1260. Rule 1245 is repealed, and the following is substituted

for form No. 6, section 3 of the Appendix:-

(Add to the above forms for money claims in Nos. 4 and 5), and the plaintiff claims \$ for costs; and if the amount claimed be paid to the plaintiff or his solicitor within the time allowed for appearance, further proceedings will be stayed.

1261. 348 (a) Unless the Court or a Judge gives leave to the contrary there shall be at least six (6) clear days, computed as mentioned in Rule 348, between the service of notice of an application for a declaration of lunacy and the day for hearing.

## PASSED JUNE 18, 1904.

1262. 635 (4). Every judgment and order by which a judgment is affirmed, reversed, set aside, varied, or in any way modified, shall also be entered in the office where the proceedings were commenced; and the fee for entry shall be payable only in the office where the proceedings were commenced.

1263. 750 (a) Where moneys are by any judgment, order or report directed to be paid for the purpose of redemption or any like purpose, the same may be directed to be paid into Court. (b) Moneys so paid into Court shall be paid cut, together with any interest accrued thereon, to the party for whom the same was by the judgment, order or report directed to be paid into Court, without order, upon production to the accountant of the consent of the party by whom the money was paid into Court, duly verified, or of his solicitor, but otherwise, as the Court or a Judge may order.

1264. Rule 770 is hereby repealed and the following is en-

768 (a) The words "report or certificate" in Rules 769 and 771 shall include every order made by the Master in Ordinary, a Local Master, or an Official Referee, except an order made under the authority of Rule 767.

1265. Rules 802 and 803 are repealed and the following substituted therefor:—

802. (1) Unless otherwise ordered by the Court of Appeal or a Judge thereof as hereafter provided, the appeal books need not be printed in the following cases:—

(a) Appeals under sub-clauses (a), (b), (d), (e), (f), (g), (h), (i), (i), (k), (n), and (o), of section 50 (2) of the Judicature Act, as amended by the Act 4 Edw. VII., Cap. 11, entitled "An Act to a uend the Judicature Act."