1708 . INDEX.

JUDGMENT-Continued.	ART.	SEC.	PAGE
To carry interest from date	26	16	440
Court to draw inferences of fact	26	15	439
When execution or attachment may issue			
on	26	20	441
Of non pros., where verdict is below juris-			
diction	26	17	440
Against joint obligors or partners, when	26	21	442
to merge cause of action	50	10	862
Stay of execution on	26	23	443
Orders of court to be enforced as judgments	26	22	443
How to be entered against administrator.	26	25-28	443, 444
Against administrator, how levied on	26	20-23	444
Scare facias on, against administrator	26	28	444
Interlocutory, or by default, how ex-	20	20	111
tended	26	18	440
For damages on condemnation of lands .	26	29	444
Execution of justice's judgments	26	20	441
Within what time	26	20	441
When scire facias necessary to renew	26	20	441
Of State, paid by surety	8	8	64
Assignee of, right to execute	8	1, 6, 7	62, 64
(17	6	213
Attachments on, to another county	26	20	441
Interlocutory, when and how perfected	. 73	86	1136
How entered on bond, with penalty	75	87	1137
Arrest of, when allowed	75	9	1094
Not to be reversed for mere form	5	15	21
Nor because of blank endorsements on			
promissory notes	13	8	115
Execution on, in court of appeals	5	68	42
Liens on leasehold estate	26	19	440
Plaintiff may release excess of, over			
amount claimed, in court of appeals	5	17	22
Court may order clerk to enter by confes-			
sion, in recess	26	6	437.
May enter satisfaction of	17	16	217
Judgment record to be kept, and how	17	18–19	217-218
What judgments to be recorded	17	20	218
How unrecorded certified	17	22	219
In what currency to be entered	29	3	605
Short copies of, to be evidence	35	59	706
Foreign, how proven	35	36	699
Effect of foreign	35	37	699
Against tenant, for restitution of prem-	53	4	892
1ses	55 81	4 8	892 1211
How assessed	93	84	1343
	93	115	1343
To be preferred claim	99	110	1504