of the peace of the county where the purchaser or purchasers may reside for the amount pledged or unpaid, first summoning the party or parties who made the pledge before the justice of the peace and producing as evidence of his claim, the written pledge given to him or them by defendant or defendants, and upon the justice of the peace being satisfied that the claim is just, he shall enter judgment for amount due according to the terms of the pledge designated in said judgment the crop or crops of said defendant or defendants which shall be responsible for said claim which only shall be subject to execution and sold under such judgment for payment of said claim, and no amount of such claim shall be a limit to the jurisdiction of said justice: nor shall there be any superseders on said judgment; but the defendant or defendants may have the privilege of appeal to the circuit court of the county in which he resides as provided in other judgments recovered before a justice of the peace upon giving bond with two approved securities in double the amount of debt, interest and costs of said judgment rendered against him, her or them.

Appeal.

Ibid. s. 5. Rent preferred to pledge. 135. No pledge given as hereinbefore provided shall be preferred to the claim of a landlord against his tenant for rent of the land on which the manures aforesaid may be applied whether the rent be payable in money or in a share of the crops, but the landlord's claim for rent shall only be preferred to the claim of the vendor or vendors of the manures aforesaid for one year, and that the year in which the crops are made and gathered on which such manures were applied.

Ibid. s. 6. Vendor not confined to pledge for security. 136. In case the vendor or vendors of the manures aforesaid shall fail to make from the pledge given them as aforesaid and proceedings thereunder, their claim secured by said pledge or any part thereof, the said vendor or vendors may proceed to recover their account for said manures from the purchaser or purchasers in any other manner allowed for the recovery of accounts, and the said vendor or vendors aforesaid may, besides