Industrial Designs, see Designs. Infringement

> suit for, registration a necessary precedent, 38, 152. may impeach registration in, 58. action for, 72, 151.

rights of aliens to bring, 72.

liability of agent, 72.

assignment need not be registered prior to, 72. plaintiff must have used and adopted mark, 74.

defences in, 82, estoppel to bring, 83.

particulars, 89.

security for costs, 89, 92, second, 90.

at common law, 90,

forms, for, see Forms. relief granted in, 83.

injunction, 85, delivering up. 86.

damages or profits, 82. costs for, 87.

pleadings, 89.

what constitutes, 72.

proof of single act generally sufficient, 72.

must take place in Canada, 73. must be for same class of goods, 74.

spurious goods, 74.

infringing mark need not be actually affixed, 74.

must be actual or substantial copy, 75. essential features must be taken, 75. resemblances calculated to deceive, 75.

rules of comparison to determine infringement, 76.

"idea of the mark" to be regarded, 76. compare marks as used in business, 78.

not infringement to take non-essentials, 79.

actual deception need not be proved, 80.

colourable imitation, 80. defences in action for, 82.

relief for, 84.

injunction against, 85.

delivering up of articles, if proved, 86.

damages or profits for, 86. common law remedy, 90.

distinguished for passing off, 92.

Injunction, 85.

against use of improper trade name, 114.

Inspection of registers, 159.

Introduction, general, 1.