

J.

JUDGMENTS—*Continued.*

	RULE.	PAGE.
application to vary may be made to judgment clerk or to judge	761	100
minutes to be prepared, and notices to settle and pass given.	762	100
order may be settled or passed in absence of party giving notice	763	100
to be drawn up and signed	764	100
to bear date of pronouncing and also of signing	765	100
forms prescribed	766	101
may be signed and entered forthwith	767	101
officer to examine affidavits necessary before signing	768	101
production of order or certificate sufficient to justify signing of judgment	769	101
if judgment or order conditional, the benefit of same to be considered abandoned if condition not fulfilled	770	101
liberty to apply need not be reserved in judgments or orders.	771	101
judgments to be entered in full in book	772	101
orders of course and <i>ex parte</i> orders, except orders for sale or foreclosure, etc., not to be entered	773	101
certain orders to be entered in full	774	101
judgments to be divided into paragraphs and numbered	777	102
form of direction for accounts and inquiries prescribed	777	102
sums to be stated in dollars and cents	778	102
to state day of week and month and name of judge pronouncing same	779	102
clerical mistakes may be corrected	780	102
amendments in matters not adjudged on may be made on petition	781	102
petition may be presented for variation or reversal on grounds subsequently arising or discovered	782	102
petition to be verified and served	783	102
petition to be indorsed with memorandum	784	102
order may be made or petition adjourned for further proof..	785	102
if order sought on new matter, such proof required as is necessary on filing a bill of review	786	103
quarterly returns to be sent by local registrar, deputy registrar, or deputy clerk of the Crown to registrar in Toronto	21	4
list of judgments to be open to inspection	21	4
JURISDICTION—DEFENDANT ABROAD, service of writ out of jurisdiction: when to be allowed	271	57
time for appearance	276	38
JURISDICTION—PLAINTIFF ABROAD. <i>See Security for Costs.</i>		
JURISDICTION, of master in chambers	30	6
of local master (not practising as barrister or solicitor, nor taking out certificate) in actions in his county	138	18
<i>See Local Masters.</i>		
if action in County Court fails for want of jurisdiction judge may deal with costs	1256	166
JURY ACTIONS, costs to follow event unless otherwise ordered ..	1170	154
JUSTIFICATION OF BAIL. <i>See Arrest.</i>		
JUSTIFICATION OF SURETIES. <i>See Appeal to Court of Appeal.</i>		

L.

LAND, service of writ on infant defendant in action to recover land	259	35
sale under execution. <i>See Writ of Execution.</i>		
sale of judgment debtor's interest in land. <i>See Fraudulent Conveyances.</i>		
LANDLORD, appearance in action for recovery of land	294	40
notice to be given	296	40
form of appearance in action for recovery of land	295	40
appearance in lower actions	292	40