Common School	Injunction to restrain non-C. 1 at house C	AGE
2000	ls—Injunction to restrain use of school-house for religious services—Consent of	
ı	majority of Trustees	38
	Arbitration between Trustees and Teacher—Agreement, evidence of—Form	63
	of award	= 0
		59 152
Contract—To d	WOLK SUDJECT to Hispection inenection prevented by fine Dimba of anti-	38
	Outpitation with casci terms ofSilbstantial defeate	ററ
		~ ~
	VVI VI,	167
* u	and ou lace - Can amusylls be received against	1 2 1
	Tipgement of	20
	office of	50
County Clark	Duties of on classic and a	
County Court	Duties of, on election of Wardens	25
ovally court	and a scertained by act of parties	136
	-Voluntary statements of prisoners—Inducements	21
	Prisoners—Escape of, on technical grounds	33
	Not to be tried more than once for same offence	24
	Rape—Consent—Fraud	37
•	Larceny or embezzlement86,	102
	Voluntary statement of prisoner	115
	Evidence of defendants in criminal prosecutions	136
• •	See Assault—Conviction—Receiving stolen goods.	162
Court of Ravio	ion—See Assessment.	
Grown Lands-	Freudplent excitation and the state of the s	
	Fraudulent assignment of locatee before issue of patent—Jurisdiction of Chan-	•
	cery to relieve	39
Damagag_See	Trespass—Negligence—Warranty.	
Debt_Ranitahl	a assignment of the state of th	
Deed_Alteration	e assignment of, what constitutes	56
Its destri	on after execution, effect of	7
Variable	uction has no effect on title	
Detection of ori	me—Instance of speedy.	56
Deputy Clerk of	Crown—When not privileged from arrest	36
Disturbance in	church—Power of churchwardens	117
Division Courts.	-Alleged insufficiency of-Collection of small debts.	87
	New Division Court Bill—Review of proposed amendments	30
•	Necessity for power to grant new trials in interpleader cases	1
•	Action will not lie in County Court on indoment of	1 107
	Meaning of "place of sitting whereof is the nearest to the residence of the	104
- 1	J. C J	1 0 0
	Duracion of jungments in	174
1	174	100
•	11 ansorpt of Judgment—Necessity for Judge's certificate on	29
1.	Mode of procedure and uniformity of practice in	
•	regard to	29
•	From Division to County Court	101
	Del-Oil Oi luugment of Against liidament of Superior Count	
	JUDEC DAS NO DOWER to award coats to counsel or attorner	46
141	rees of witnesses in-Mileage	46
•	Autorioudity costs—Order to set aside indoment necessity for etamp on	40
	Alghie of attaching and not attaching creditors—Priority of execution 40	69
	Clerks—Liability of sureties	189
	Service of notice to Court of Revision—Mileage	96
	Bailiffs-Liability of, for neglect of duty in not executing warrant of commitment	62
*.	Fees to—Kight to poundage on distress for taxes	14
	for serving jury summonses	62
3	Proposed increase of	187
**	Right of, to sell for his expenses	94
i	Seizure by—Subsequent issue of warrants of attachment.	96
	Returns of executions by	162
	Liability of sureties	189
	Duties of, before interpleading	189
•	Notice of meeting of	113
	- See Evacution	