February 1926

Masthead Volume 32, Issue 2

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Rights of a Plaintiff with Reference to Property Delivered to Him Under a Detinue Bond.—At the common law, the plaintiff in an action of detinue did not get possession of the property until after final judgment and the issuance of execution. Only in the action of replevin did he get possession of the property before judgment. In West Virginia, the action of replevin has been abolished by statute and the action of detinue has been expanded so as to give the plaintiff the same interlocutory relief by way of getting preliminary possession of the property which he formerly got by the action of replevin. In order to get possession,