INJUNCTION.

See "Mutual Insurance Company."

INSURANCE COMPANY.

(ELECTING TO REBUILD.)

See "Mutual Insurance Company."

JUDGMENT CREDITOR.

See "Equitable Assets."

LEGACIES.

(CUMULATIVE.)

See "Will."

MAKER AND INDORSER.

The effect of the 12 Victoria, chapter 70, commonly called "The Evidence Act," was not to repeal the 5 William IV., chapter 1: where, therefore, the maker and indorser of a promissory note were sued together in one action, and each pleaded a plea setting up want of consideration for making and indorsing the note respectively:

Held, that this did not preclude the one defendant calling and examining his co-defendant to prove the truth of such plea in favour of the party so calling him.

Robertson v. Moffatt, 459.

METES AND BOUNDS,

See "Grant from the Crown," 2.

MORTGAGE.

1. Where a party held a mortgage upon lands, and the mortgager having afterwards become indebted to the mortgagee in a further sum of money, conveyed the lands to him in fee, and some days afterwards the grantee gave the mortgagor a bond to re-convey upon payment of the whole debt:

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