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	IV C 1717.	1 /1(1)
TRIAL, High Court to sit for trials at times fixed	213	28
either party may after close of pleadings give 10 days notice	654	86
of trial	663	86
either party may enter for trial	665	87
action to be entered at least 3 days before sittings		87
non-jury actions may be entered for any sittings	666	
jury actions to be entered for trial at Assizes without order. if both parties enter action, to be tried according to plain-	668	87
tiff's entry	667	87
record to be delivered day before holding the court trial by jury to be before single judge unless otherwise	664	86
ordered	656	86
defended actions in another	669	87
different questions may be tried in different ways	655	86
trial at bar may be ordered	657	86
Crown may have trial at bar as matter of right	658	86
special days may be appointed for trial at bar	659	86
- Hide with of a province of motion to produce many by produce	575	76
allidavit of service of notice to produce may be used actions set down and not tried may be re-entered for subse-		
quent court without further fee	671	87
evidence to be given rira roce	564	75
court may in certain cases allow affidavits to be used or par- ticular facts proved by affidavit, or allow witness to be		
examined before examiner	564	75
witness may be examined before officer of court or other		
person and deposition used	566	75
may be used by consent or by leave	567	76
if witness not produced, affidavit not to be used	571	76
expenses of production not claimable in first instance	571	76
party required to produce witness may compel attendance	572	76
in ordinary way in libel or slander actions defendant not entitled to prove	012	10
circumstances of publication unless particulars given 7	573	76
days before trial	574	76
certified copy depositions receivable in evidence	672	87
plaintiff may proceed on defendant's non-appearance	673	87
action may be dismissed on plaintiff's non-appearance defendant may proceed on counter-claim on plaintiff's non-		
appearance	673	87
witnesses may be ordered out of court	674	87
order of addresses of counsel to jury regulated	675	87
order of addresses of counsel to jury regulated provision as to evidence omitted by accident or mistake equitable issues to be tried (except by order), and damages	676	88
assessed by judge without jury	677	88
legal and equitable issues to be tried together	678	88
cost of protesting bills, &c., to be recoverable	679	88
damages for continuing cause of action to be assessed to trial	680	88
adjournment may be orderedjudge may enter or reserve judgment for further consider-	681	88
	682	88
ation	683	88
exhibits to be markedevidence given and documents produced, not to be with-	684	88
drawn without leave		
if judgment reserved exhibits to be left with officer of court. if solicitor's absence prevents trial, he may be ordered to pay	685	89
costs	686	89
officer of the court to record finding: certificate of result of trial sufficient for judgment to be	687	89
signed	688	89
signed	683	89
record to be delivered to solicitor entitled after trial	689	89
under sees, 96 and 97 of Judicature Act, notice of trial to state action to be tried at High Court or County Court	500	-
Sittings	690	89