in consequence of adultery in any Court of Common Law or of Marriage and Divorce, above provisions do not apply, 93.

INTEREST.

Rate of, on loans and contracts, 151; contract for beyond legal rate not void but cannot be recovered if objected to, 151; Banks not to take more than six per cent. 151; in what cases more than legal interest may be recovered, 152; may be recovered on debt or damage after judgment, 157.

INTERLOCUTORY JUDGMENT.

What memorandum of, must contain, 141; cannot be signed before cause entered, 132.

JUDGMENT.

Ou warrant of Attorney, confession, cognovit or retraxit, not to be signed after a year. unless by order of the Court or a Judge, 133; on warrant of Attorney, made by an Attorney or Agent, 142; exemplification of part of a, may be used, 106; when set aside, how registered memorial may be cancelled, 150; interest may be recovered on, 157.

JUDGMENT AS IN CASE OF NON-SUIT.

When copy of allidavit to be served to move for, 134; what allidavit should contain, 135; when notice of trial has not been given, 146.

JUDGMENTS AND DECREES.

Of British, Foreign, and Colonial Courts, how proved, 93; to be authenticated by scal of the Court when there is one, if not, by signature of the Judge, which seal and signature and judicial character making it will be recognized without proof, 94; exemplification of part of, may be used, 107.

JUDGMENT ROLLS.

When and how endorsed and filed, 133; entry of interest on damages upon, 141; for n of, in replevin when verdict for defendant on *non cepit*, 144; entry upon, of offer to suffer judgment by default. 145; entry where verdict not unanimous, 139.

JUDICIAL PROCEEDINGS.

In British, Foreign, or Colonial Courts, how proved, 93; affidavit in, when made before Judge of British, Foreign or Colonial Court, to be acted upon, 95.

JURY.

When verdict not unanimous, how taken, 139; oath of constable to keep, 140.

LETTERS PATENT,

Copy from Provincial Secretary's Office certified by that officer, or proved by witness as being a true copy, made evidence, 107.

MAYOR OR CHIEF MAGISTRATE.

How any official act in reference to evidence, or for the purpose of registration, may be authenticated, 106.

MEMORIAL OF JUDGMENT.

How cancelled after judgment set aside, 150; of deed, &c., for registration, how proved, 103.

MOTIONS.

Day appointed for common, 148; when made on affidavits, either party may answer upon new matter, 98; on hearing of, the Court or a Judge may order the production of documents and attendance of witnesses, 99.

NEW TRIALS.

From Sittings in York, how and when moved and heard, 139, 146.

NOTICE OF COUNTERMAND.

In writs of enquiry, within what time to be given, 134.

NOTICE OF DEFENCE.

To be filed with and attached to Nisi Prius record, 138; when several distinct grounds, how to be made up, 144; objections to notice for