

THE
REVISED STATUTES

OF THE

STATE OF ILLINOIS,

EMBRACING ALL LAWS OF A GENERAL NATURE IN
FORCE JAN. 1, 1893, WITH NOTES AND REFER-
ENCES TO JUDICIAL DECISIONS CON-
STRUING THEIR PROVISIONS.

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such person has entirely and permanently recovered from such lunacy or insanity, he shall be discharged from custody.

[R. S. 1845, p. 152, § 5; Fisher v. People, 23 Ill. 283; Chase v. People, 40 Ill. 358; Hopps v. People, 31 Ill. 394.

285. Becoming insane. § 13. A person that becomes lunatic or insane after the commission of a crime or misdemeanor shall not be tried for the offense during the continuance of the lunacy or insanity. If, after the verdict of guilty, and before judgment pronounced, such person become lunatic or insane, then no judgment shall be given while such lunacy or insanity shall continue. And if, after judgment and before execution of the sentence, such person become lunatic or insane, then in case the punishment be capital, the execution thereof shall be stayed until the recovery of said person from the insanity or lunacy. In all of these cases it shall be the duty of the court to impanel a jury to try the question whether the accused be, at the time of impaneling, insane or lunatic. [R. S. 1845, p. 153, § 12.