INDEX.

ASSIGNEE—continued.	SEC.	ART.	PAGE
	9	9	44
oath to be made by assignorhow to prove claim against decedent	88	93	637
of mortgage may release or assign	38	24	138
ASSIGNMENT-		_	
surety in bond praying, entitled to	4	9	43
may sue on, in his own name	5	9	43
surety paying judgment entitled to	6	9	44
may have execution on, in his own name	6	9	44
one surety paying judgment against several, entitled to assign-	7	9	44
ment and contributionspecial bail discharging judgment entitled to, of	85	93	636
reasint from plaintiff deemed assignment	85	93	636
receipt from plaintiff deemed assignmenthow assignee to prove claim against decedent	88	93	637
assignment of mortgage, how made		24	137
who may make	38	24	138
with may make	00	24	100
ATTAINDER—			
not to work corruption of blood or forfeitures	190	30	249
200 to work borrapida or prove or resolutions.			
ATTACHMENT—			
who may be plaintiff in	1	10	45
who may be defendant in	2	10	45
who deemed to have absconded	3	10	45
verment of absconding in affidavit	3	10	45
pefore whom affidavit for, may be made	5,6	10	45
form of affidavit	4	10	45
by whom affidavit may be made	7	10	46
who may issue warrant for	8,9	10	46
summons to go with	10	10	47
short note to be filed	10	10	47
copy to set upwhat may be attached11	10	10	47
what may be attached11	,18,19	10	47,49
clause of scire facias in	12	10	47
condemnation, and when execution may issue	13	10	47 48
what sum Sheriff may levy on execution	14 15	10 10	48
what garnishee may pleadinterrogatories to garnishee, and how answer compelled	16	10	48
merrogatories to garnishee, and now answer compened	17	10	48
garnishee may confess judgment	17	10	48
where indoment or decree attached execution may issue on	18	10	48
money to be paid into court	18	10	48
how attachment dissolved		10	49
motion to quash, when and how heard out of term	21	10	49
anneal given, and effect of	22,23	10	49
appeal bond, when to be filed	24	10	50
attachment on two non ests to summons	25	10	50
attachment against lands of decedent in hands of heir or devisee.	. 26	10	50
when property attached may be soldwhen not to be quashed for form	. 27	10	50
when not to be quashed for form	28,29	10	50,51
on judgment, when to issue	. 30	10	51
to contain clause of scire facias	. ວນ	10	51
judgment in, for want of appearance	. 31	10	51
on return of nulla bona to be sent to another county		10	51
how to be made returnable	33	10	51 51,52
when Justice may issue attachment	. 54 ,55 39	10 51	359
	60	51	362
miles and mhore to be returnable		51	359
when and where to be returnable		51	359
notice of, how given	$\frac{1}{42}$	51	359
plaintiff to give hand before execution, and condition of	. 43	51	359
rights of garnishee before Justice	. 44	51	360
for contempt in chancery, when to issue	to 121	16	
rights of garnishee before Justice	to 121	16	
when witness in different county may be attached	. 98	75	540
The state of the s			