3

al : this allead, the Court but without plaintiff leave should be so a the conveyof inadequacy d undue inr v. Lee, 606.

NSIDERA-

itors, to secure cient valuable a prior regiseccdence over usly executed, nently. therland, 442.

CONVEY-

.

two volune Court will, interested unide the subsettlement; and rclief in such of law would rst against the

v. Poole, 685. n Lands."

E.

on," 12.

35.

who had given on at law bethe same perparties to this committed to ditentiary, and nined in this ordered the given at Nisi on the Judge's 1 the action at

Boulton, 693.

4.