

INTERPRETATION—Continued.

judgment debtor, 3 (f)
 judgment 3 (g)
 sheriff, 3 (h)
 time prescribed, 3 (i)
 writ of summons and writ, 3 (j)
 writ of execution and execution, 3 (k)

IRREGULARITY,

non-compliance with rules shall not make void, 184
 motion for, must be prompt and before next step, 185
 amendment allowed to remedy, 183

ISSUES,

separate trial where several plaintiffs join, 66
 where several defendants are joined, 67
 where several causes of action joined, 73
 power to direct an issue on any motion, 233
 on an originating notice, 606
 equitable issues, trial of, 258, 259
 garnishee issues, with garnishee, 595
 with claimant, 596
 interpleader issues, 631-647
 settlement of issue, 125
 filing of, 125
 issues between defendant and third party, 165-169
 between defendants, 170
 security for costs on, 373 (j)

JOINDER OF CLAIMS AND PARTIES,

in mortgage actions, 460
 joinder of plaintiffs, 66, 72
 joinder of defendants, 67
 joinder of causes of action, 69
 of husband and wife, 70
 of claim by or against an executor and his estate, 71

JUDGMENTS AND ORDERS, FORM AND ENTRY OF,

shall be divided into paragraphs, 510
 liberty to apply need not be received, 511
 shall shew date and judge, 512
 directing payment of infants' money into court, shall state age,
 513
 shall direct payment of costs to party and not solicitor, 514
 judgments and court orders shall be entered in full, 515
 also certain chamber orders, 516
 place and date of entry to be marked, 517
 where order of Divisional Court to be entered, 518
 short form of, in administration, partition and mortgage action
 and when sale directed, 519
 amending clerical mistakes, 521
 amending in respect of matters where no adjudication, 522
 setting aside or vacating for fraud or other cause on motion,
 523
 entry of judgment of Privy Council or Supreme Court, 524
 note to be made of reversal or modification of any judgment,
 525
 settlement of, when action tried at Toronto, 526
 when action tried elsewhere, 527
 speaking to minutes before judge, 527 (2)
 settlement of court and chamber orders, 531
 notice of settlement of minutes, 528
 when judgment to be signed on filing of affidavit, 529
 when judgment granted on condition, 530
 signing of judgments and orders, 531
 satisfaction of judgments, 532
ex parte order to contain no provision as to costs, 658

NOTE.—The references are to the numbers of the Rules.