

An Act to amend the Agricultural Act.

WHEREAS it is expedient to continue the right of Appeal from Preamble.
 Judgments rendered in virtue of the Agricultural Act:—Therefore,
 Her Majesty, &c., enacts as follows:

APPEAL TO THE CIRCUIT COURT.

- 5 I. An Appeal from any Judgment rendered in virtue of the Agricultural Act, or of this Act, may be brought in the Circuit Court, either of the District or County in which the Judgment was rendered, or in any of the Counties adjacent to such County or District. Appeal to Circuit Court.
- 10 II. The Appeal shall be brought in the manner following: No such Judgment shall be executory until the expiration of fifteen days after the date thereof, and in the course of the said fifteen days the party intending to appeal shall give a simple notice of his intention to the Justice, or one of the Justices of the Peace, or to the Clerk of the said Justices of the Peace, or of the Court by which such Judgment was rendered. How brought.
- 15 III. Within fifteen juridical days next after the rendering of the Judgment, the appellant shall give security to the Clerk of the Court, to which he intends appealing, (by a surety who shall justify his sufficiency to the amount of at least one hundred dollars,) that the appellant will effectively prosecute the said appeal, and will satisfy the Judgment and pay the damages and costs in case the appeal is not prosecuted, or the judgment appealed from, confirmed. Security by appellant.
- 20 IV. The surety shall justify his sufficiency upon oath before the said Clerk, who may make any examination or put any question necessary for that purpose. Sureties to justify.
- 25 V. The security bond may be in the form No. 1, annexed to this Act, or in any analogous form. Bond.
- VI. The Clerk shall deliver a copy of the security bond to any one requiring the same, and any copy certified by him as a true copy, shall be deemed authentic. Copies thereof
- 30 VII. Within the said fifteen days the Appellant, after having given the security above prescribed, may obtain from the Clerk of the Circuit Court in which the Appeal is brought, a Writ of Appeal in the English or French language, under the seal of the said Court, (but the absence of such seal shall not invalidate the writ), signed by the said Clerk and setting forth that the Appellant deems himself aggrieved by the Judgment appealed from, and ordering the Justice or Justices of the Peace or the Court, to transmit all the documents, proceedings, and papers forming the record, or contained in the registers and relating to the cause. Writ of appeal.
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