

of the court to require the return of the jurors aforesaid, and to hold a session of said adjourned jury term shall exist as though there were no such non-jury terms of said court, and the same had not intervened.

---

## ARTICLE LII.

### JUSTICES OF THE PEACE.

#### Civil Jurisdiction.

6. To what cases it extends.

#### Process and Practice

29A. Partnership, incorporation, representative character of par-

ties taken to be admitted unless specially denied Postponement for proof when denied.

#### Civil Jurisdiction.

1900, ch. 302.

6. The civil jurisdiction of justices of the peace extends to all cases for the enforcement of contracts, and to obtain redress for wrongs where the debt or damages claimed shall not exceed one hundred dollars; to all suits on bonds with penalty exceeding one hundred dollars, where the sum due and claimed does not exceed one hundred dollars; to actions of replevin, where the value of the thing in controversy does not exceed one hundred dollars, and which value shall be ascertained by appraisers summoned and sworn by the sheriff or other officer to whom the writ of replevin is directed; and to all cases of attachments against non-resident or absconding debtors, where the sum claimed does not exceed one hundred dollars; and also to all cases of attachment in any of the cases mentioned in section 35 of article 9, where the sum claimed shall not exceed one hundred dollars; provided, that nothing herein contained shall be held or construed to effect pending suits or existing judgments.

#### Process and Practice.

1900, ch. 11.

29A. In all actions or proceedings before any justice of the peace in this State and appeals therefrom, the partnership of