Further affidavit on production
—Insufficiency of material. Hay v.

Coste, 116.

Further affidavit on production

Material in support of motion. Jarvis
V. Lamb, 220.

Further affidavit on production
—Variation of statutory form — Con.
Rules 469, 1224—Information obtainable
on examination for discovery. Kennedy
v. Kennedy, 875.

Further and better affidavit on production—Action to re-open accounts—Privilege—Necessity for—Prima facie case—Rule as to discovery generally—Costs. Rundle v. Trusts & Guarantee Co., 733, 985.

Further discovery — Amendment of statement of claim — No substantial change in claim. Becher v. Ryckman, 108.

Further examination — Relevance — Mental condition of plaintiff. Shantz v. Clarkson, 145.

Further examination — Relevancy —Information for solicitor. Moodie v. Hawkins, 10.

Further examination of officer of company—Further affidavit on production—Motion premature. North American Exploration Co. v. Green, 449.

Motion for further examination—Refusal to answer—Issues not properly defined in pleadings—Amendment of. Gascoyne v. Dinnick, 865.

Motion to set aside appointment
—Appointment taken out after trial begun and adjourned — Previous examinations had—Appointment set aside. Schofield-Holden v. City of Toronto, 377.

Place of examination—Convenience—Alimony action. Jordan v. Jordan, 842.

Practice as to deposit of documents—Inspection—Refusal to permit—Costs. Grills v. Canadian General Securities, 547.

Refusal to answer questions—Motion to dismiss action— Irrelevance. Clark v. Robinet, 399.

"Servant" of corporation—Meaning of—Sales agent examinable. Clarke & Monds v. Provincial Steel Co., 287.

## ELECTIONS.

Municipal elections — Hiring of team by respondent—Bribery—Evidence — Disqualification — Evidence — Taken down not read to or signed by witnesses — Municipal Act, ss. 245, 249, 220, 232 — Con. Rules 456, 457, 458, 494—Naming of witnesses in notice of motion essential—Relator guilty of corrupt practices — Effect on status — Notice to respondent as to charges—Sufficiency of—Appeal—Cross-appeal—Findings of Judge—Costs. Rex ex rel. Sabourin v. Berthiaume, 559.

## EVIDENCE.

Commission—Refusal of one defendant to attend trial—Terms. Carter v. Foley O'Brien; McIntosh v. Foley O'Brien; Smyth v. Foley O'Brien, 114.

Estoppel—Passivity — Contract for sale of machinery—Repudiation of agent by principal—Laches. Maple Leaf Portland Cement Co. v. Owen Sound Iron Works Co., 790.

Foreign commission—Alimony action—Request of plaintiff for travelling expenses—Refusal of. Jordan v. Jordan, 615.

Foreign commission — Necessity of evidence—Principles of granting—Terms. Antiseptic Bedding Co. v. Gurofski, 613, 881.

## EXECUTION.

Attachment — Order for — Setting aside—No corroborative affidavits — 9 Edw. VII. c. 49, s. 4 — Irregularity. Yolles v. Cohen, 66.

Interest in unpatented mining claim—Certificate of record issued—Exigible under execution. Clarkson v. Wishart, 937.

## EXECUTORS AND ADMINISTRA-TORS.

Action against executor—Charges of misfeasance—Consent—Judgment for reference—Abandonment of charges—Refusal of Master to investigate same. Wood v. Brodie, 505.