

COMMISSIONERS.

To take affidavits, &c. out of the Province, 101; oath of, 102; signature of, to a return need not be proved, 102; appointed from abroad to act, how may order attendance of witnesses and production of books, &c. 105.

COMMON BAIL.

Not necessary in any case, 149.

COMPARISON OF WRITING.

When and how made, 98.

COSTS.

Affidavit used on taxation of, to be filed, 134; names of witnesses, attendance and travel to be specified in bill of, 134; when review of, taxation refused, 134; expense of exemplification or copy of bill, record, or letters patent, made taxable, 108; of examination of witness who refuses to make affidavit in a civil suit, 99; for refusal of witness to attend before commissioners, 105; of common bail piece not allowed, 149.

COURTS.

Nisi Prius Sittings for York, 131; judgments, decrees, or orders of British, Foreign or Colonial Courts, and affidavits, pleadings and legal documents filed therein, how proved, 93.

CROWN.

Provisions of 3 Vic. c. 65, (2 Rev. Stat. 344), extended to inquisitions, escheats, leases, licences, judgments and conveyances by, to, or from, or in favor of or against, and to records or rolls of judgment or decrees in Chancery by or against the, 100; grants from, how proved, 107.

CROWN OFFICE.

What house writs may be issued by Clerk of, 146.

DAMAGES.

On Foreign and Colonial Bills of Exchange, 153.

DECLARATIONS, AFFIRMATIONS, AND AFFIDAVITS.

Before whom made in Great Britain and Ireland, in any Colony or Foreign State, 101, 2; when made abroad not necessary to prove seal or signature of party taking, 102; before whom made for purposes of registration, 103; informality in the entitling or heading, or other formal requisites, no objection to their reception in evidence, 103.

DECREES AND ORDERS.

Of British, Foreign, or Colonial Courts, how proved, 93.

DEED.

Proof of, for registration, when taken abroad, 103.

DEFAULT.

Offer to suffer judgment by, 83; when not more recovered, defendant entitled to costs, 84; offer, how accepted, 83; when not accepted, not to be evidence, 84; how judgments of, entered on the roll, 145; offer of judgment by, may be made before declaration filed; must be signed by defendant himself; and if not accepted, will not prevent judgment, as in case of a non-suit, 145.

DEFENCE.

Notice of, and order made in reference to, to be annexed to and filed with *Nisi Prius* record, 138; when several distinct grounds of, how made up, 144; objections to, when to be made and how disposed of, 144; notice of, may be allowed, disallowed, or amended, 144; notice of, when more than six per cent. interest is sued for, 151; notice of, in action on foreign judgment, 157.

DIVORCE AND MATRIMONIAL.

Appeal paper in cases of, how made up, when, how, and upon what heard, 147.

DOCUMENTS.

Which may be given in evidence in English Courts without proof of seal or signature authenticating the same, or of the judicial or official char-