PA	RAGRAPHS						PAGE:
72	a IV. Removal of Convictions and a Appeal from Judgment of S	Orders to C upreme Co	ourt of Ap urt on Con	peal in first	st instance	-	$\begin{array}{c} 24 \\ 24 \end{array}$
	V. Cases Reserved by Judges	-		- .			24
73	Whether District Judges should	have powe	r to reserv	ve directly	to Court	for	
74	Appeal -		-	•	-	-	24
/ ·B	Mode of reserving cases -	· ·	-	-	- '	-	24
	1. Power to Judge of Supre	eme Court t	o reserve	<u></u>	-	-	24
	2. Mode of stating case		**	•	-	-	24
	3. Power of Court of Appea	d and proce	edings thei	reon	-	-	24
	4. Hearing parties, judgmen	nt though n	io appearar	ice	-	-	25
75	Judges of Supreme Court may rese	erve for Cou	art of App	eal questio	n reserved i	bγ	
	Judge of District Court	-	•	-	~	-	25
76	VI. Cases left for trial in Supreme	Court by I	District C o	urt Judge	-	_	25
	VII. Error.						
77	Whether writ of Error issuable in I	New Zealan	d before Su	ipreme Cou	ırt Act 186	0,	
	doubtful	-	-	· <u>-</u>	-	•	25
78	The English Practice -	-	-	-	-		25
79	Assimilation of civil and criminal p	ractice	•	_	_ `	-	25
80	Necessity for fiat of Attorney-Gene	eral	_	4		_	26
81	Grant of fiat by Attorney-General	or persons	authorized	. .	-	_	26
82	Necessary provisions -		-	· <u> </u>	_	•	26
83	1. For what Error will lie	-	_		_	_	26
	2. Power of Court	-	_		_	-	26
	3. Obtaining fiat of Attorne	v-General	_	_	_		26
	4. Delivery of fiat, memoran	dum, and s	rounds	_	_	_	26
84	Provisions for bail by misdemeanar	its during	Error &c.	8 & 9 Vi	c c 68	_	26
85	Joinder in Error	- auting	- Littor, we.,	- 0 00 0 11	.,	-	26
	Setting down case and sending doc	umanta	_	-		-	
	Hearing and judgment -	ищения	_		_	-	25 06
		- 	<u>-</u>		. .	-	26
00	Remitting case to Court below for	Juagment a	iter revers	ai, 11 & 12	3 VIC., C. 7	8,	0.0
	a. 10	-	-	-	•	•	26
89	Power to Judges of Court of Appe	al to make	rules			-	27
90-	91 Conclusion.		•	-		-	27