INDEX.			807
OTTO THE COURT A LOUIS A	CAP.	SEC.	PAGE.
SUPREME COURT, &c. (Continued)			
security for costs to be given in second action of ejectment by	704	100	F70
unsuccessful party in first,	134	168	519 511
verdict for defendant, execution may issue for costs, court invested with same jurisdiction as previously exercised	134	169	911
by them,	134	170	511
REPLEVIN.	104	110	011
replevin may be brought for unlawful detention,	134	171	511
no writ of replevin to issue, except for property distrained for	TOT	717	OIL
rent, or damage feasant, unless on affidavit filed in form			
in Appendix A. number 19,	134	172	511
in replevin security to be given to sheriff,	134	173	511
defendant may retain goods replevied on giving security to			
sheriff—security to be assigned by sheriff,	134	174	511
damages may be awarded to either party,	134	175	511
BAIL.			
bail to sheriff to be bail to action-right of bail to render			
defendant-form of bail bond,	134	176	511
bail when given to sheriff and justified if required, party to			
defend without giving special bail,	134	177	511
when bail to justify—sheriff liable for taking insufficient bail			
-may render defendant and pay costs,	134	178	512
sheriff to return writ and bail bond with an assignment	704	780	710
thereon to plaintiff by endorsing his name thereon	134 134	179 180	512 512
return non est inventus bail may render in discharge, bail may justify before judge or commissioner by affi-	194	100	312
davit if residing above twenty miles from place where			
action brought,	134	181	512
loss of bill of exchange or other negotiable instrument not to			
be set up if ordered by court or judge—indemnity to be			
given,	134	182	512
MISCELLANEOUS.		*	
distinction of suing or defending as attorney abolished,	134	183	512
notice of trial—time of giving, &c.	134	184	512
docket of civil causes for trial, how made up,	134	185	513
jury causes, when to be set down,	134	186	513
docket of jury causes for trial, when to be called, and conse-		ana	
quence of plaintiff's or defendant's counsel not answering.	134	187	513
docker to be called but once,	134	188	513
docket when to be called on circuit—to be continued if plain-			
tiff's counsel does not answer—and plaintiff to have judg- ment if defendant's counsel does not answer.	134	189	513
continuance of cause for absence of material witness on	104	109	010
affidavit—what it shall state.	134	190	514
motions arising during trial—only one counsel to be heard,	134	191	514
address to jury, how conducted:	134	192	514
new trial, when rule refused by judge,	134	193	514
new trial not to be granted on account of improper reception	J - "	ا المنطقة على	ر با دینهای پیشر
of evidence, if other evidence sufficient to sustain verdict,	134	194	514