

APPEALS AND ERRORS— <i>Continued.</i>	ART.	SEC	PAGE.
Where there are several exceptions, all must be decided, if new trial be awarded.	5	21	223
In what cases new trial shall be awarded and record remanded	5	22	223
When removal to another court below may be ordered by court of appeals.	5	23	223
Court below to enter continuances, when appeal has been dismissed by court of appeals	5	24	224
Issues of fact in writs of error <i>coram vobis</i> , 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; affirmance, costs only against appellant	5	26	224
Special cases in which appeal is allowed from other than final decrees or orders.	5	27	226
Interlocutory orders open for revision on appeal from final decrees	5	28	227
Appeal bond to stay execution, proviso	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, sufficiency of averments of bill or petition, or to any account stated, must be filed in court below, otherwise court of appeals cannot consider such questions	5	36, 37	230-1
Remanding of cases without affirmance or reversal, reasons therefor; proceedings.	5	38	231
PROVISIONS RELATING TO APPEALS FROM COURTS OF LAW AND EQUITY			
How clerk of lower court shall make up transcript of record	5	39	232