

second articles of the declaration of rights, or any of them, or of the provisions of this code touching the writ of habeas corpus, or proceedings thereunder, the plaintiff shall be entitled to the benefit of all of the provisions of this article in regard to attachments against the lands, tenements, goods, chattels, and credits of non-resident or absconding defendants

**56.** No warrant from a judge or justice of the peace shall be necessary in order to entitle the plaintiff, in any of the cases provided for in the preceding section, to the benefit of the remedy therein granted; but attachment on the amount of damages claimed in the declaration shall be issued upon the written order of the plaintiff or his attorney, by the clerk of the court in which the action shall be instituted, upon the filing of the declaration, with an affidavit by the plaintiff or his attorney, or some other person, that the said action hath been instituted *bonâ fide*, and for a wrong actually done, as in said declaration set forth.

Id s 2  
Procedure

**57.** The preceding two sections shall be liberally construed as remedial, and the provisions of this article and of all other articles of the code applicable to the premises, shall be applied in furtherance of the remedy and without hindrance for defect of form merely; *provided, however*, that no final judgment shall be rendered in any case herein provided for, except upon inquisition found by a jury, upon proof as in cases of judgment by default in like actions.

Id s 3  
Construction of  
this law

Final judgment  
on inquisition  
of jury

## V.—PROCEEDINGS AGAINST CORPORATIONS.

### PROCEEDINGS FOR PREVENTING AND CORRECTING ABUSES OF THE POWER OF CORPORATIONS, AND FOR THE FORFEITURE OF THEIR CHARTERS.

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| <ul style="list-style-type: none"> <li>1 Legal proceedings against corporations, petition, rule to show cause</li> <li>2 Answer by corporation</li> <li>3 Pleadings</li> <li>4 Joinder of issue and trial, forfeiture of charter, receivers</li> <li>5 Neglect to file answer, hearing <i>ex parte</i>.</li> </ul> | <ul style="list-style-type: none"> <li>6 Dismissal of petition, costs, orders, final decree</li> <li>7 Petition for forfeiture, where filed</li> <li>8 Appeal to Court of Appeals</li> <li>9 Power of governor, injunction, bill to restrain, where filed, power of court.</li> </ul> |
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### DISSOLUTION OF CORPORATIONS.

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| <ul style="list-style-type: none"> <li>10 Insolvent corporations, how proceeded against, not applicable to railroad company chartered by State.</li> <li>11 Proceedings, bill for dissolution</li> <li>12 What bill to contain, exhibits, inventory of assets, capital stock and list of stockholders, etc., incumbrances and creditors, statements to be made under oath</li> <li>13 Court to pass order to show cause, to be published, answer; evidence.</li> </ul> | <ul style="list-style-type: none"> <li>14 Decree to dissolve, receivers</li> <li>15 Powers and duties of receivers.</li> <li>16 What sales, etc, void.</li> <li>17 Liability of stockholders</li> <li>18. Trustees for creditors and stockholders; their powers</li> <li>19 Depending suits</li> <li>20 Suits by receivers</li> <li>21 Abatement of suits</li> <li>22 Continuance of suits, final judgment.</li> </ul> |
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