

INDEX.

1713

JUSTICES OF THE PEACE—Continued	ART.	SEC	PAGE
Clerk shall keep such dockets and papers, and make transcripts therefrom when required	52	17	877
Process may be issued by one justice upon docket of another justice so delivered to clerk	52	18	878
PROCESS AND PRACTICE.			
Shall not issue blank summons; penalty..	52	19	878
Process shall be a summons.	52	20	878
Returnable upon a specified day	52	20	878
Should defendant "summoned" fail to appear, justice shall fix a day for trial.	52	21	878
Such day to be not less than six nor more than fourteen days from return day. . . .	52	21	878
Should all defendants be summoned, and some fail to appear, justice shall try case as if all had appeared	52	22	878
May summon witnesses, and attach them for non-attendance.	52	23	879
Proceedings upon such attachment. . . .	52	24	879
May postpone trial not more than fourteen days.	52	25	879
May try case <i>ex parte</i>	52	26	879
No special pleading required.	52	27	879
Upon death or disqualification of justice, any other justice in same county or city may act in the case.	52	28	879
Constable to give notice to parties in such cases.	52	29	880
JUDGMENTS.			
To be entered within three days after trial.	52	30	880
Shall carry interest from date.	52	31	880
Where parties appear and confess judgment or justice enters judgment after trial, judgment to be valid, though summons returnable before another justice	52	32	880
May enter judgment by confession without issuing summons	52	33	880
May enter judgment for either plaintiff or defendant.	52	34	880
Costs of peace warrants and proceedings thereunder shall be paid by parties. . . .	52	35	881
No such costs shall be chargeable against county	52	35	881