

INTOXICATING LIQUORS.

See Municipal Corporations, 10-14.

INVESTMENT.

See Mortgage, 1.

IRREGULARITY.

See Judgment, 2 — Jury Notice, 1 — Venue, 9.

JOINDER OF PARTIES.

See Parties.

JOINT TORT-FEASORS.

See Master and Servant, 4.

JUDGMENT.

1. Default Judgment — Motion to Set aside—Defence—Merits—Leave to Defend — Terms—Judgment Standing as Security—Costs: Bank of Nova Scotia v. Ferguson, 907.

2. Issue as to Validity of Default Judgment — Motion to Set aside Judgment after 15 Years — Service of Writ of Summons—"Signing Judgment"—Sufficiency—Form of Judgment—Special Indorsement of Writ —Price of Goods Sold—Stated Account—Interest — Nullity of Judgment—Irregularity — Setting aside Judgment—Terms: Green v. George, 247, 787.

3. Summary Judgment—Rule 603 — Action on Promissory Note — Defence —Note given on Conditional Undertaking: Haines v. Yearsley, 856.

4. Summary Judgment — Rule 603—Defence—Failure to Shew—Refusal of Leave to File Second Affidavit—Conditional Leave to Defend—Payment into Court: Crown Bank of Canada v. Bull, 8, 77.

5. Summary Judgment — Rule 603—Delay in Applying — Defences — Dismissal of Motion: German American Bank v. Keystone Sugar Co., 634; 12 O. L. R. 555.

6. Summary Judgment—Rule 603—Suggested Defence—Bank—Account — Reference: Montgomery v. Ryan, 430, 467.

7. Summary Judgment — Rule 608—Action for Money Demand—Effect of Delay—Payment into Court: Lakefield Portland Cement Co. v. E. A. Bryan Co., 305.

See Account, 2—Bills of Exchange and Promissory Notes, 5.

JUDGMENT CREDITORS.

See Creditors' Relief Act — Money in Court.

JUDGMENT DEBTOR.

Examination of—Costs of—Examination of Transferee—Disposition of Costs: Traviss v. Hales, 118.

JUDICIAL PROCEEDING.

See Lunatic, 1.

JURISDICTION.

See Benefit Society — Costs, 5 — Dismissal of Action, 3—Division Courts —Highway, 1—Mines and Minerals —Parliamentary Elections, 3—Payment into Court—Pleading, 1, 3—Police Magistrate, 2—Statutes, 1—Surrogate Courts.

JURY.

See Animals — Appeal to Divisional Court, 1 — Bills of Exchange and Promissory Notes, 3, 5—Carriers—Insurance, 1—Master and Servant, 3-6, 9-12—Negligence, 4-6, 9, 10, 12, 13—Street Railways, 2, 3, 4, 6—Vendor and Purchaser, 8.

JURY NOTICE.

1. Irregularity — Striking out — Action against Municipal Corporation — Non-repair of Highway: Burns v. City of Toronto, 867.

2. Striking out — Separate Sittings for Jury and Non-jury Cases—Practice: Montgomery v. Ryan, 855.

JUST TITIL.

See Timber.

JUSTICE OF THE PEACE.

Conviction—Liquor License Act—Weight of Evidence—Review on Motion to Quash — Conduct of Magistrates — Costs: Rex v. McArthur, 694.