PROCESS-

Under seal to be signed by clerk, 318.
First, to be commencement of action, 318.

First, in certain cases, 818.

How to be stamped, 818, 345.

How to be stamped in interpleader and replevin, 346.

Not to issue on judgment more than six years old without leave of Judge, unless payment made within twelve months, 352.

Promissory Notz— 1
Notice by defendant admitting signing or endorsing and denying

residue of claim, 422.

Court no jurisdiction where consideration a gambling debt, &c., 342.

Proceedings on, by beneficial plaintiff where seized in execution, and form, 318.

PROTECTING CLAUSES-

Form of notice that defendant defends under, 423.

PUTTING OFF-

Trial before hearing, 347.

Trial before hearing, costs in such case, 847.

QUAKER-

Form of affirmation to, 428.

REFERENCE-

Order of, to arbitrator, 387.

Appointment for meeting under, 387.

Enlargement to be endorsed, 388.

See ARBITRATOR.

REMOTE COUNTY-

Defendant not residing in adjoining county when special summons returnable, 319.

RES

RET

RET

RETU

REMOVING DEBTOR-

Attachment against, 324

RENEWAL-

Of executions, 293, 352.

.Of warrants of commitment, 337

RENT-

Landlord's claim for, 824.

Landlord's claim for, Form of, 375.

Return, when levied by bailiff, 438.

REPLEVIN-

Summons in, 318.

Summons in, Form of, 879.

No other cause of action to be joined in summons, 325.

Where distress for rent and defendant succeeds, Judge may find value of goods distrained, 325.

Where distress for rent, if value less than rent, Judge may find value, 325.

Where distress for rent, if rent less, judgment for amount of rent, 325.