directed to be paid by such judgment, or the part of such amount as to which such judgment shall be affirmed, if it be affirmed only in part, and all damages which shall be awarded against the appellant in the appeal; provided always that, in cases where the security to be given shall be in a sum above two thousand dollars, it shall be in the discretion of the Court appealed from, or of a Judge thereof, to allow security to be given by a larger number of sureties, apportioning the amount among them as shall appear reasonable; and provided further, that, where the amount by the judgment directed to be paid exceeds \$10,000, it shall be in the discretion of such Court or Judge to allow security to be given for such amount less than double as shall appear reasonable.

V. That when the judgment appealed from shall be in an action of ejectment, the security required by the last preceding Rule shall be taken indouble the yearly value of the property in question; and in cases where the matter in question; shall relate to the taking of any annual or other rent customary, or other duty or fee, or any other such like demand of a general and public nature affecting future rights, the amount in which such security shall be taken, in addition to the security required for costs, shall be fixed by order of the Court appealed from, or a Judge thereof.

VI. That in all other cases falling within any or either of the exceptions contained in the

ore of ept in vince, imilar of the or a place cle or dition ellant

aled the

ecute

and

judg-

t of debt t of vise, the and such ion, edi-

the eal, eart

ion;