

	Page.
defendant shall declare that he will abide by the same—1829, ch. 186, sec. 1,	985
Shall be conducted as near as may be, like other joint actions of trespass against several defendants who sever in their pleadings—1829, ch. 186, sec. 2,	986
Costs in such actions how to be taxed—1829, ch. 186, sec. 3,	986
Location made in certain aspects, may be corrected at bar, and the jury shall give the verdict upon all the locations as corrected, provided the locations so corrected do not enlarge the plaintiff's pretension—1829, ch. 186, sec. 4,	986
Erroneous locations (in certain contingencies) made by the defendant, may be likewise corrected, provided they do not enlarge the defendant's pretensions against plaintiff—1829, ch. 186, sec. 5,	987
Locations made for illustration may be corrected at bar—1829, ch. 186, sec. 6,	987
Partial surveys may be directed, to controvert the surveys made as to particular courses, dispensing with the necessity of re-locating the given course—1829, ch. 186, sec. 7,	987
The said party in his instructions shall designate the course which is to be located, with different aspects, and designate the course which he means to adopt—1829, ch. 186, sec. 5,	987
In all actions of ejectment now pending, or hereafter to be instituted, declaration to be amended so as to bring the merits fairly to trial—no new party to be added; and in cases of joint holding, to declare by joint demise—1833, ch. 276, sec. 1,	1129
If title be shewn in any lessor of the plaintiff, to recover to the extent of that title—1833, ch. 276, sec. 3,	1129
Where land lies partly in one county, and partly in another, action of ejectment to be brought in the county where the citizen resides—1834, ch. 83, sec. 1,	1133
In such cases county courts to have jurisdiction to determine the action and to award writs of possession for the whole—1834, ch. 83, sec. 2,	1133
The second section of the act of 1833, chapter 276, repealed—1836, ch. 219,	1238
Provided this act shall not affect any suit now pending, where the contract did not exist prior to the passage of the said second section—1836, ch. 219,	1238
Not to affect any suit now pending, where all the parties have been separately sued—1836, ch. 219,	1238

ELECTIONS.

The sheriffs directed, under the penalty of fifty dollars, to cause public notice to be given three weeks, by advertisements set up at the most public places, of the time and place of holding the several elections—1805, ch. 97, sec. 4,	514
Ballot boxes and books to be provided by the sheriffs, and delivered to the judges, under the penalty of five hundred dollars—1805, ch. 97, sec. 5,	514