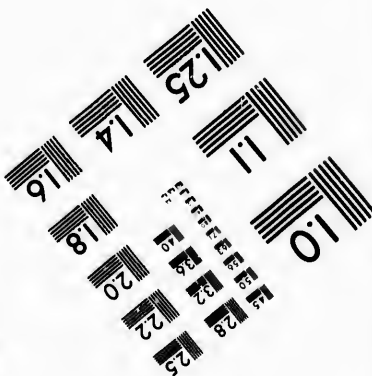
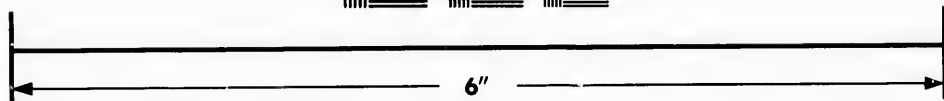
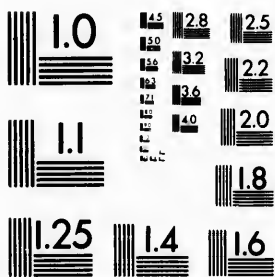


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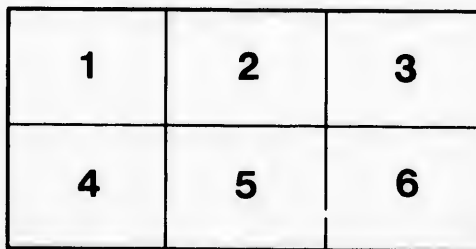
