

- Corporations,
  - doing business in foreign country, 363.
  - calls—resolutions—by-laws, 399.
  - notice—stockholder—change of head office, 399.
  - see* Company—Joint Stock Company.
- Costs,
  - security for—joint and separate claim, 98.
  - costs of application for, 210.
  - effect of stay by order for, 252.
  - bond for—one surety, 253.
  - next friend of married woman, 346.
  - time for applying, 347.
  - affidavit on information and belief, 353.
  - see* Appeal.
  - meaning of “upon payment of costs”, 157.
  - specific performance, 96.
  - setting off—jurisdiction, 211.
  - notice of appeal served on wrong person, 106.
  - discretion as to, 313.
  - entry of record—clerk’s fees, 372.
  - new rule as to fees in Chambers, 398.
  - taxation—solicitor—special circumstances, 54.
  - short-hand notes, 106.
  - Division Court business, 158.
  - solicitors letters to agent, 158.
  - various items allowable, 175.
  - survey and plans, 236.
  - masters fees, 236.
  - notice of appeal—Rule 407, 253.
  - Division Court or Superior Court costs, 354.
  - see* Staying proceedings.
- Cotemporary Journals,
  - articles of interest in, 119, 159, 214, 299, 318, 374.
- Counsel,
  - junior may take position conflicting with that of senior, 357, 358.
- Counterclaim,
  - object of rule—set off, 99.
  - effect of plaintiff discontinuing, 162, 388.
  - appearance by defendant to, 273.
  - third parties, 352.
  - costs where both claim and counterclaim succeed, 347.
  - against non-party—appearance, 389.
  - see* Practice.
- County Attorney,
  - fees of—board of audit, 250.
- County Court Districts,
  - validity of act—jurisdiction of judges, 94.
- County Judges,
  - annual meeting of, 238.
  - deputy judge—appointment—absence from county, 248.
- Covenant,
  - to build running with land, 124.
- Criminal law,
  - indictment—misjoinder of courts, 50.
  - omission to charge “feloniously” bad, 249.
  - prisoner committed on one charge, tried on another, 137.
  - abandonment and exposure of infant, 367.
  - conviction—stating part of offence by way of conclusion only, 371.
  - see* Evidence.
- Crown,
  - Government railways—liability for costs of officers of, 225.
  - liability to passengers, 225.
  - rights of—administration, 59, 102.
- Cruelty to animals,
  - withholding food and water, 152.
- Custody of property,
  - interim order for, 273.
- Damages—*see* Sale of goods.
- Deane on conveyancing,
  - review of, 335.
- Deceit,
  - action for, against personal representative, 402.
- Deed,
  - force of words “demise and let,” 16.
  - execution of under mistake, 174.
  - operative words—mistake—intention, 193.
  - habendum* not essential, 251.
- Delivery,
  - see* Contract—Sale of goods.
- Demand with menaces,
  - the Titus case, 182, 194.
- Disallowance,
  - railway acts in Manitoba, 2, 20.
- Discontinuance—*see* Practice.
- Discovery,
  - as to acts done by agents, 143.
  - service of order for, 208.
  - representation as to medicinal compositions, 314.
  - privileged communication, 347.
  - Peile on law and practice of, 395.
  - see* Breach of promise—Examination.
- Dismissal for want of prosecution,
  - undertaking to speed cause—delay, 233.
- Distress—*see* Landlord and tenant.
- Division Court,
  - nonsuit—plaintiff can move against, 294.
  - striking out defence and entering judgment with- trial, 61, 74, 99, 109, 119, 238, 258.
  - claim ascertained by signature, 92.
  - does practice under O. J. A. apply to, 238, 252, 254, 294, 334.
  - notice of action—personal service—computation of time, 248.
  - principal and surety—mode of payment, 250.
  - order for examination *de bene esse*, 252.
  - effect of nonsuit in, 254.
  - warrant of committal—amendment, 290.
  - renewal of, 290.
  - endorsement of, 290.
  - jurisdiction—balance—original demand ascer- tained by signature, 294.
  - application of deduction from claim, 394.
  - where cause of action arose, 395.
  - statistics of, 301.
  - see* Costs.
- Divisional Court,
  - constitution of—appeal, 348.
- Divorce—*see* Alimony.
- Domicil—*see* Absconding debtor—Alimony.
- Dominion Parliament—*see* Elections (Dominion).
- Doctors,
  - who should pay—liability to, for fees, 3.
- Dower,
  - treatise on law of, by Mr. Cameron, 117.
  - absence of husband—presumption of death, 15.
  - lunatic—order barring, 60.
  - damage for detention—discretion of master, 139.
  - practice, 250.
  - reversion expectant on life estate, 173.
  - possession of doweress—limitation, 246, 263, 282.
  - quarantine—necessary attendance, 249.