

COSTS—Continued

- law fees, taxable as, when paid, 15.
 - leave to perfect defective material, of, 152.
 - libel actions, 263.
 - limitation of, exception, 230.
 - lis pendens, of application vacating, 167.
 - lump sum, 270.
 - mortgage actions, in, 46.
 - when no notice of credit given mortgagee may be deprived of, 46.
 - next friend, liability of, for, 67.
 - principles applied in giving, 262.
 - bailliff in actions against, 264.
 - Crown actions, in, 262, 87.
 - exaggerated damages, in actions, where plaintiff has, 263.
 - half costs, given, 262.
 - jurisdiction increased during trial, if, 263.
 - libel actions, 263.
 - damages nominal, if, 263.
 - overcaution, occasioned by, 272.
 - partnership action, in, 262.
 - payable out of assets unless judge orders, 262.
 - success divided, if, 262.
 - successful party ordered to pay, 262.
 - proceeding defined, 266.
 - production, on failure to make, 119.
 - protests, etc., of, how recovered, 148.
 - rules governing, generally, 242, 226.
 - satisfaction, after payment into court in, 143.
 - set off, of, 263.
 - certificate to prevent, 263.
 - when given, 263.
 - withheld, 263.
 - Sheriff, of, in action after attachment, 203.
 - solicitor, against, for delaying trial, 149.
 - "special importance or difficulty," in cases of, 266.
 - stop order, of, 60.
 - tariff, of, 277.
 - taxation of, 61, 50.
 - appeals from, 169.
 - third party proceedings, in, 79, 77.
 - unnecessary proceedings, of, 272, 265, 264.
 - reply, of, 122.
 - viewing property, of, 153, 152.
- COUNSEL, admissions by, at trial, 148.
- fees, (See Costs.)
- order for payment of costs by, 230.
- COUNTERCLAIM, (See Pleading.)
- against plaintiff alone, 106.
- plaintiff and third party, 106.

COUNTERCLAIM—Continued

- style of cause in, 107.
 - amendment of, (see pleadings—amendment.)
 - without leave, 124.
 - arising out of jurisdiction, 105.
 - counterclaim, to, when allowed, 109.
 - defence to, 112, 105.
 - time for delivery of, 108, 107, 105.
 - vacation not to be reckoned in, 36.
 - who may file, 108.
 - effect of, 96.
 - judgment on, 96.
 - default of defence, in, 105.
 - payment into court in respect of, 185.
 - pleading, principles governing, 105, 104.
 - proceedings subsequent to, 97.
 - service of, 107.
 - party on, 107.
 - stranger to action, on, 107.
 - striking out, (See Pleadings—Striking out), 105.
 - motion for order, 105.
 - Referee, jurisdiction of, 105.
 - third party brought in by, cannot counterclaim against plaintiff by counterclaiming, 106.
 - defence by, 108, 107.
 - unliquidated damages, for, not to be set off if independent, 5.
 - withdrawal of, 144.
- COUNTY COURT, (See Appeal; Attachment; Replevin.)
- appeals from, 212.
 - attachment in, 241.
 - books of, attachment for wrongfully obtaining, 219.
 - costs of action improperly brought in K. B., 263.
 - jurisdiction governing, 264.
 - interpleader when tried in, with respect to writs of, 221.
 - judgment of, 67.
 - registered, 67.
 - effect of, 227, 67.
 - jurisdiction of, 264.
 - next friend, adding on transfer from, 78, 67.
 - receiver of monies paid into, under garnishee order, 11.
 - transfer from, to K. B., 78, 16.
 - infant plaintiff, by, 78.
 - next friend, adding on, 78, 67.
 - order for, 16.
 - improperly made, is a nullity if, 16.
 - jurisdiction required, 16.
 - refusal of by K. B. Judge precludes County Court Judge from making, 16.