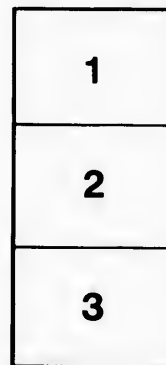
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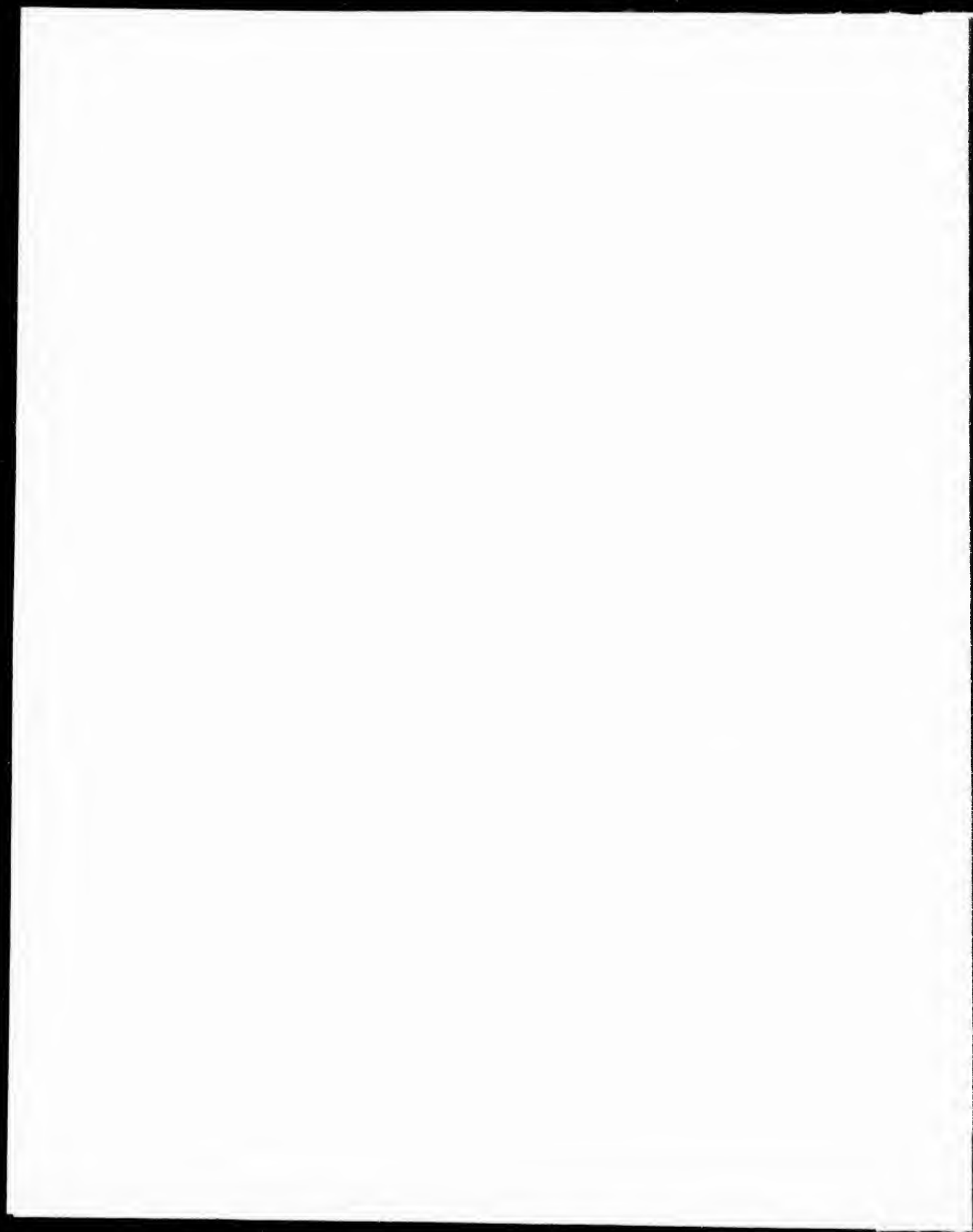
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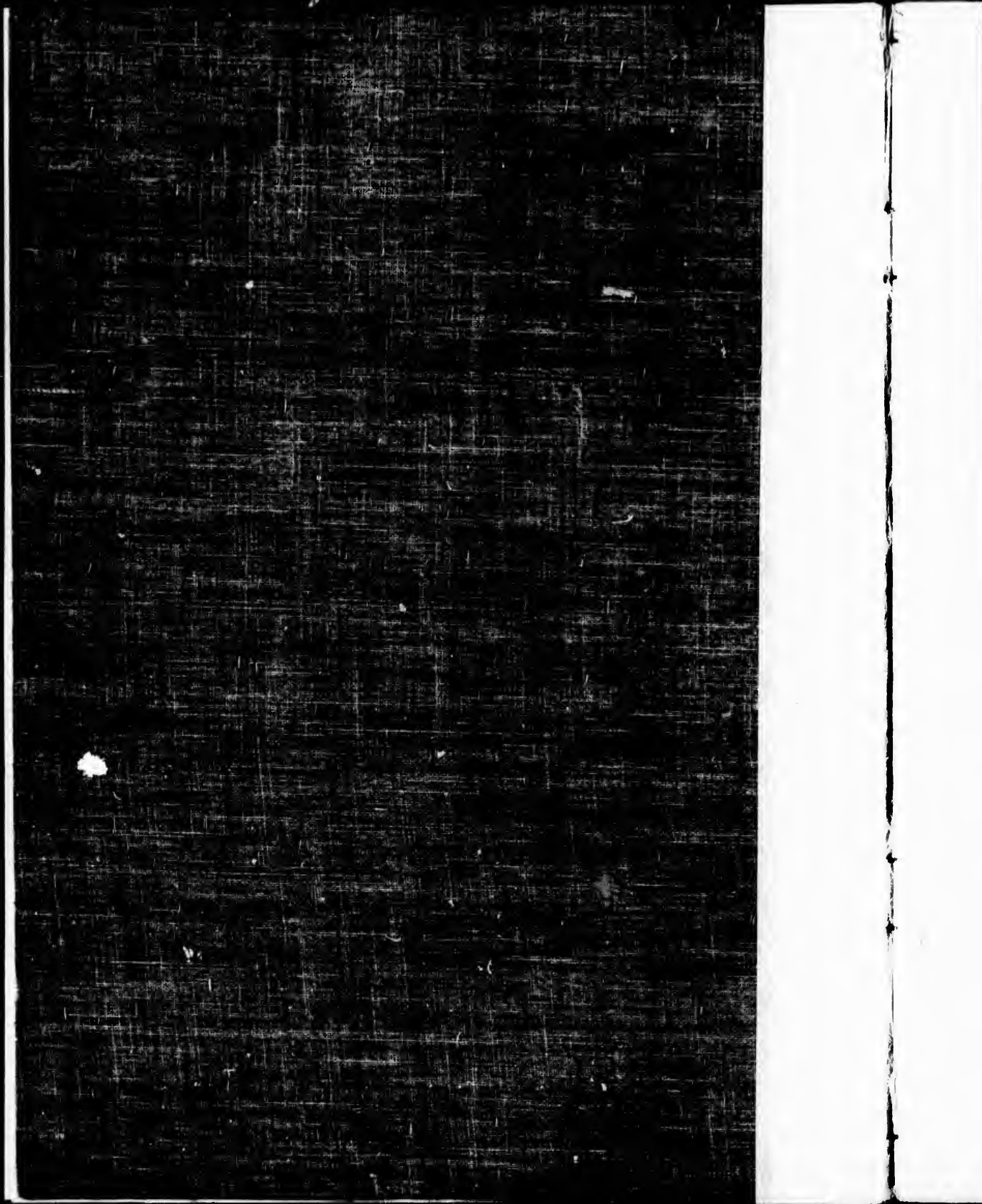
