SMALL DEBTS, (Continued )

Postponement of trial, through absence of witness, ib.

No person protected by privilege from operation of Courts, ib.

Exemption in certain cases, 81.

Confession of debt by defendant, S5.

Non-appearance of defendant, and judgment by default, ib.

Re-hearing, in case of sickness, &c., ib.

Non-suit of plaintiff, S6.

Costs to be discretionary in Court, ib.

Neglect to furnish account of Plaintiff's demand, ib.

Recovery of wages by minor, in certain cases, S7.

Advances made to minor may be set off, ib.

Set-off of defendant's account, ib.

Neglect, &c., to bring forward set-off, SS.

Indulgence may be extended by Court, ib.

Recognizance for payment in such cases, 133.

On non-payment after indulgence, Execution to issue against sureties, 89.

Powers of Bailiffs on Execution, ib.

Deposit of special securities with Clerk of Court, 89.

Court, with consent of parties, may order reference, 90.

Appeal from judgment of Court, 90-91.

Recognizance of appeal, 91, 134.

Affidavit of Appellant, 91, 134-5.

Notice of appeal, 91, 135.

Clerk's duty to forward appeal papers, 91, 92.

Powers of Supreme Court on hearing appeal, 92.

Affirmation of judgment, ib., 93.

Judgment of lower Court set aside, 93.

Execution, after appeal to issue from Supreme Court, ib.

Proceedings against sureties of appeal, ib.

Plea of sureties that no breach of conditions has been made, 94.

Costs of Witness on appeal, 94—5.

Mode of issuing Execution, 95.

Form of Execution, 136.

Mode of levying under Execution, 95.

Arrest of Body after 1st of April, 1861, not to be made, in cases of levy under £10, 95, 97.

Term of imprisonment, 96.

Bond for forthcoming of Chattels levied on, 97, 135-6.

Execution may run into any County, 98.

Lapse of two years after judgment without issue of Execution, 99.

Return of Execution to be regularly made, 99, 100.

Demand of instant Execution, 100.

Affidavit in such case, 137. Appointment of Bailiffs, 100.

Duties of do., ib.

Bond to be given by, for discharge of duty, ib.

Form of do., 137.