

CORONER.

Powers of—Subpœna to Testify at Inquest Served on Witness out of Coroner's Territorial Jurisdiction—Disobedience—Issue of Warrant to Arrest—Ministerial Act—Certiorari—Motion to Quash Warrant—Prohibition—Witness already Examined—Re-examination Limited to New Matters: *Re Anderson and Kinrade*, 1082.

COSTS.

1. Motion for Summary Judgment—Refusal by Master, with Costs to Defendant in the Cause, unless otherwise Ordered by Trial Judge—Refusal of Trial Judge to Deal with Question—Application to Master, after Judgment for Plaintiffs at Trial, to Allow Plaintiffs Costs of Motion: *Pringle v. Hutson*, 484.

2. Motion to Quash Conviction under Provincial Act and to Discharge Prisoner—Dismissal of Motion—Power of Court to Award Costs to Crown—Costs of Motion to Vary Minutes of Order Dismissing Original Motion: *Rex v. Leach*, *Rex v. Fogarty*, 86; 17 O. L. R. 667.

3. Scale of Costs—Increased Jurisdiction of County Court—Amount Involved—Ascertainment “as Being Due”—County Courts Act, R. S. O. 1897 ch. 55, sec. 23 (2)—4 Edw. VII. ch. 10, sec. 10: *Amyot v. Sugarman*, 429, 924.

4. Security for Costs—Action by Solicitor, for Libel—R. S. O. 1897 ch. 68, sec. 10—Criminal Charge—Barratry—Action not Trivial or Frivolous: *Mackenzie v. Goodfellow*, 30.

5. Security for Costs—Assignment by Plaintiff for Benefit of Creditors pendente Lite—Judgment Sued on Included in Assignment—Re-assignment by Assignee to Plaintiff—Pleading—Stay or Dismissal of Action—R. S. O. 1897 ch. 147, sec. 9—Venue—Irregularity—Waiver—Costs: *Lawless v. Crowley*, 358.

6. Security for Costs—Increase in Amount—Several Defendants—Limitation: *Stowe v. Currie*, 997.

7. Security for Costs—Libel—Newspaper—R. S. O. 1897 ch. 68, sec. 10—Right of Sub-editor to Security—Good Faith—Frivolous Action: *Robinson v. Mills*, 606, 763, 853.

8. Security for Costs—Plaintiff out of the Jurisdiction—Præcipe Order—Setting aside—Property in Jurisdiction—Money Paid into Court by Defendants for Plaintiff—Refusal to Accept in Satisfaction of Claim—Other Moneys in Hands of Defendants: *Postlethwaite v. Vermilyea*, 1146.

9. Security for Costs—Plaintiff out of Jurisdiction—Property in Jurisdiction—Sum of Money Claimed in Action—Defence on Merits—Practice: *Evans v. Dominion Bank*, 1031.

10. Security for Costs—Plaintiffs out of the Jurisdiction—Payment of Money into Court by Defendants—Admission of Liability—Con. Rules 419, 420—Reduction of Amount of Security: *Michaelsen v. Miller*, 422.

See Account—Bankruptcy and Insolvency, 5, 6—Cemetery—Company, 6—Consolidation of Actions—Constitutional Law, 1—Contract, 4, 7, 9—Criminal Law, 9—Damages, 3—Death—Discovery, 6—Dower—Executors and Administrators—Fences—Fraud and Misrepresentation, 2—Fraudulent Conveyance—Insurance, 4—Interpleader, 1—Jury Notice, 1—Landlord and Tenant, 2—Master and Servant, 7, 9—Mechanics' Liens, 2—Mines and Minerals, 3—Mortgage, 2, 4—Municipal Corporations, 6, 11—Partnership, 3—Pleading, 3—Practice, 1, 3—Promissory Notes, 1—Public Schools—Railway, 7, 8, 9—Release, 1—Solicitor—Trespass, 1, 2—Trial, 3—Vendor and Purchaser, 2, 7, 8, 9—Venue, 3—Will, 3, 8, 13.

CO-SURETIES.

See Contribution, 1—Husband and Wife, 3.

COUNCILLORS.

See Municipal Corporations, 6.

COUNTERCLAIM.

See Discovery, 5.

COUNTY COURT JUDGE.

See Fences—Municipal Corporations, 4—Municipal Elections, 3—Trespass, 2.

COUNTY COURTS.

Jurisdiction—Amount Involved—Ascertainment “as being Due”—New Trial—Transfer of Action to High Court: *Brownridge v. Sharpe*, 508.

See Costs, 3—Venue, 3.