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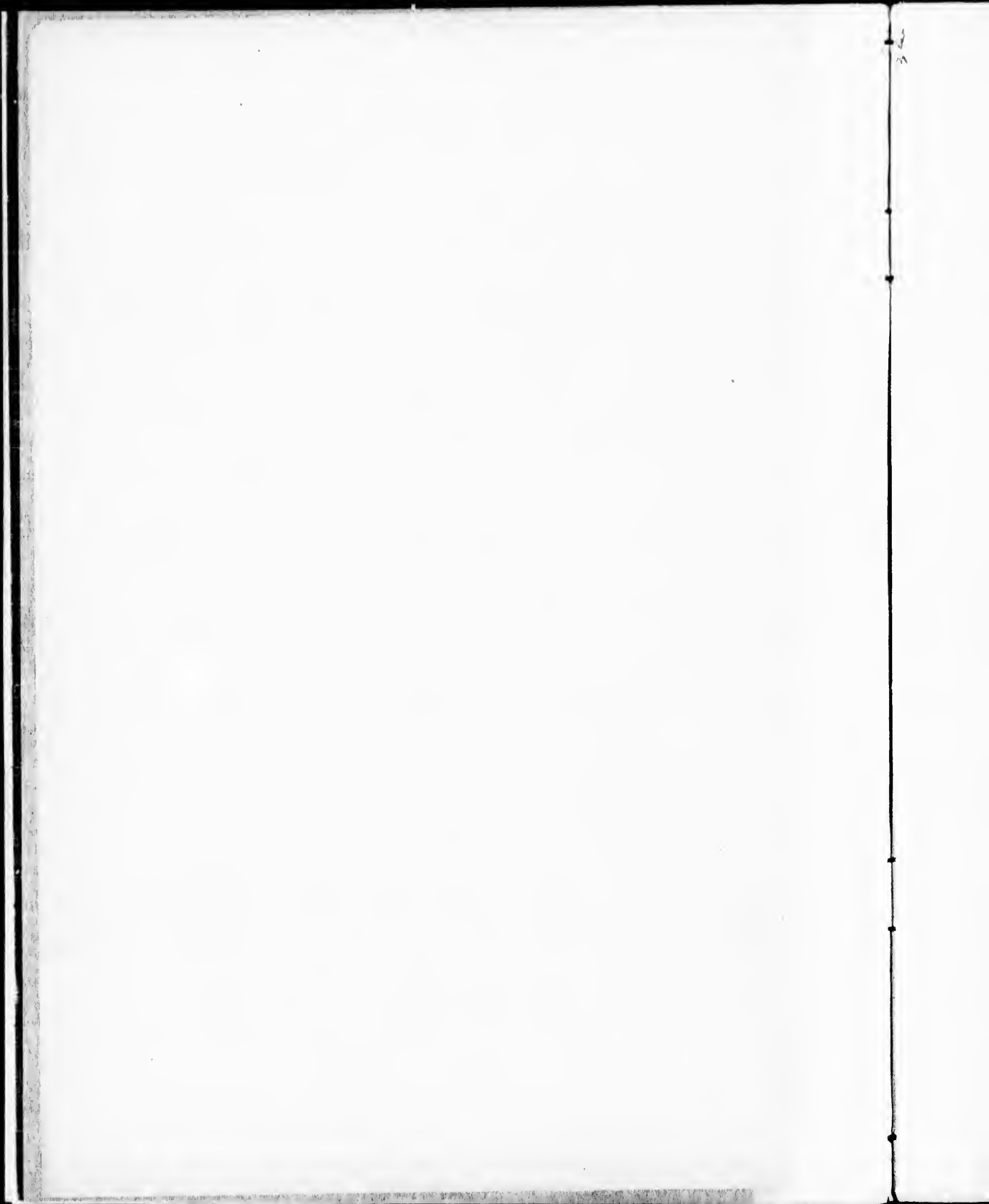
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INCLUDING THE REVISED ORDINANCES OF 1888 AND ALL SUBSEQUENT
ORDINANCES TO 1895 (INCLUSIVE)

