1812.

the return day of such attachment or capias, or during the term of the court to which the same is or shall be returnable, again to arrest such person in virtue of the same attachment or capias, for the purpose of producing such person before the court, judge or justice before whom such capias or attachment shall be returnable; and such second arrest shall be as available and justifiable in law as the original or first arrest, and the officer making such second arrest, shall have the same power and right to detain or hold to bail the person so arrested, as he had, or could have had in virtue of the first service of such capias or attachment, any thing in any law, usage or custom to the contrary notwithstanding.

Relative to the of reversal judgments in the court of appeals.

AND BE IT ENACTED, That no judgment in any case shall be reversed in the court of appeals, because the verdict was rendered and the judgment entered in the court below for a greater sum than the amount of damages laid in the declaration; but the plaintiff below, or his legal representative in the court of appeals, shall be permitted, on motion in that court, in every such case to amend the transcript of the record of proceedings, by entering a release upon the record, of the damages exceeding those laid in the declaration, and the court of appeals shall proceed upon such amended transcript, in the same manner, and give the same judgment in the case as if the said release had been entered upon the record before judgment in the court below.

Court of appeals may, in certain cases, direct such ciding appeals from inferior may require.

AND BE IT ENACTED, That in all cases where the court of appeals shall have permitted or directed any entry to be made, or act to be done on the trial of judgments to be any appeal, or during its pendency in virtue of any entered on de act of assembly of this state, which may require an alteration of the judgment given by the court from courts as the na. which such appeal was or shall be made; or which, if ture of the case made in such inferior court, would have authorised or required a different judgment to have been given; the court of appeals may direct such judgment to be entered on deciding such appeal, as the nature of the entry or amendment may require; or the court from which the appeal has been or shall be made would have rendered, if such entry or amendment had been made before the rendition of the judgment in such in-

Judgments by default shall carry interest.

AND BE IT ENACTED, That all judgments by default hereafter to be entered, shall carry interest in the same manner that judgments entered upon a anding of a jury now do; Provided always, That