

ENDORSEMENTS—Continued

statement of claim, on, 95, 100.
of defence, on, 95, 102.

ENFORCEMENT OF JUDGMENTS
AND ORDERS. (See Attachment; Execution.)

attachment, writ of, 218.
dispense with, 219.
directed to sheriff, 219.
judgments enforced by, 218.
not for payment of money, 219, 218.
not for payment of costs, 220, 219.
leave required for, 219, 218.
Judge's discretion final, 220, 219.
Referee has no jurisdiction, 219.
when it issues, 219, 218.
injunction by, 218.
judgment for payment of money, 218.
how enforced, 218.
for payment of costs excluded, 219.

sequestration in place of, 219.

if party absconded, 219.

out of jurisdiction, 219.

ENTRY, finding of fact by judge at trial, of, 149.

judgments and orders, of, 162-4.

satisfaction piece, of, 166.

trial, for, 146.

EQUITABLE RIGHTS, enforcement of, 12.

incidentally appearing, 14.

EQUITABLE WASTE. (See Waste.)

EQUITY AND LAW, confirmation of decrees in, 28.

fusion of former systems of, 42.

to be administered concurrently, 12.

ERRORS IN JUDGMENT, correction of clerical, 163.

ESTATE in administration, inquiry as to outstanding, 190.

EVIDENCE. (See Commissions). administration order, on application for, 189.

answers to interrogatories as, 118.

appeals from Chamber orders, on, 169.

further evidence on, 192.

books of account, when, prima facie,

45, 33.

depositions on discovery, use of, as,

105.

experts to give, on request of judge,

62, 51.

Foreign tribunals, obtaining for, 137,

178.

Garnishment, of third persons in, 188.

interpleader application, on, 218.

leave, may not be withdrawn with-

out, 149.

EVIDENCE—Continued

mistake, how, supplied when omitted by, 148.

motions, on, 169.

omitted by accident, allowance of, 191.

rule applies in actions against overholding tenants, 192.

petition to vary judgment, on, 165.

rules of, generally, 127-140.

EVIDENCE BY COMMISSION ACT, 1859, proceedings under, 138.

EXAMINATION, administration, of claims in, 191.

aged or infirm persons, of, 133.

form of order for, 292.

commission rogatoire, under, 138.

discovery for, 111.

costs of, 228.

depositions, how taken at, 114.

explanatory, 112.

how conducted, 112.

objections to questions at, 113.

outside Manitoba, 122.

refusal to attend on, 113.

special report, by examiner, 115.

time for, 112.

ex parte, may be executed, 137.

infants on sale of estate, of certain, 194.

interrogatories, on written, 134.

judgment debtors, of, 182-185.

as to means of, 183.

married woman as to settled estate, of, 11.

opposite party, of, at trial, 128.

personal, after injury, 116.

persons about to leave Province, of, 133.

prisoners, of, 132.

witnesses, of, by Master, 44, 32.

on motion, of, 131-132.

EXAMINATION OF JUDGMENT DEBTORS. (See Examination.)

appointment for, 229.

assignor under Assignments Act, Rule applies to, 228.

attendance, compelling, 229, 228.

conduct money must be paid debtor, 229, 228.

expenses must be paid debtor, 229, 228.

committal, grounds for, 229.

answers unsatisfactory, 230.

refusal to answer, 228.

to attend, 229, 228.

motion for, 230.

material on, 230.

examiner's certificate to be filed on, 230.

conduct of examination, 230.