TOGETHER WITH

A COMPLETE INDEX

TO

"THE JUDICATURE ORDINANCE" (1893)

AND AMENDMENTS THERETO.

COMPILED BY

C. C. McCAUL, B.A., one of Her Majesty's Counsel, and
HORACE HARVEY, B.A., LL.B., both of Osgoode
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PART I.

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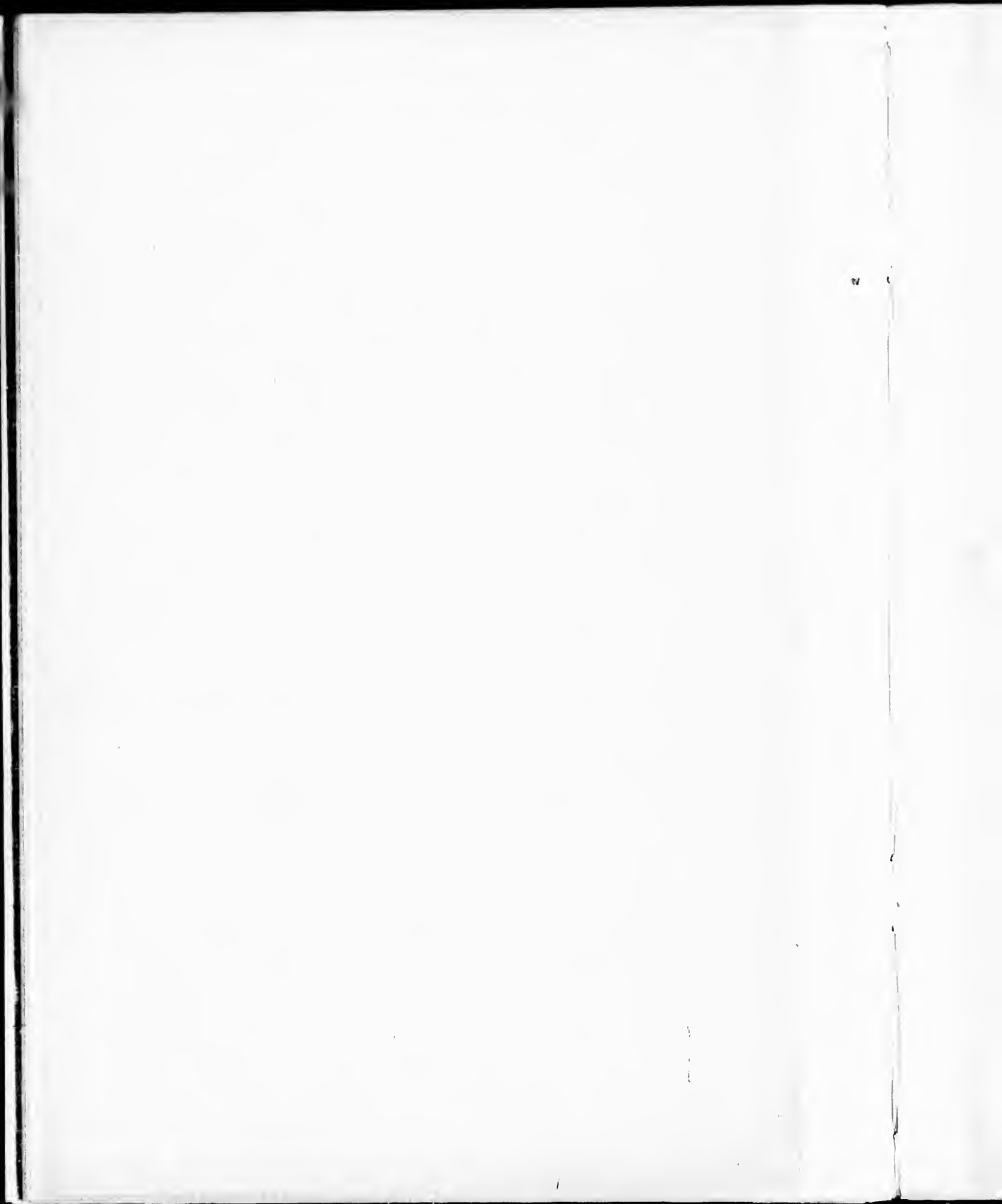
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SUBJECT MATTER (OR TITLE) OF ORDINANCE.	Revised or 1888		1889		1890		1891-2		1892		1893		1894		1895		1896		1897		
	Ch No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	
Assignments, of choses in action	R 50	293																			
Assignments, preferential	R 49	292																			
Assiniboia Club—Incorporated					37	181															
Assessment of railways															A 27	124					
Auctioneers, Hawkers, etc.	R 37	252	A 6	11					A 35	229					13	69					
Audit of Public Accounts								19	109												
Benevolent and Provident Societies	R 38	253																			
Billiard Tables, licensing, etc.	R 47	272	C 18	37	A 1	5															
Bills of Sale																					
Births, etc., registration of	N 66	510	A 7	12	A 5	11			A 15	37											
Boarding House Keepers, etc., lien of, etc.	R 31	237																			
Brands	R 19	171	A 22	64				A 23	133												
Bridges, traffic on																					
Broadview School District, re com- promising arrears of taxes					31	88															
Bulls	R 14	158																			
Butter and Cheese, Manufacturing Associations					13	27	A 6	12													
Calgary, City of, Incorporated																					
“ Town of, further power																					
“ City of, Elections, Debentures, etc., legalized																				30	295

SUBJECT MATTER (OR TITLE) OF ORDINANCE.	Revised or 1888		1889		1890		1891-2		1892		1893		1894		1895		1896		1897			
	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page	No.	Page		
Weeds, Noxious.....	R 21	176							36	232	9	191	A 31	297								
Wapella, re Flour Mill.....									34	227												
Whitewood, Town of, incorporated.....																						
Wolsley and Fort Qu'Appelle Railway Company.....														22	272	A 36	144					

INDEX TO THE JUDICATURE ORDINANCE AND AMENDING ORDINANCES

(The References are to Sections.)

- ABATEMENT**—none by death where cause of action survives, 66.
in any case between verdict and judgment, 66.
- ACCOUNTS**—of Guardian, 393.
of liquidator, 393.
of receiver, 392.
- ACCOUNTS AND ENQUIRIES, 215-227**—
allowances on taking, 220.
books of account may be directed to be taken as prima facie
evidence, 215.
creditors, advertisement for, 223 et seq.
debts, claims etc., of, order for, may limit time within which claim
to be filed, 222.
persons not appearing to be barred, 498.
delay in taking, proceedings upon, 221.
directions in order for, to be numbered 219.
executors, administrators and trustees, of 227.
heirs, next of kin, and etc., for, 222, 498.
how made, 215.
items in to be numbered, 216.
personal estate of deceased of, 218.
special directions as to taking of, 217.
verification of by affidavit, 216.
- ACTION**—dismissal of, for default in setting down, 154.
meaning of, 2.
on contract for less than \$100, see **SMALL DEBT PROCEDURE**.
- ADDRESS**—illusory or fictitious, 73 as substituted by 3 of No. 5 of
1894.
plaintiff, of, to be endorsed on writ, 22.
service, for ; of defendant, appearing in person, 72
of defendant's advocate, 72.
of plaintiff, suing in person, 22.
of plaintiff's advocate, 22.
when none given, 22, 73 as substituted by 3 of No.
5 of 1894.
- ADMINISTRATION**—letters of, see **PROBATE, 462-469**.
sale in action for, conduct of 386.
security may be dispensed with, 464 (a) added by 5 of No. 7 of 1895.
for all assets in the Territories, 467.

