

- Page 589, 1st col., line 2, *after* "time" *add* "See Rules of Law Society, Harrison's Rules, p. 139."
- Page 592, 2d col., line 2, *after* "1b." *add* "In computing the ten days for appearing the day of service is reckoned inclusive, not exclusive, so that if the writ be served on Saturday judgment may be signed one week from the following day.—*Ross et al v. Johnstone et al.*, 4 U. C. L. J. 21."
- Page 600, at the end of note y, *add* "In all transitory actions the venue may be changed by either plaintiff or defendant on his showing to the Court or Judge a reasonable ground therefor.—*Mercer v. Voght et al.*, 4 U. C. L. J. 47. The plaintiff must amend his declaration in order to change his venue.—*1b.* In order to expedite the trial of a cause, when the plaintiff swears that otherwise he will probably lose his debt, it may be considered a reasonable ground for change of venue.—*1b.*"
- Page 602, Rule 22, line 3 of the text, *after* "summons" *add* "unless otherwise."
- Page 655, at the end of note f, *add* "As to judgment if a verdict have been taken subject to a reference the judgment may be entered in ordinary course; but if no verdict have been taken the award may be entered after publication.—*O'Toole et al.*, 7 El. & B. 102, 3 Jur. N. S. 261."
- Page 685, at the end of note k, *add* "*Kerrick v. Harder*, 29 L. T. Rep. 92."
- Page 692, note 2, 2d line, *for* "30" *substitute* "29."
- Page 693, line 3, *for* "Forms to the Common Law Procedure Act, 1856," *substitute* "Forms to the New Rules of Court."

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