

## ARTICLE XXIX.

## Courts.

## COURT OF APPEALS

43 Per diem of crier and sheriff.

## CIRCUIT COURTS FOR COUNTIES.

45. Powers of circuit judges may require production of original papers: bail in criminal cases · oath of security.

## COURT OF APPEALS.

1868, c. 30 repeals 1863, c. 107 being section 43 of this article [Sup. 72] and enacts the following in lieu thereof:

1868, c. 30.  
Per diem of  
crier and  
sheriff.

SEC. 43. The crier appointed by the court of appeals shall receive five dollars a day for his attendance for every day, Sundays excepted, during the terms of session of said court of appeals, and whenever, in the judgment of said court, the attendance or services of a sheriff may be required in said court, the judges thereof may direct a sheriff to attend or perform such services, for which attendance and services the said sheriff shall be entitled to a *per diem* of three dollars and fifty cents, and the judges of said court shall, at the end of each session of the said court, give the said crier and sheriff a certificate of the number of days for which they are respectively entitled to said *per diem*.

In force and approved February 18, 1868.

## CIRCUIT COURTS FOR THE COUNTIES.

1868, c. 52 repeals section 45 and enacts the following in lieu thereof:

1868, c. 52.  
Powers of  
circuit judges.

May require  
production of  
original papers.

45. Each of the circuit judges of the counties, or judicial circuits, as now laid off, constituted and designated by the present constitution, may make orders at common law at any place in their circuit, take effect in any part of their circuit, and may require in writing the original papers in any case, or abstracts and transcripts to be produced before them or either of them, wherever they or either of them may be in their cir-