CAPIAS AD SATISFACIENDUM.

Issued on judgment more than a year old, irregular, 17 n. Set aside for irregularity, second may issue, ib. Must be on file to warrant proceedings against bail, 20 n.

Against granting probate, 136.

CERTIFICATE.—See "Assessment," "Attorney," "Bankruptcy," "Examiner." CERTIORARI.

To remove causes from Inferior Court, 104. Not granted for misdirection, ib., n.

CHAMBER PRACTICE.

One summons sufficient, 28. What persons to attend, 42.

CIRCUIT COURT.

Presiding Judge may adjourn, 63. Limitation of adjournment, ib. Return of Nisi Prius records at, ib. Attendance of witnesses at, ib. New notice, trial not necessary, ib. No new cause entered, ib.

CITATION.

Form of, in Surrogate Court, 144. Direction and service of, in Court of Government and Council, 159.

CLERKS IN COURT.

Appointment of, revoked, 109. Register of Chancery to be in lieu of, ib.

COMMON PLEAS .- See " Courts II."

CONCILIUM.

Motion or rule for, not necessary, 50.

What it must state, 15. In cases of joint tenancy, 49. Recovery of costs under, 16 n.

CORONER.

May take limit bond, 79 u.

CORPORATION.

To be sued by summons, 63. Form of summons, 64. Service of, ib. Plaintiff may enter appearance for, ib. Summary proceedings against, ib., n.

COSTS.—See "Interpleader,"—"Security for Costs."

Attorney to deliver client, bill of, 7. Notice of taxation, when necessary, ib., n.
Where proceedings ought to be summary, 64, 96. Judges order for, 65 n. Verwhere proceedings outsit to be summary, 49. Judges order for, on n. Verdict under £5, 65. Claim reduced by set off, 65 n. On award, where no judgment can be signed, ib. Executors liable to, 66. On acquittal of one of several defendants, ib. Entry of judgment for, ib. n. In case of several issues, ib. Verdict upon one count, ib. On nolle prosequi, 67. On scire facias, ib. 59, 91. On demorrer, 67. Subpoeua for, 117.

COUNTERMAND .- See " Notice of." 5

COURTS .- See " Circuit Court."

I. CHANCERY—rules of, 109. English practice, in force, 112. Appointment of days for sitting, 116. Computation of time in, ib.

II. Common Pleas.—Jurisdiction of, 99. To issue subpcenss to any county, ib. Holding to bail in, 100. Affidavit for, ib. To appoint commissioners to take bail, 102. Time of appearance and entering bail, 106. May adjourn sittings, 103. No trials by jury at adjourned sittings, 104. Judge to assess damages in vacation, 106. Assessment by jury of inquiry, 106. Clerk to tax costs, ib. Judgment to be signed by Clerk, 107. May be signed in vacation, 106. Not to bind lands, 103. Teste of execution, 106. Render in discharge of bail, 106. Removal of causes from, by behave commun. 100, 102, 104. Per verte of causes form, by habeas corpus, 100, 102, 104. By writ of error, ib. By certiorari, 104. No power to grant new trial, 106 n.

SUMMARY PRACTICE—in, 101, 102. Declaration inserted in writ, 101. Copy of particulars to be served, 106. Time of appearance, 101, 106. Interlocatory judgment signed in vacation, 106. Defendant let in to defend, 104. Evidence under general issue, ib. Notice of matters in bar, 106. Assessing damages in vacation, ib. Costs, where proceedings ought to be summary, ib.

HI. GOVERNOR AND COUNCID—Direction of citations, 159. Service of, ib. Evidence to be vive voce, ib. Attornies of Supreme Court to practice in, ib. Commissioners for taking affidavits in Supreme Court, to take affidavits in, ib.

ged:

ite, ter ant ate of

12. ter

11.

82 10. md

end

dar ton

ing ce, hat ing

intler, to nth

Br-

: of

akc ries

25.