	INDEX.	587
PAGE	VENIRE DE NOVO-	PAGE.
	Where verdict uncertain and ambiguous	517
	In case of improper disallowance of challenge	516
. 121 et seq.	In case of mis-trial	516
•	Distinction between, and new trial	516
	In case of abortive trial for misdemeanor or felony	
330	After verdict, on charge of felony upon a good indictment	
330	competent tribunal, etc	
330-1	•	
331-2	VENIRE FACIAS—	
331-2	Award of	488-9
332	12 n d 2 w 11 ,	100 0
	VENUE-	
116.7		007
110-7	Of legal proceedings	397
red	VERDICT-	
379, 507	Ambiguous or uncertain	503-4
507-8	Recommendation to mercy, no part of	
507	Court should be careful that it is unanimous	
	May be corrected before recorded	
	Counsel questioning jury as to grounds of	
151	Right to find general	
149	Recording on Sunday	
	,	ì
	VIEW-	
70-71-2-3	Always discretionary to grant, in criminal cases	506-7
	Evidence, now taken on	506
339	WARRANT (see COMMITMENT)—	
340	Amendment of	496
349	Setting forth day and year when made, and authority of	
	trate	_
340	Direction of	
340		
340	Though irregular, it is justification	
340	Is only prima facie evidence of its contents	
340	Of commitment for indefinite time	
t of him-	Should show place where offence committed	
339	Technical precision of indictment not required	
	Not sufficient to call the offence a felony or misdemeanor.	
339	Particularity in	
339	One or two justices issuing and signing	
	How justice compelled to issue	
	To execute sentence of death	
183	Backing warrant.	414