

## VIII.

Judgment will be entered as soon as the trial is over; and, where the sum is not appealable, writs of execution may also be immediately sued out.

## IX.

The same writs of execution will issue from the Circuit Courts as from the Supreme Court.

## X.

No judgment by default will be given against a party, unless upon the most clear and satisfactory evidence of the due service of the writ upon him or his accredited agent. If the cause of action be a debt, a specific chattel, or liquidated damages, the plaintiff will be required, upon obtaining judgment by default, to make oath to the amount, or value, thereof; and this will entitle him to an absolute judgment for the amount sworn to, unless the defendant shall move within two days to have the judgment by default set aside. But where the amount of the damages shall be uncertain, the defendant shall be served with a fresh notice to attend the Court, for the purpose of having those damages ascertained by a jury; and on his neglect to obey this summons, judgment will be entered against him for the sum claimed by the plaintiff in his original writ.

## XI.

The Sheriff will keep a list of persons qualified to serve as Grand Jurors, in which will be entered, in alphabetical order, the names of all the principal merchants and gentlemen residing within seven miles of each place where the Court shall sit; and two days before the sitting of the Court a written summons shall be sent to twenty-three of the persons mentioned in this list (beginning with the letter A, and proceeding regularly through the whole alphabet), commanding them to attend the Court at the opening thereof. The persons so summoned will form the Grand Jury for the whole sitting; and will be liable to attend the Court during the continuance thereof, at such times as the Judge shall direct.

## XII.

A fine of from 30s. to 50s. will be imposed upon every