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Taylor v. Foster, 132 Mass. 30, script has been obtained and filed in followed. another County Court, or in the

Burn v. Boulton, 2 C. B. 476, Court of Queen's Bench, it still commented on. Ashdown v. remains a judgment of the original

See Foreign Judgment-Promis-SORY NOTE, 1-MORTGAGE, 5.

See Costs and Security for Costs. 2.

STATUTORY DECLARATION.

See AFFIDAVIT.

STAY OF PROCEEDINGS.

Until costs of former action paid. See Costs and Security for Costs, 5.

Real Property Act-Petition -Staying proceedings until costs of former suit in Queen's Bench paid. See REAL PROPERTY ACT, 6.

When there are several styles of cause, and one is the true one, the others may be regarded as surplus-

See Charging Order, 2.

SURPRISE.

See MASTER'S OFFICE.

TAXATION OF COSTS.

See Costs and Security for Costs, 4, 6, 8.

TEMPORARY ILLNESS.

See MASTER AND SERVANT.

TRANSCRIPT OF JUDGMENT.

Where judgment has been obtain-note. ed in a County Court, and a tran- See Promissory Note, 1.

TRIAL BY JURY.

Under what circumstances an order will be made for trial by jury. See Jury, 1, 2.

ULTRA VIRES.

See Constitutional Law.

UNDISCLOSED PRINCIPAL.

See PRINCIPAL AND AGENT.

UNSETTLED ACCOUNT.

See County Court, 3.

VAGRANCY.

See Conviction, 2, 3.

WAIVER.

Of objections to the form of a foreign commission by participating in proceedin s under it.

See Foreign Commission.

Of objection to jurisdiction of County Court.

See County Court, 3-PRO-HIBITION, 2:

Of presentment of promissory