

*Taylor v. Foster*, 132 Mass. 30, followed.  
*Burn v. Boulton*, 2 C. B. 476, commented on. *Ashdown v. Montgomery* . . . . . 520

See FOREIGN JUDGMENT—PROMISSORY NOTE, 1—MORTGAGE, 5.

*script has been obtained and filed in another County Court, or in the Court of Queen's Bench, it still remains a judgment of the original County Court.*

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 surplusage.*

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 obtained in a County Court, and a trans-*

### 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 proceedings under it.*

See FOREIGN COMMISSION.

*Of objection to jurisdiction of County Court.*

See COUNTY COURT, 3—PROHIBITION, 2.

*Of presentment of promissory note.*

See PROMISSORY NOTE, 1.