

ORDERS—

To be entered by clerk in Procedure Book, 350.

To be entered, forms of, 392 to 401.

ORIGINAL SUMMONS—

Suggestion of devastavit, 329.

Form, 885.

PAPERS IN SUIT—

To be kept in summons, 334.

PART—

Judgment for, 320.

PARTICULARS—

Of plaintiff's claim to be endorsed on or attached to summons, 276.

In garnishee proceedings to be filed before judgment rendered, 288.

Of claim to be in detail, 316, 317.

Forms of particulars, 373 to 376.

On contract, 317.

In tort, 374.

Against officers, 317.

Against officers, form of, 374.

In interpleader, how and when to be served by claimant on landlord, 324, 325.

Forms, 375, 376.

In interpleader, if rule not complied with, case to be adjourned for adjudication on merits, 325.

On confession before suit, 344.

Where practice as to not complied with, case may be adjourned, &c., 347.

See CLAIM, 316, 317.

PARTIES TO ACTIONS—See AMENDMENT, 316, 317, 338 to 342.

Interested in garnishee proceedings may show cause, 287.

PAYING MONEY INTO COURT—

To be deemed sufficient notice of defendant's disputing plaintiff's claim, 320.

Into court in replevin, 326.

Into court under 88th or 91st sections of Act, 344.

Into court under 87th or 90th sections of Act, 344.

Into court by executor or administrator, 332.

Into court, form of notice, 423.

PAYMENT—

By garnishee to primary creditor before judgment against primary debtor, invalid, 283, 288, 328.

PERISHABLE PROPERTY—

Bond on seizure or sale of, in attachment, 439.

PLACES—

Of abode of parties on claim, 316.

POSTPONED JUDGMENT—

Form of, 401.

PRIMARY CREDITOR—

What, 281.