

PLEADINGS, PRACTICE AND PROCESS

AT LAW—*Continued.*

| | ART. | SEC. | PAGE. |
|---|------|--------|-------|
| When and how obtained for want of evidence | 75 | 59 | 1664 |
| What applicant for shall prove in order to obtain | 75 | 60 | 1665 |
| Court may examine affidavit | 75 | 61 | 1665 |
| How long when new trial granted; or commission issued; or judgment set aside | 75 | 62 | 1665 |
| How long judgment may be continued upon death of party. | 75 | 63 | 1666 |
| Ejectment not to be suspended by reason of death of party, leaving infant heir. | 75 | 64 | 1666 |
| When infant bound to answer suit | 75 | 65 | 1666 |
| When in case of absent witness residing in State. | 75 | 66 | 1666 |
| How long on special verdict or case stated | 75 | 67 | 1667 |
| When for defective plats or want of plats | 75 | 68 | 1667 |
| Payment of costs | 75 | 69 | 1667 |
| Proceedings may be stayed until costs are paid on new trial granted by court below or court of appeals. | 75 | 70 | 1657 |
| EJECTMENT. | | | |
| How to be begun; plaintiff; defendant; declaration; proceedings | 75 | 71 | 1667 |
| Mortgagor may maintain, except against mortgagee | 75 | 72 | 1668 |
| By landlord against tenant | 75 | 73 | 1668 |
| Suits where lands contiguous and in adjoining counties | 75 | 74 | 1670 |
| Defendants may sever; but one set of plats to be made. | 75 | 75 | 1670 |
| Costs to be apportioned on severance. | 75 | 76 | 1670 |
| Plaintiff may declare jointly | 75 | 77 | 1670 |
| Plaintiff may recover to extent of title shown | 75 | 78 | 1670 |
| A patent presumed when; actual enclosure not necessary | 75 | 79 | 1670 |
| When warrant of resurvey to issue in. | 75 | 80, 81 | 1671 |
| Party applying for warrant to make his locations first | 75 | 82 | 1671 |
| Locations of whole tract not necessary; how locations shall be made | 75 | 83 | 1672 |