

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.