INSPECTION OF PROPERTY AND VIEW, by court at trial or on appeal, 265 by jury, 267 by party before trial, 266 before trial to preserve evidence, 370 when in possession of third party, 370 (2)

INSPECTION OF DOCUMENTS, See PRODUCTION, 349-351.

INTEREST.

allowed on money in court, 722, 723 allowed creditors and legatees in administration, 435 may be claimed in special indorsements, 33

INTERIM ALIMONY, 386, 387

INTERIM PRESERVATION OF PROPERTY, where title in dispute, court may order sale, 369 or deal with custody, 369 or make any order as to detention and preservation, 370 sale of perishable goods, 371 where possession claimed under lien in replevin actions, 372 in replevin actions, 361

INTERLOCUTORY APPLICATIONS, must be made by motion, 213 notice must be given those concerned, 213 on default motion may be dismissed or adjourned for notice, 214

INTERPLEADER, on originating notice, 625 is an action, 3 (b) what must be shewn, 626 fact that claims have not common origin does not defeat, 627 where applicant is a defendant, 628 notice to claimants, 629 default by claimant, 630 issue, how directed, 631 summary determination of, 632 where question one of law, 633 sale where claimant holds as security only, 634 excluding execution creditor who declines to join in issue, 635 final order to be made at hearing of issue, 636 preliminary notices when sheriff receives claim, 637 when creditor does not admit claim, 638 one application through several executions, 639 where executions from different courts, 640 sheriff's costs first charge on money made, 641 sheriff's costs added to those of successful party, 641 sheriff's costs when compromise of issue, 641 sheriff's possession, money, 642 applicant's lien for charges, etc., 643 in County Courts, 644, 645 issues in County Court, 646 issue in Division Court, 647 payment out of court in such cases, 648 security for costs, in issue, 373 (j)

INTERPRETATION, accountant, 3 (a) action 3 (b) county, 3 (c) County Court, 3 (c) district, 3 (d) District Court, 3 (d) judge, 3 (d) judgement creditor, 3 (e)

NOTE.—The references are to the numbers of the Rules.