

INDEX TO THE LAWS.

	<i>Chap.</i>	<i>Sec.</i>
MAGISTRATES COURTS —And in all actions of trover, to the same amount,	201	2
And also in actions of assault and bat- tery, to the same amount,	”	”
<i>Provided</i> , the defendant at the time re- sides within the district, or does not re- side in the State,	”	”
Either party may within sixty days ap- peal from the decision of the district court to the next county court,	”	3
Or if given within ten days of the sit- ting of such county court, then to the se- cond term of said court,	”	”
Bond and security required upon such appeal,	”	”
The county court then required to try the case <i>de novo</i> ,	”	”
Either party entitled to a jury,	”	”
The district justices in all cases of ap- peal, &c. shall transmit all the papers and proceedings in the case to the county court, on or before the first day of the term, under a penalty of \$20,	”	”
Persons sued out of the district in which they reside, may plead non resi- dence, and on proof, the court shall give judgment for defendant,	”	4
Such defendant in case of a verdict in the county court, may deduct the costs below, from the amount of the said ver- dict,	”	”
And if the costs have exceeded that of the verdict, may recover the balance,	”	”
No plaintiff shall be nonsuited, &c., where his debt, &c. has been reduced be- low \$100, by account in bar, &c.,	”	5
The justice first named in each elec- tion district shall be chief judge and the others in gradation,	”	6
Two justices shall constitute a court,	”	”
Any one of the justices may issue pro- cess by copias, summons, or attachment &c. out of court &c.	”	”