

WRIT OF REVIVOR *continued.*

<i>Sued out and served in any county and proceeded on in term or vacation as a writ of summons.....</i>	205
<i>Venue may be laid where sued out</i>	205
<i>Pleadings and proceedings the same as in other actions.....</i>	205
<i>Costs, rights of parties to, the same as in other actions.....</i>	205
<i>To Revive a Judgment less than ten years' old will be allowed without rule or order</i>	
<i>If more than ten, not without a rule or order</i>	
<i>If more than fifteen, not without a rule to shew cause</i>	207
<i>In Form Sch. A. No. 11, plaintiff or his executor to have against defendant or his executor after interlocutory judgment and proceedings thereon to final judgment where either party dies between interlocutory and final judgment</i>	213
<i>Judgment may be obtained against husband and wife and execution issue thereon</i>	214
<i>Not Necessary to authorise husband to direct execution to issue against wife's judgment.....</i>	214

WRIT OF SUMMONS

<i>In Personal Action, defendant in jurisdiction not to be held to special bail (Sch. A. No. 1).....</i>	16
<i>To mention Residence or supposed residence of defendant</i>	16
<i>Form or Cause of Action, need not be mentioned in Notice of, issued under authority of act need not mention</i>	17
<i>To contain names of all the defendants</i>	18
<i>Not to contain name or names of defendant or defendants in more actions than one.....</i>	18
<i>Dated on day of issue.....</i>	19
<i>Tested in name of chief justice of court from</i>	