- ADMINISTRATOR—accounts of, to be passed, 14 of No. 7 of 1895.
 liability on failure, 14 of No. 7 of 1895.
 time for, 14 of No. 7 of 1895.
- ad litem, 469.
- application by, for administration, etc., 492.
- executor and trustee, accounts of, 227.
 application to Judge for advice, 499.
 staying action against, 492 (10) added by 6 of
 No. 7 of 1895.
- other than personal representative, 464 (a) added by 5 of No. 7
 of 1895.
- security by, dispensed with, 464 (a) added by 5 of No. 7 of 1895.
- ADMISSIONS—206-213.
- costs of notice to make comprising unnecessary documents, 213.
 of proving documents when notice to make not given, 209.
 of refusal to give, of documents 209.
 of facts, 210.
- of documents, 209.
 notice to make, 209.
 costs, 209.
- of facts, 210.
 notice to make, 210.
 time for giving, 210.
- judgment on, of facts made by pleading or otherwise, 211.
- by notice, 208.
 of documents, 209.
 of facts, 210.
 proof of signature to by affidavit, 212.
- by pleading, 208, 211.
 by want of specific denial in pleading, 107.
- ADVERTISEMENT FOR CREDITORS, etc., 223 et seq.
- ADVOCATE—appearing for party formerly appearing personally, 29.
 change of, 28.
 declaration by as to issue of writ, 27.
- AFFIDAVIT, 273-297—accounts not to be annexed but made exhibits,
 296.
 advocate in the cause or partner or clerk not to take, 288, 289.
 alterations in to be initialled, 284.
 alterations in accounts, verified by, not to be made by erasure,
 295.
 to be initialled, 295.
 before whom to be sworn; in the Territories, 276.
 outside the Territories, 278.

AFFIDAVIT—Continued.

- belief, grounds of, to be stated in, when, 275.
- certificate on exhibits to, title of, 297.
- certified copies may be used, 287.
- in Chambers, 292, 293.
 - notice of intention to use, to be given, 292.
 - previously read in Court may be used in, 293.
- confined to facts of deponent's own knowledge, except in interlocutory motions, 275.
- costs of when setting forth matters of hearsay, etc., 275.
- cross-examination on, 273.
 - order for, 273.
- defective may be received, 286.
 - memorandum to be made upon, 286.
- description and abode of deponent to be stated in, 280.
- documents referred to in not to be annexed but made exhibits, 296.
- erasure in, 284.
- evidence by, 242.
- on motion, petition, or summons, 273.
- exhibits, certificate on, to bear short title, 297.
- ex parte, applications, on to be filed when order made, 291.
- filed after time limited, not to be used without leave, 290.
- filing of, necessary, 282.
- form of, 279.
 - when more than one deponent, 281.
- how entitled, 274.
 - proximity in title, costs of disallowed, 274.
 - short style of cause, 274.
- illiterate persons, by, 285.
- in reply, by leave, 290.
- interlineations in, 284.
- interlocutory motions, on, statements as to belief with grounds thereof, admissible, 275.
- jurat to, defects in, 286.
 - when made by illiterate or blind persons, 285.
 - when more than one deponent, 281.
- motion generally, on, 273.
- not to be sworn before advocate in the cause his agent, partner or clerk, 288, 289.
- notice of intention to use, on Chamber applications, 292.
- petition, on, 273.
- scandalous matter in, striking out, 283.

AFFIDAVIT—*Continued.*

service of, contents of, 294.

summons, on, 273.

time and place of swearing to be specified in, 277.

AFFIRMATION—is an affidavit, 2.

AMENDING ORDINANCES—No. 5 of 1894.

No. 7 of 1895.

- AMENDMENTS TO ORDINANCE—Section 17 (2) amended by 1 of No. 7 of 1895 by reading “(2) On application of the party by himself or his agent to receive, etc.” and striking out “by suitors,” in 2nd line.
- Sec. 18 repealed by 1 of No. 5 of 1894.
- Sec. 71 amended by 2 of No. 5 of 1894, “before” for “or before” in 2nd line.
- Sec. 73 new section substituted by 3 of 5 of 1894.
- Sec. 80 amended by 4 of No. 5 of 1894, “disposing” for “dispensing” in 2nd line.
- Sec. 96 sub sec. (1) added by 5 of No. 5 of 1894.
- Sec. 157 amended by 6 of No. 5 of 1894 by adding after “evidence” in first line “either wholly or in part.”
- Sec. 192 amended by 7 of No. 5 of 1894 by adding after “party” in last line “or his agent.”
- Sec. 204 amended by 8 of No. 5 of 1894 by altering to “whenever any such examination” etc.
- Sec. 205 amended by 9 of No. 5 of 1894 by striking out “under this section” in 1st and 2nd lines.
- Sec. 310 amended by 10 of No. 5 of 1894, “Section 308 of this Ordinance” for “the last preceding section.”
- Sec. 319 amended by 11 of No. 5 of 1894 by striking out “or one or more writ or writs of elegit.”
- Sec. 327 amended by 12 of No. 5 of 1894, “two years” for “one year” in 2nd and 6th lines.
- Sec. 337 new section substituted by 2 of No. 7 of 1895.
- Sec. 359 amended by 13 of No. 5 of 1894, “his bill in detail” for “this bill detail” in 8th line.
- Sec. 366 amended by 14 of No. 5 of 1894, “two” for “three” in 2nd line.
- Sec. 376 amended by 15 of No. 5 of 1894, “this provision” for “the provision” in 8th line.
- Sec. 378 amended by 16 of No. 5 of 1894, “accruing due” for “aceruing” in 1st line.
- Sec. 403 amended by 3 of No. 7 of 1895 by addition as to liability to defendant, of parties to bond.

