2156 INDEX.

		•	
	ART.	SEC	PAGE.
Where there are several exceptions, all must be decided, if new trial be			
awaided	5	. 21	223
In what cases new trial shall be			
awarded and record remanded	5	22	223
When removal to another court below	-	90	000
may be ordered by court of appeals.  Court below to enter continuances,	5	23	223
when appeal has been dismissed by			
court of appeals	5	24	224
Issues of fact in writs of error coram	•		
vobis, how to be tried	5	25	224
APPEALS FROM COURTS OF EQUITY.			
Allowed from any final decree or			
order; joinder of co-plaintiff or co-			
defendant not necessary; affirm-			
ance, costs only against appellant	5	26	224
Special cases in which appeal is			
allowed from other than final de-	_	07	000
crees or orders.	5	27	226
Interlocutory orders open for revision on appeal from final decrees.	5	28	227
Appeal bond to stay execution, pro-	Ü	20	221
viso	5	29, 30	227-8
Appeal allowed from order refusing		,	
injunction, record and appeal in			
such case	5	31	228
When appeals to be taken or order			
appealed from qualification	5	32	228
When record to be transmitted	5	33	229
How clerks shall make up transcript of records	5	34, 35	. 229
Exceptions to jurisdiction, testimony,	9	0±, 00	220
sufficiency of averments of bill or			
petition, or to any account stated,			
must be filed in court below, other-			
wise court of appeals cannot con-			
sider such questions .	5	36, 37	230-1
Remanding of cases without affirm-			
ance or reversal, reasons therefor;	_		201
proceedings	5	38	231
PROVISIONS RELATING TO APPEALS FROM			
COURTS OF LAW AND EQUITY			
How clerk of lower court shall make	_	90	000
up transcript of record .	5	39	232