INDEX 3973

	Art.	Sec.		Art.	Sec.
Practice—Cont'd:			Practice—Cont'd:		
Removal of Causes—Cont'd:			Reservation of Points for Court in		
Removals from courts of law to			Banc:		
courts of equity and vice versa:			Hearing of; when judges disquali- fied; hearing by judges of		
Amendment of pleadings to			another circuit, or appeal to		
conform case to court to			court of appeals; election	75	130
which removed	75	124	Reservation by bill of exceptions:		-00
Grounds therefor; when re-			how framed	75	131
moval may be ordered	75	124	Upon removal to another court		
Second removal	75	112	for determination of such		
Special jury to try such causes	75	113	points, to remain for trial	75	132
State's attorney's compensation in			Resurvey, warrant of (see Eject-		
trial of; by whom paid	75	115	ment, supra.) When and to whom issued	75	85
Striking out order for; motions	7.	100	When unnecessary in trespass	10	00
for	75	123	q. c. f	75	88
Transcripts of record; correction	75	116	Rule security for costs	24	9
of	10	110	Set-off, voluntary non-pros	75	183
moved to direct correction of	75	118	Special case stated; to determine		
Trial court may issue warrant of		110	questions of law arising in		
resurvey order or other proc-			case; procedure	75	133
ess to sheriff or surveyor of			Stay of proceedings after award of		≻ 4
any other county; duty of			new trial until costs paid	75	74
such officers; penalty for			Sufficiency of pleadings, question of which might have been		
neglect	75	122	raised by demurrer, shall not		
Trial of; expediting	75	118	be raised by prayer; right of		
Waiver of inspection	75 75	110 109	· court to pass on legal suf-		
When discretionary with court When judges disqualified to sit	75 75	109	ficiency of evidence pre-		
When points are reserved for the	•0	103	served	75	97
court in banc	75	130	Summons with claim for injunction		
Replevin:			or mandamus:	75	104
Bonds; retorno habendo bonds;			Actions in which issued Appeal bond	75 75	134 145
who may give	75	125	Appeal from judgment for issue	10	110
Clerk to approve penalty and			or refusing issue of writs	75	145
security	75	125	Claim for in declaration; sub-		
How to be sued on; persons		100	stance of	7 5	135
who may sue thereon	75 75	129	Costs of performing acts ordered,	75	141
Suits on	75	129	collection of	75	141
To be given to state	75	129	defendant in	75	142
Damages for detention of goods. Execution therefor	75 75	$\begin{array}{c} 127 \\ 128 \end{array}$	Declaration in action to set forth	••	
To be separately ascertained	10	126	grounds for; requisites	75	136
and stated in judgment and			Default judgment, issuance of		
verdict '	75	128	writs in case of	75	143
Judgment after two non ests	75	126	Defendant; claim of writs in		140
In alternative for return of			cross-action; proceedings Demurrer to declaration, effect	75 75	142 137
chattels or payment of value	75	128	Enforcement of writ of mandamus	79	137
Where property has been			or injunction	75	140
eloigned	75	127	Force of such writs; enforced by		
Judgment for plaintiff in default			attachment and against cor-		
of appearance of defendant			porations also by distress	75	141
after summons	75	126	Form of writ of mandamus or		100
Motion to return property re-			injunction	7 5	139
plevied; proceedings of court			Issuance of mandamus or injunction by court	75	138
and powers to determine		105	Motion ex parte after commence-		100
equities thereof	75	125	ment of action for such writs	75	144
Plea of equitable defenses, de-	75	09	Order for	75	134
murrer or replication to Value of goods and chattels and	75	92	Performance of acts ordered when		
damages for detention to be			defendant fails	75	141
separately ascertained and			Pleadings and other proceedings	75	137
stated in judgment and ver-			Provisions hereunder not to affect		
diet	75	128	general jurisdiction of courts of law in mandamus or courts		
Writ of capias in withernam to			of equity in injunction	75	146
enforce return of chattels;			Return of writ of injunction or	. 0	110
powers of court as to	75	128	mandamus	75	130