REFEREE-Continued

interpleader, jurisdiction in, 256, 20.

RECOVERY OF LAND, action for, assessment of damages in, 154. defence to, 101, 120, Vexatious defences in, 151, 150. where to commence, 64, 53. default judgments, how obtained, 154. disclosure of title, forcing, 120. joinder in actions for, 197, 79. judgment, motions for leave to sign in, 201, 197. limiting defence in. 197, 58, pleadings in, (See Pleadings), 120. tenant, defence of in. 57. if party, 57. if not party, 57, practice after, 57. title expires after service of statement of claim, where, 159. writ for, 171. REDEMPTION. (See Mortgage tion; Foreclosure and Sale.) final order after default of payment, 85, 87, form of judgment for, 307. one day for, for all parties, 83, 84. REFEREE, (See Appeals; Judge in Chambers: Local Judges: Trial.) adjourn motions, power to, 26, 25. none if within Rule 27 (a) to (d), 25. administration, power on motion for, 25. opposed, if, 235, 25. unopposed, if, 235, 25. administrator pendente lite, power to appoint, 20. amendment of pleadings, power to order, 160, 125, 20. appeal from, (See Appeal), 214. discretion, to review, 214, 20. appointment of, 26. attachment, power to order, 233. issue in, none to try, 233. third party's claim in, none to dispose of, 233. deputy, prothonotary is, 26. discretion of, 20. amendments, to allow, 20. jury trial, to order, 13. review of on appeal, 214, 109, 20. duties of, 38, 27, 20, entries by, 40, 26. examination for discovery, to consider sufficiency of answers on, 151. examination by, on sale of, infant's estate. infants, property of, power to deal with, 239, examination of, by, 239.

injunction no power to grant, 7.

. 41.

by

ient.

0.

11.

ap-

in-

, 11.

nce.

evidence none to take, 256. issue, to order, 256, 21. security, to extend time for giving. 21. interrogatories, power to pass on, sufficiency of, answers to, 21. judge may hear application returnable before, 40, 26. judge's rules prescribing duties of, 26. judgment, no power to order, for defendant after entry for trial, 21. jurisdiction of, 40, 161, 160, 159, 28, 25, 20, 17, adjournment of matters outside, 40, 26, restrictions on, 26, 38-9, 21. jury, power to order trial by, 21, 13. judge's jurisdiction compared with that of Referee, 27, 19. mandamus, no jurisdiction in, 25, 21. Master in chambers in Ontario jurisdiction of compared with Referees, 21. orders of, 26. entry of, 26. signing, 161, 26. originating notice, no jurisdiction under, 260. particulars, has power to order, 115. partition, none in, 160, 25. "persona designata," has not power of Judge acting as, 23, powers of, chambers, in, 38, 20. Real Property Act, under, 40, 26. pleadings has power to amend, 20. prohibition, has no power to order, 255, 25, proposed actions, in, 23. Real Property Act, under, 26. refer to Judge, to, 162, 26. reference as to damages caused by injunction, no power to order, 21. from to Judge, 21. rescind own order, has power to, if ex parte, 159, 95, 21. not otherwise, 21. security for costs, power to order, 273. solicitor, no powers on summary application against, 23. stay of proceedings for non-disclosure, power to order, 55. solicitor bringing action without authority, on, 158. under Arbitration Act, 161. suppress commission ordered by a Judge, none to, 20. REFERENCE, (See Receiver; Advertisement; Master; Master's Office), adjournment of, 43, 31. change of conduct of, 42, 30.