

Foreign Defendant—
 defendant is a
 summons, and in
 be amended by
 the address of a
 ed, no explan-
 given, and no
 against the for-
 the writ was, on
 h costs. *State*
Iron Works, 23
 C. O. W. R. 733.

Irregularity—
Toronto and Bri-
v. Moore (B.

Qui Tam Ac-
Name of P. in-
 the defendaunt
 ing from irregu-
 as they do
 word "us" in
 in his own name
 3 of the Rules
 court is sufficient
 King. 3. It is
 the plaintiff's
 ently designated
 itter, 5 Q. P. R.

in name of next
 -Application of
 ntiff—Revivor—
urston v. Spence

Declaration —
 writ of summons
 ed without the
 olutely void pro-
 ho has appeared
 not pleaded, may
 at any stage of
 course to an ex-
 e the action dis-
 ffect even on the
 such case there
 he Court. 2. A
 record outside of
 ntiff for a return
 after the return
 sent of the oppo-
 e of a Judge, is
 and will be con-
 elaration at all.
 R. 41.

Reading of Writ.
 of Procedure re-
 do not apply in-
 procedure are
 d of each original
 mmons. *Bernard*
 48.

IAL COURT.

RTS.