Practice-Continued. consolidation of cross actions, 362. Per autre vie. Estate by, special endorsement, motion for judgment analogy of fee simple governs, 92. Personal Representative, under Rule 80, 371. exclusive jurisdiction of Chancery, jury dispensing with, practice, 172. Physician, notice, 402. transfer of cause for jury or to speed, 402. fiduciary relation with patient, gift, 296. see Appeal—Arbitration - Counter-claim-Powers. County Courts- Creditor's Suit-Demurof appointment, rer — Discovery — Examination — Judgconstruction, wills act, 72. appointment of portions before required, ment--Partnership--Parties--Replevin-Sale under Decree Statement of Claim -Summons, Writ of. of sale, to trustees of settlement, duration of, 254. Prescription, acknowledgment of title, improvements in in mortgage, under value, 339. Petition of Right, lieu of rent, 276. right of action, for counsel fees, 218. see Lateral Support - Reversion. Pressure, see Chattel Mortgage—Insolvency. no legal redress for a wrong against Crown, Principal and Agent, agent acting for both parties, 60. right of fisheries, 219. see Crown. bank agent, 263. agent to sell, does not include exchanging, Pleading - see Practice. Policeman, 365. dissertation on the duties of, 411. measure of damages, 395. contract by agent in his own name, 443. Post Cards, see Commission-Lateral Support. proposed reply cards, 393. Poundage - see Sheriff. Principal and Surety, Practice, notice-evidence, 40. discharge owing to false representation, 139. consent order, mistake of parties, 12 proceeding by capias not affected by O. J.A.,40. right of surety to co-surety's security, 140. one partner taking place of firm, giving statement of defence, Rule 128, 53. trial by Judge, rehearing, jurisdiction of time, 143. Divisional Court, 54. varying contract, 165. statement of claim, amendment of, partial transfer of securities on payment by prindemurrer, 55. enlargement of time for delivery, 243. bond to school board, construction, miscipal, 253. bringing in third party, notice, 57. take, 348. motion for judgment in default of appear-Priority in Equity. ance, 59, 424. innocent purchasers, 90. service of notice of motion, 59. suit to settle, incumbrancer, 160. endorsement on writ, statement of claim, Privy Council, recent Canadian cases before, 159. 424, 444. devolution of cause of action, continuance Prize Fight, aiders and abettors, 234. of suit, 60. pleading, amendment, opening up judgment, when granted or refused, some curious Probate, service of notices, 143. cases, 111. counter claim and set off in reply, 204. amendment of, when granted, 198. facts not stated in defence, 236. Production of Documents, ejectment by Crown, partial demurrer, extent of right and liability, 50. Protest, see Bills and Notes. ambiguity, 441 change of reference as master ill, 121 Proxy, see Public Meeting. service out of jurisdiction, 136, 243. Public Meeting, right to demand poll an attribute of, 232. adding parties, 141. proxies, demanding poll, 338. reference to Master, proper subjects for, 144. appeal from order made on default of apliability of Crown for negligence of em-Public Works, pearance, 155. defendant wrongly described as to locality, 161 ployees, 219. power of court to vary its orders, 203. Queen's Counsel. appointments in Province of Quebec, 84. notice of trial after release of action, 240. endorsement of writ, agreement to sell lands, sale by trustees, powers, 69. Railways detention of freight, liability, 114. joinder of parties, 276. acquiring land for special purpose, specific motion to vary report of official assignee, 261.

performance, 144.

final judgment on defence and counter claim,

261.