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otherwise it might be tried by a Judge; it is not one of the Promise Jury actions reserved exclusively for a jury trial by R.S.O., Cap. 50, Notice. Sec. 252. The following is in answer to questions put by Mr. Northrup

A jury notice should be taxed in a Breach of Promise case, as Breach of

in 1885 :-

There are no fees for transmitting papers except search and Transmitting papers, fees. filings, and postage.

There are no fees at Common Law for marking Exhibits filed Exhibits on on Examinations—this of course does not refer to filings, which Exam'n C.L. fee on marking are charged as heretofore.

The stamp on Interlocutory judgment is 1/10.

Instructions fee under Rule 80 is 1/.

stamp on. Rule 80, Ins. under.

Int'y. judg't ..

Item 133 of Tariff only apply to such matters as are drawn Item 133, under direction of Registrar. It does not apply to simple mat- what it applies ters that can be settled by Registrar and does not require the to. attendance of the parties.

Creditors' Relief Act in Division Court case charges should be Creditors' according to Division Court scale Relief Act.

No fees or stamps are chargeable by Clerk for settling judg- Settling judg't., feeson.

Rule 583 shows what Chamber orders are to be entered; Chamber until a special book is provided for the purpose they had better orders, what be entered in the judgment book; of course fees are payable in to be entered.

Assignments for benefit of creditors should be entered in Assignments chattel mortgage book. 48 Vic., c. 26, s. 12, ss. 2.

for benefit of Creditors. where to be entered.

The question is asked: "Are costs taxable now under an Appointment, appointment and a subpœna?" Of course costs are taxable taxation on. under an appointment or notice, as the case may be. I do not understand what a subpoena has to do with it.

Attending Counsel with and for pleadings to revise is allowed. Attendances on Revision.

Where an affidavit on production is filed an attendance to Production, examine, it should be allowed, though notice of filing given.

An order to tax a Solicitor and Client's bill can issue during vacation.

Item 122 C. C. tariff refers to item 27. I think, by mistake, Item 122 C. C. it should, I think, be item 30. I would allow /50. As to application for an Interpleader to Local Master, under Interpleader,

48 Vic. cap. 13, s. 21, it is the same as any other Chamber Local Master. application, which I have previously referred to.

Rule 596 applies to such cases as in their nature cannot have Rule 596, to interlocutory judgment signed, and no final judgment can be what appliable signed without a judgment of the Court on the facts. It applies, I should think, to actions of an equitable nature, such as foreclosures, declaration of rights for sale, etc., etc.

Attendances Attg. to exam.

Order to tax Solr. and Cl't., vacation.