	Art.	Sec.	Ī	Art.	Sec
Practice—Cont'd:			Practice—Cont'd:		500
Cases by Consent—Cont'd:			Continuance—Cont'd:		
Judgment upon finding of jury	75	57	If plots returned in any cause are		
Motion to set aside verdict in	75	57	defective; discretionary pow-		
New trial in	75	57	ers of court	75	72
Questions of law submitted to			Stay of proceedings after award		
court by parties; practice	75	58	of new trial until party ad-		
Payment of money as provided in			judged pays costs	75	7
the submission	75	59	When not allowed beyond sec-	• •	-
Costs in such cases	75	59	ond term	75	6:
Judgment of court thereon	75	59	When allowed	75	40
Execution on judgment of			Witness to material fact absent	75	70
courts	75	5 9	Costs, stay of proceeding after		• • • • • • • • • • • • • • • • • • • •
Certiorari, actions before justice of		0.1	award of new trial until pay-		
the peace in which allowed	75	61	ment of	75	74
Bond from party obtaining writ	75	C1	Court, parties may submit cause to,		
of; penalty and condition of	7 5	61	without jury	75	109
Compromise or settlement of infant's suit by next friend	75	60	Damages:		10,
Application for	75	60	Determination of after interlocu-		
Consent required	75	60	tory judgment or judgment		
To what suits applicable	75	60	by default	75	94
Consolidation of actions against	10	•	Damages, measure of for abstract-		0.
same defendant by same			ing another's minerals	75	98
plaintiff	50	8		10	əc
Continuance:	00	١	Damages, measure of, suits on of- ficial bonds of clerks	75	108
Absence of witness	75	63		10	100
Affidavit respecting witness to	••	00	Death of parties. (See sub-title		
be filed	75	64	Abatement and Revivor.)		
Admission of facts by adverse		ŭ-	Amendment of pleadings by new		0.4
party	75	65	party	75	34
Court may grant continuance	75	65	Default judgment, determination of		
Examination by court to deter-	-		damages after	75	94
mine need for	75	65	Demurrers; when amendable	75	39
Impeachment of testimony of	75	65	Effect of failure to file	75	97
Suggestion and affidavit of		Í	Detinue:		
party applying	75	63	Damages for detention and value		
Amendment after jury sworn, in			of goods to be separately as-		100
cases of	75	48	certained	75	128
Arbitration cases	75	52	Ejectment:		
Attorney member of General As-			Any of plaintiffs shown to have		
sembly	75	75	title shall recover to extent	75	02
Avoiding continuance for absent	75	70	thereof	75 75	83
witness, how	75	10	Commencement of action	75	76
Cases in which granted: Commission issues for taking			Costs where defendants sever	75 75	81 76
testimony	75	66	Costs Damages allowed	75 75	76
Judgment set aside for fraud or		00	Declarations in; requirements	10	,,
irregularity	75	66	for	75	76
New trial	75	66	Defendants may sever defenses;		-
Party to suit dies and new			proviso as to plats	75	80
parties are made; limit there-		1	Defendant, refusal to appear	75	76
for	75	67	Disclaimer of title by defendant;	10	70
Costs of the term in cases of	75	73	effect of	75	7€
In action to recover lands where		1	Enclosure unnecessary to prove		
party suggested on death of			possession	75	84
original party is an infant:			Joint holdings, how declared	75	82
Guardian ad litem to be ap-			Landlord and Tenant:	10	02
pointed and case to proceed.	75	68	Copy of declaration to be served		
Suit not to abate or be sus-			on tenant or posted on prem-		
pended	75	68	ises	75	78
In discretion of court	75	40	Default in rent after right of		
Infant entitled to lands by pur-			entry has accrued	75	78
chase; when required to	75 .	69	Judgment by default against	••	
answer suit Limit on	75	62	tenant; when entered	75	78
Misjoinder or non-joinder of par-		02	Execution thereon	75	78
ties	75	44	To extinguish lease of tenant		, ,
Non-resident witness, in cases of	75	63	and revest possession in		
On special verdict or case stated;		55 /	landlord; proviso	75	` 78
maximum period for on a			Judgment for tenant; costs in		
curia advisari vult	75	71	such case	75	78