AMENDMENTS TO ORDINANCE—*Continued.*

- Sec. 405 (1) amended by 17 of 1894, "occupation" for "additions" in last line.
- Sec. 406 (1) amended by 18 of No. 5 of 1894, "be sued by" for "be sued" in 4th line.
- Sec. 418 new section substituted.
- Sec. 464 new sub. sec. (a) added by 5 of No. 7 of 1895.
- Sec. 492 new sub. sec. (10) added by 6 of No. 7 of 1895.
- Sec. 504 new section substituted by 7 of No. 7 of 1895
- Sec. 525 amended by 19 of No. 5 of 1894, "there shall be paid to each Sheriff and Clerk" for "each Sheriff and Clerk shall be entitled to take" in the first line.
- Sec. 533 amended by 20 of No. 5 of 1894 by inserting after "tariffs" in 2nd line "whether under writs of execution or otherwise."
- Sec. 536 repealed by 21 of No. 5 of 1894.
- Sec. 544 amended by 22 of No. 5 of 1894, by striking out "and concurrent writs of summons may always be issued."
- Sec. 558 amended by 8 of No. 5 of 1895 to make vacation extend from 31st July to 30th Sept. and allow action to be set down for trial during vacation.
- Sec. 559 amended by 23 of No. 5 of 1894 by inserting after "extend" in the 5th line "or the taxation of costs."
- Sec. 28 of No. 5 of 1894, amended by 11 of No. 7 of 1895, as to number of copies of claim to be filed.
- Sec. 36 (2) 37, 38, 40, 41, 42, 43 (1) of No. 5 of 1894, repealed by 12 of No. 7 of 1895.
- Sec. 41 of No. 5 of 1894, new section substituted by 13 of No. 7 of 1895.
- forms.
- replevin bond amended by 10 of No. 7 of 1895 by substituting new condition clause.
- replevin writ amended by 9 of No. 7 of 1895, by addition of words.
- small debt procedure, forms added by Schedule to No. 5 of 1894. Form E repealed by 12 of No. 7 of 1895.

AMENDMENT—164-176.

- clerical mistakes in judgments and orders, of, 174.
- costs of, generally, 176.
- general power of Court to allow on any proceeding, 175.
- pleadings, of, 164-173.

AMENDMENT—*Continued.*

pleadings, of, application for leave to make, 169.
 when may be made, 169.
 claim, without leave, 165.
 costs of, 169-176.
 counterclaim, 166.
 defendant, by, without leave, when, 166.
 delivery of, time for, 173.
 disallowance of, 167.
 discretion of Court in allowing, 164.
 failure to make after order for, effect of, 170.
 generally, 164.
 marking date of order for leave to make, 172.
 manner of, 171, 172.
 plaintiff by, without leave, when, 165.
 time for, 165.

opposite party to plead after, 168.

APPEAL—generally, 502-517.

entry of for argument on first entry day, 517.
 failure, effect of, 517,
 evidence on, 513.
 from order of Judge in Chambers, 8.
 interlocutory order not to prejudice, 514.
 leave of Court or Judge appealed from necessary, 503.
 new evidence on, 509.
 new trial ordered, when, 510.
 as to part only, 510, 511.
 none from judgment by consent or for costs, 502
 notice of motion, 505.
 amendment of, 507.
 grounds to be stated in, 505.
 not to operate as stay of proceedings, 515.
 service of, time for, 506.
 on whom, 508.
 power of Court on, 509.
 security on, 504.
 as substituted by 7 of No. 7 of 1895.
 application for, 504, as substituted by 7 of No. 7 of 1895.
 time for, 504, as substituted by 7 of No. 7 of 1895.
 stay of proceedings on, 512.
 none without order, 515.
 without leave, when allowed, 503.

- APPEARANCE—action for recovery of land by landlord, in 76.
limited in part, 78.
by person not a party to writ, 75.
application for leave to enter.
affidavit in support of, 75.
contents of, 75.
becomes a defendant, 77.
what to contain when tenant of landlord in
possession, 76.
address of advocate, memorandum of, 72.
default of, 73, as substituted by 3 of No. 5 of 1894.
defendant in person, of, 72.
illusory or fictitious, 73, as substituted by 3 of No. 5 of
1894.
service, for, to be stated in, 72.
application to strike out and sign final judgment in action for
liquidated demand, 96, 96 (1) added by 5 of No. 5 of 1894.
application to strike out; affidavit in support of, 96.
by whom to be made, 96.
examination of deponent on, 98.
to be served with summons, 97.
judgment for part of claim, 98.
leave to defend, when given, 101.
bringing sum into Court, 98.
conditional, 101.
given to one defendant and not to all, 100.
part of claim, as to, 99, 96 (1) added by 5 of No. 5 of 1894.
showing cause against, 96, 98.
on affidavit, 96, 98.
summons, by, 97.
two clear days notice, 97.
where another cause of action, joined to debt or
liquidated demand, 96 (1) added by 5 of No. 5 of
1894.
default of, see default of appearance, landlord, by, in action for
recovery of land, 76.
limited in action for recovery of land, 78.
memorandum of ; contents of, 72.
address for service to be stated in, 72.
not entered, service of papers 73 as substituted by 3 of No. 5 of
1894.
some defendants, by, but not by all, 79.
order on, 79.

