

DISCONTINUANCE,

- when served as of right, 321 (1)
- terms when served by leave, 321 (5)
- no answer to second action, 321 (3)
- taxation of costs, 321 (2)
- execution therefor, 321 (3)
- form of, No. 114. Note
- where counterclaim, 326

DISCOVERY,

- See EXAMINATION FOR DISCOVERY, 327.
- Determination of preliminary question before, 352
- in aid of execution, 584
- See also EXAMINATION OF JUDGMENT DEBTORS, 580.

DISMISSAL FOR WANT OF PROSECUTION,

- failure to deliver statement of claim, 323
- failure to enter for trial, Toronto, non-jury, 324
- failure to enter for trial, other cases, 325
- failure to revive action after death, 305, 306
- effect on counterclaim, 326

DISPUTE NOTE,

- in mortgage actions, 467
- generally, 50

DIVISION COURT,

- trial of garnishee, issue in, 598
- trial of interpleader, issue in, 647, 648

DIVISIONAL COURTS,

- See APPEALS, 491-507

DOWER,

- indorsement of writ, 34
- appearance acknowledging right, 51
- appearance by landlord, 52
- writ of assignment, 543
- form of, No. 122
- summary application on originating notice, 617

EMBARRASSING PLEADINGS,

- striking out, 137

ENFORCEMENT OF JUDGMENTS,

- See EXECUTION, 533-579
- judgment includes order, 3 (8)

ENTRY OF JUDGMENTS AND ORDERS,

- See JUDGMENTS AND ORDERS, 515
- of Privy Council and Supreme Court, 524

EVIDENCE AT TRIALS,

- generally *vivà voce*, 269, 270
- leave to prove particular fact by affidavit, 269
- examination *de bene esse*, 271
- exclusion of witnesses at trial, 254
- disallowance of unfair questions, 255
- notices to produce and admit, proof of service, 272
- compelling attendance of opposite party, 275
- commissions, 277-290
- affidavits, see that title, 291 *et seq.*
- accidental omission to prove fact at trial, 257

EVIDENCE ON MOTIONS,

- by affidavit, 226
- cross-examination thereon, 227
- evidence before examiners, 228
- certificate of bank manager, 231
- on appeals, 232

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