OFFICIAL GUARDIAN.

where to be served for infants,

in actions, 18

in partition proceedings, 615

in administration proceedings, 609

costs of, 655

to be notified of application for sale, etc., of infants' lands, 618 to be consulted before sale under Devolution of Estates Act, 690 may make summary application under Devolution of Estates

Act. 691

shall look after mortgages held by accountant, 719

shall issue fiats for maintenance and send cheques without charge, 737

may search as to money in County and Surrogate Courts without charge, 771

ORDERS. See JUDGMENTS AND ORDERS.

ORIGINATING NOTICES.

must originate all proceedings other than actions, 10 all summary proceedings authorized by statute may be by, 10 length of notice, 215 (2)

to determine questions arising in the administration of estates,

when such motions in court and when in chambers, 207

to whom notice to be given in such cases, 601

under the Vendors and Purchasers Act, 602

to determine any question concerning the applicant's title to land, 603

notice in such cases, 603 (2)

to determine any question arising on a deed, will or other instrument, 604

to determine any question on a contract or agreement where no disputed facts, 605 (1)

such question may be determined before there has been

any breach of agreement, 605 (1)

to determine any question where the rights depend upon undisputed facts and the proper reference from such facts, 605 (1)

judge may determine in a summary way or direct trial, 606 (1) judge may give special directions as to service on persons not parties and otherwise, 606 (2)

service of an originating notice shall not interfere with general power of executors, 607

See also under the following heads,

administration, 608 et seq. dower, 617

infants' estates, 618 et seq. interpleader, 625 et seq.

mandamus prohibition and certiorari, 622 et seq. partition, 615 et seq.

OTTAWA WEEKLY COURT, 239-243

PAPERS, FORM AND SIZE OF, 188-190

PARTICULARS OF PLEADING, MAY BE ORDERED, 138

PARTIES,

joinder of plaintiffs, 66

joinder of defendants, 67, 68 husband and wife, 70

claims against an executor personally and as representing estate, 71

trustees may be sued without adding cestuis que trustent, 74 one residuary legatee may have administration, 79, 81 one legatee may ask sale of land, 80

NOTE.—The references are to the numbers of the Rules.