APPEARANCE—*Continued.*

time for, 21, 71, amended by 2 of No. 5 of 1894.

in case of service out of jurisdiction, 34.

ASSIGNMENT OF CHOSE IN ACTION—interpleader in case of dispute, 10.**ATTACHMENT**—before judgment, 394,400.

exemptions in case of, 394.

writ of, 394.

affidavits for, contents of, 394.

form of, appendix.

not to interfere with procedure of cause, 398.

return of, 396.

to debtor on furnishing security, 397.

seizure on, of perishable goods, 400.

proceedings on 395.

service of, on debtor 395.

setting aside 399.

B.

BANKERS BOOKS—inspection of 181,

BILL OF EXCHANGE, etc.—lost, action on 121.

taken in execution, 341, 342.

C.

CAUSE—meaning of, 2.

CESTUI QUE TRUST—claim of, on express trust not barred by

Statute of Limitations, 10. (1)

CHAMBERS—

administration at 491, 492.

applications at, 483-499.

evidence on, 494.

ex parte when to be by summons, 484.

by summons, 483.

experts, assistance of, 497.

guardian ad litem, 499.

Judge in, power of Judge in Court, 5.

jurisdiction at, 491, 492.

order for account or enquiry, exclusion of parties failing to prove claim, 498.

CHAMBERS—Continued.

- summons, adjournment of, 490.
- application to be by when, 483.
- failure to attend on, 487.
 - costs in case of, 489.
 - proceedings on, 487, 489.
 - reconsideration of, 488.
 - costs in case of, 488.
- not to be altered after signed, 485.
- persons to be served, 493.
- return of, judgment on, 495.
 - directions as to execution of, 496.
- service of, time for, 486.

CHANGE OF PARTIES—66-69.

- on assignment, creation or devolution of estate or title pendente lite, 66.
- order for continuance of proceedings by or against representatives, 67.
- on death, marriage, etc., pendente lite, 66.
 - survival of causes of action on, 66.
- devolution of estate by operation of law on, 66, 67.
- on insolvency, 66.
 - order to carry on proceedings between continuing and new parties, 68.

CLAIM—statement of, see PLEADINGS.

CLAIMANTS—see CREDITORS.

CLERK—books and forms for use of, property of Government, 557.

duties of, 17, 1 of No. 7 of 1895.

fees of, 525, amended by 19 of No. 5 of 1894.

on setting case down for trial, 536, repealed by 21 of No. 5 of 1894.

tariff of to be posted up in Clerk's Office, 551.

to be paid in advance, 533.

securities, oath of office and duties of, 11-17.

COMMISSIONERS—who to be, 545.

without the Territories, 546.

CONCURRENT WRIT OF SUMMONS—

how issued, 23.

how long in force, 24.

for service out of district, 21 (3).

time for issuing, 24.

CORPORATION—judgment against, enforcement of, 335.

service of writ of summons, on 31 (3).

COSTS—518-524.

- of advocate, 534.
- of Defendant when Plaintiff improperly joined, 37.
- disallowance of improper or fruitless, 526.
- in discretion of Court or Judge, 518.
- follow the event on issues in fact and law, 518.
 - trial by jury, 518.
- gross sum for, 524.
- of guardian ad litem, when advocate, 523.
- security for, Plaintiff out of jurisdiction, 520.
 - amount of, 521.
 - appeals to Court in time, on, 504 as substituted by 7 of No. 7 of 1895.
 - bond for to be given to party demanding security, 522.
- taxation of, 524.
 - appeal from, 529, 491 (7).
 - new evidence on not permissible, 530.
 - notice of, 527, 528.

COUNTERCLAIM—amendment of, see **AMENDMENT OF PLEADINGS**.

- cross action, 103.
- discretion to disallow or strike out, 103.
- may be proceeded with if Plaintiffs action discontinued, 103.
- payment into Court in answer to, 142.
- reply to, subject to rules for defence, 104.
- to be determined before Plaintiff has execution, 131.

COURT IN BANC—500-517.

- appeal to, see **Appeal**.
- power to regulate fees, 535.
- sittings of, 500.
 - adjournment of for want of quorum, 501.
 - trial Judge not available to hear application, 516.

CREDITOR'S ADVERTISEMENT—for 223 et seq.

- exclusion of claims after time fixed by 222, 225.
- how signed, 224.
- length of, 226.
- publication of, 223, 226.
- notice to, 223-226.
 - publication of, 223, 225, 226.

D.

- DAMAGES**—in lieu of or in addition to injunction or specific performance, 10 (9).

DECLARATORY JUDGMENT—159.

action not open to objection for seeking, 159.

DEFAULT OF APPEARANCE—79-83, 90-95.

affidavit of service to be filed before proceeding upon, 80.

judgment upon, 81-83.

administration or partition, 94.

costs, 81, 95.

detention of goods etc., in action for, 82.

and liquidated demand, 90.

foreclosure, 94.

liquidated demand in action for, 81.

mortgage action, 94.

recovery of lands, 91, 92.

and damages, 92.

setting aside or varying, 93.

setting aside or varying, 95.

writ to be filed, before proceeding on, or order dispensing 80 as

amended by 4 of No. 5 of 1894.

