

DISCOVERY—Continued

- privilege, mere disclosure of, gives no, 154.
- service, 143, 142.
- personal, 142.
- solicitor, on, in lieu of personal service, 143.
- solicitor's agent, on, 50.
- special examiners, duties of, 139.
- exclude parties, right to, 145.
- objections, to transmit, 147.
- state opinion, to, 147.
- not reviewed, 145.
- striking out defence, 146.
- application for order, 146.
- certificate of examiner required on, 146.
- failure to produce documents on examination no ground for, 146.
- time for, 141.
- before particulars ordered, 141.
- trial, 139.
- defendant, of, after time for filing defence expires, 140.
- party to issue, of, after order filed, 140.
- plaintiff, of, after defence filed, 140.
- third party, of, after order for directions, 152, 140.
- use of, 150, 149.
- who may examine, 141.
- defendant, 139.
- party adverse in interest, 139.
- for whom action maintained, 139.
- third, may examine the defendant serving him only, 140.
- plaintiff, 152, 140, 139.
- who may be examined, 141.
- corporations, officers of, 141.
- on affidavit made by other officer, 154.
- meaning of term, 140.
- past, in Manitoba, 140.
- not in Ontario, 150, 140.
- servants of, 141, 140.
- party adverse in interest, 140, 139, 138.
- meaning of term, 141.
- for whose immediate benefit action brought or defended, 142, 140.
- third party, only by defendant serving him, 152, 140, 74.
- witnesses, disclosure of, 154, 147.
- answers to interrogatories, in, 151.
- examination for discovery, on, 154, 147.
- examination of things, 141.
- analysis of medical preparation refused, 141.

DISCOVERY—Continued

- photographs of documents, 152, 135.
- physical examination of parties, 139.
- property, inspection of, 215.
- DISMISSAL.
- action, of, 187.
- failure to bring on new trial no ground of, 187.
- inherent jurisdiction to order, 187.
- want of prosecution, for, 145.
- DISTRESS, jury trial of action for excessive, 24, 13.
- Replevin after unlawful, 208.
- DISTRIBUTION, of proceeds of attachment, by sheriff, 206.
- Return of overplus to debtor after, 207.
- DISTRICT REGISTRAR, certain rules of Court apply to, 178.
- DOCUMENTS, care and custody of, 36.
- copies of, filed on motion, 125.
- how obtained, 107.
- may be attached to depositions, 135.
- notice to inspect, 120.
- to produce, 120.
- order for inspection of, 120.
- penalty for non-production of, 119.
- pleading, how described in, 99, 117.
- production, administration in, 190.
- discovery examination, on, 112.
- generally, 118.
- Master, to, 44, 32.
- motion or petition, on, 131.
- order, after, 113.
- original of, from L.T.O., etc., 127.
- return of, 108.
- transmission of, 108.
- ELEGIT, writ of, abolished, 180.
- ELISORS, certain rules of court apply to, 178.
- ELOIGNMENT of property, effect of, 212.
- EMBARRASSING matter in pleadings, how struck out, 102, 122.
- EMPLOYER'S LIABILITY ACT, jury trial of action for damages under, 24, 13.
- ENCUMBRANCERS, appointments to be served on, 54, 45.
- foreclosure of, after notice, 55, 45.
- notice to, 54, 44.
- parties, to be, 54, 44.
- sale instead of foreclosure, may apply for, 82, 82.
- ENCUMBRANCES, certificates as to in Master's office, 54, 43.
- inquiry as to, on reference, 54, 43.
- ENDORSEMENTS, execution, on writ of, 275.
- petition, on, 188.
- to vary judgment, on, 265.