Rt Li	143-Minute Book,	Entries in.
	fo of oo	Judge to sign, when.
	37—Money,	In what case Defendant may pay into Court.
		When paid to Registrar. When to remain in Court.
	39	" paid to Registrar by Defendant.
		" accepted by Plaintiff.
	40 "	Plaintiff dissatisfied, issue to be tried.
	113—Motion.	Notice of, when to be given. A fidavit of, when to be filed.
	40 40	Hearing of.
	107	" before Court or Judge.
	106 "	When founded on affidavit may be opposed.
	22—Mutual Debts, 163—New Trial.	" Set-off, how pleaded. How soon obtained after verdict.
	105	When verdict against Evidence.
	71-Non-Suit,	Execution to issue on, when,
	51-Notice of Trial.	Ten days to be given.
	- 30 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -	When Defendant to be furnished. Countermand, when may be given.
	56	When given by Defendant,
	25-Notice of filing Defence,	How Served, and on whom,
	60 " for Special Jury.	See Jury.
	175 **	To admit Documents, A.c.
	Ps—Particulars, S—Personal Actions,	Of Plaintiff's demand to be endorsed on Writ, when, How commenced.
	S1—l'Inintiff,	Death of Sole, Action to proceed.
	111 "	Who is in this rule,
	i5—l'Ica,	in Abatement. Forms of
	31—Pleadings, 28 ·	After defence what.
	111 "	When fresh matter may appear,
	Si-Possession.	Of Lands how recovered.
	71—Poundage Fees,	
	111-Practice, 126-Probate of Will,	To correspond with Courts of Westminster.
	132—Property.	Perishable, of Deceased persons, how deatt with,
	51-Proceed to Trial,	When Plaintiff shall,
	136-Public Notice.	To Creditors, how given.
	117—Recognizance Forfeited. 19—Registrar.	Duty of in marking Judgment by Default
	2 " Office.	When and where open.
	113 "	To keep Minute Book.
	101—Replexia.	Form of Writ in No. 18.
	••	Sheriff how to proceed in. Bond to Sheriff in,
	102	Writ of inquiry in,
	••	Plaint for rent in Action of.
		Judgment in, how levied,
	29—Replications, 30	Notice of, copy of, when tiled, What it shall state,
	55—Kule,	For not proceeding to trial.
	101 " Nisi,	How soon obtained after Verdict.
	78—Satisfaction.	Memorandum of, when entered.
	121—Security,	When Appeller to give. Appellant to give in all cases.
	•• ••	. spiritant to give in all races.
	119—Sessions of Supreme Court.	Cause to be tried in.
	1 " "	When,
	23—Set-Off, 115—Show Cause,	When insisted on by Defendant, Well to.
	of se se	Affidavit in support of,
	61—Sheritt,	Notice to for special Jury,
	4-Salicitor.	Athidavits of, when deemed sufficient,
3, 1,	5, 6 — e - Gr—Special Jury,	Who may become so, and how,
	110-Supreme Court,	Entry of cause to be tried in Session of.
	1	Terms of,
	71-Trepass.	When Damages less than forty shillings.
	87—Venue. 71—Verdict.	How laid in ejectment. Execution to issue on, when.
	12-Viewers.	No. of, who to be, names where.
		Returned, when called as Jurors.
	12:Will.	l'robste of.
	•• ••	Executor of Executor on Probate of.
	••	Form of Athidavit No. 21.
	•• ••	Some person knowing Deceased, at time of to life Athitas it.
	147	Probate of, how granted, Form No. 23.
	127	Who may apply for Administration of, Form of Letters of Administration of
		com of Perces of Validiestation of