as are returnable to the 5th and 6th, to the next succeeding term of the court of Howard district; clerks to docket the same; and such proceeding had as if originally issued from the respective courts,

“ 6

Sheriff or collector of, selected as collec-