

COUNTY COURTS—

In any suit, etc., now pending etc., in the, upon suggestion in writing by either of the parties, etc., that a fair trial cannot be had, supported by affidavit, the judges may order record of proceedings to be transmitted to any county court of any adjoining district. for trial, etc.

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Provisions of this act extended to all cases of issues from Chancery or Orphans Courts, to issues, on allegations by creditors against insolvent petitioners, etc.

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Act to take effect from passage.

COURT OF APPEALS, W. S.—

Authorised and required to entertain an appeal, etc., from Montgomery county court, at November term 1844, trial docket No. 100, wherein the State is plaintiff, and John G. England and others defendants, etc., appeal to be taken on or before 1st day of May next.

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Any person or corporation aggrieved by any judgment, etc., of any court, etc., made or passed in any case arising under application of insolvent debtor, may appeal to the court of appeals of the shore where such county court is held, appeal to be entered within 30 days, and certified copy of the record to be transmitted within 60 days from date of such judgment, the execution or effect of any judgment, etc., so appealed from, not to be suspended, etc., unless bond be given in such penalty as the county court may prescribe, with good sureties to be approved by the court, appeal so carried up shall stand for hearing at the term next succeeding transmission, etc.

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No appeal, etc., shall stay any proceedings in the case, etc., which can, with propriety, be carried on before appeal is decided, etc., provided county court can provide for conforming to the decision of court above, whether the said decision may eventually be for or against appellant.

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In the bond to be taken, the State to be named as party obligee, and suits may be

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