1859. RULE 863 is amended by striking out the word "entered" and substituting therefor the word "signed."

1860. RULE 926 is rescinded and the following substituted therefor:

"926. Where a judgment is for the recovery by, or payment to, any person, of money or costs, the party entitled to enforce the judgment may, without an order, examine the judgment debtor upon oath before a Master, or Local Master or an Examiner, os before one of the Registrars, Deputy Clerks of the Crown, or pefore the Judge of the County Court of the County within which such debtor resides, or before any official referee (or by the order of the Court or a Judge before any other person to be specially named in such order) "mehing his estate and effects, and as to the property and means he had when the debt or liability which was the subject of the action in which judgment has been obtained against him was incurred, for in the case of a judgment for costs only,—at the time of the issue of the writ of summons,) and as to the property, and means he still has of discharging the said judgment, and as to the disposal he has made of any property since contracting such debt or incurring such liability, (or in case of a judgment for costs only,—since the issue of the writ of summons,) and as to any and what debts are owing to him."

1361. RULE 935 is amended by striking out al! the words after the word "debtor" in the ninth line down to and inclusive of the word "execution" in the twelfth line.

1362 RULE 1015 is rescinded and the following substituted therefor:

"1015. All petitions under the Act are to be filed in the office of the Clerk of Records and Writs, and may, at the option of the petitioner, be referred to any of the officers of the Court at Toronto, or to any conveyancing Counsel who may from time to time be designated by the Court for the purpose, or to any Local Master."

1868. RULE 1017 is rescinded and the following substituted therefor:

"1017. Petitions to be referred to any Local Master are to be indorsed thus: 'To be referred to the Master at and to Mr. Inspector of Titles.'"

1864. RULE 1018 is amended by striking out the word "Referee" in the fourth line, and substituting therefor the words "Local Master."

1365. RULE 1019 is amended by striking out the words "or, if duly stamped, to the Registrar."

1866. RULE 110 is rescinded and the following substituted therefor:

"1103. Before the Sheriff acts on the order he shall take a bond from the plaintiff with two sufficient sureties in such sum as may be prescribed for that purpose by an order made under *Rule* 1100, if such an order has been made, or if no such order has been made then in treble the value of the property to be replevied, as stated in the order; which bond shall be assignable to the defendant; and the bond and assignment thereof may be in the words or to the effect of Form No. 208 in the Appendix, the condition being varied to correspond with the order."

1867. RULE 1110 is amended by adding thereto the following clause:

"(a) In case a Sheriff makes a return that the whole or any part of the property has been eloigned, or that for any reason the same cannot be replevied