DEFAULT OF PLEADING—124-134.

defence of non delivery of, 124-134.

in action for debt or liquidated demand, 124.

where several defendants, 125.

in action for debt and damages, 128, 131.

goods and damages, 126.

where several defendants, 127.

other actions, 132.

where several defendants, 133.

party other than Plaintiff or Defendant, by, 134.

recovery of land, 129.

mesne profits etc., 130.

where defence put in as to part only, 131.

judgment as to part undefended, 131.

execution not to issue without leave if defendant

has counter claim, 131.

DEFENCE—amendment of, see amendment of Pleadings.

arising after action brought, 148.

defence delivered, 149.

delivery of further defence by leave, 149

confession of, 150.

judgment on, 150.

not guilty by Statute, 106.

not affected, 106.

no other defence to be joined with, without leave, 106.

DEFENCE—*Continued.*

- striking out, for non-compliance with order to produce, 184.
- time for delivery of, 71.
- withdrawal of part or all by leave, 160.

DEFENDANT—default of appearance by, 80.
definition of, 2.**DEFENDANTS**—notice by, of claim for contribution or indemnity

- against co-defendants, 64.
- against third party, 57.

some appearing, some not, 79.

- order on, 79.

some served, some not, 84.

- order striking out those not served, 84.

some within the district, some without, 21.

- concurrent writ of summons, 21.

DISCHARGE OF ORDER FOR SUBSTITUTIONAL SERVICE—74.**DISCONTINUANCE OF ACTION**—160-163.

- costs on, 162.
- judgment for costs on, 162.
- by leave of Court or Judge, 160.
- notice of, 160.
- by Plaintiff before or after receipt of defence, 160.
- stay of second action after until costs of first action paid, 163.
- withdrawal of alleged grounds of defence or counterclaim only by leave, 160.
- withdrawal of defence, 160.
 - of part of alleged cause of complaint, 160.
 - of record by consent, 161.

DISCOVERY—adverse parties examination of, for, 187.

- appointment for examination for, 190.
 - service of, 191.
- attendance of parties for examination, how procured, 190.
- corporation, Officer of, may be examined for, 187.
- costs of proceedings for, when disallowed, 207.
- cross-examination of party examined for, 196.
- default in making, penalty for, 199.
 - defence may be struck out, 199.
- defendant, when he may be examined for, 189.
- examination for, 187-207.
 - appeal from Examiner's decision, 198.
 - attendance of parties how procured, 190.
 - costs of to be costs in the cause, 207.
 - when disallowed, 207.

DISCOVERY—*Continued.*

- examination, demurrer to questions on, 200.
- depositions how taken, 201-203.
 - copies of, 203, 204, amended by 8 of No. 5 of 1894.
 - return of to Court, 204.
 - signature of, 201.
 - when admissible in evidence, 206.
- documents admitted on to be produced for inspection, 197.
 - privileged, need not be produced, 197.
 - produced, copies of, to be certified by Examiner, 193 (a).
- Examiner may report specially, 205, amended by 9 of No. 5 of 1894.
- mode of conducting, 194-196.
- non-attendance at, penalty for, 199.
- notice of, length of, 191-192.
 - to be served on advocate or agent, 191-192, amended by 7 of No. 5 of 1894.
- of defendant, when, 189.
- of party to an issue, when, 189.
- of plaintiff, 189.
- Officer taking may report specially, 205, amended by 9 of No. 5 of 1894.
- order for, 192
 - when not taken before clerk, 192.
 - notice to be served on advocate or agent, 192, amended by 7 of No. 5 of 1894.
- persons for whose benefit action brought liable, to, 188.
- procedure for, 190, 192.
- production of documents on notice, 193.
- refusal to answer questions, or to be sworn, 199.
 - to attend penalty for, 199.
- short hand, may be taken in, 202, 203.
 - signature dispensed with, 203.
- subpoena for, 190.
- execution in aid of, see execution, discovery in aid of, 364-367.
- officers of corporation, examination for, 187.
- persons on whose behalf action, brought by, 188.
- plaintiff, when may be examined for, 189.
- re-examination of party examined for, 196.

DISCOVERY—*Continued.*

- refusal to answer question for, penalty 199.
- to attend examination for, penalty, 199.
- subpoena to compel attendance for examination, for, 190.

DISCOVERY OF DOCUMENTS—177-186.

- affidavit of, 177, 178.
- what to specify, 178.
- order for, 177.
- application for to be ex parte, 177.
- when may be made, 177.
- failure to comply with, consequences of, 184.
- for trial of issue or other question before, 183.
- see also documents.

DISMISSAL OF ACTION—for failure to set down, 154.

- notice, on, 152.
- for want of prosecution on noncompliance with order to produce, 184.

DOCUMENTS—affidavit of, see DISCOVERY OF DOCUMENTS.

inspection of :

- advocate at office of, 181.
- application for, 180.
- attachment of advocate for failure to notify client of order, 186.
- of party for disobedience to order for, 184.
- application for, evidence on, 185.
- answer to, 185.
- bank books, 181.
- notice to produce for, where mentioned in pleadings or affidavit, 180.
- objection to, 180, 183.
- order for, 182.
- application for, 182.
- evidence on, 182.
- failure to comply with, consequences of, 184.
- place for, 181.
- notice to inspect, 181.
- produce, 180.
- production of, 180.
- notice of, 180.
- non-compliance with, effect of, 180.
- order for, 179.
- failure to comply with, consequences of, 184.
- time for, after notice, 181.

E.

ENDORSEMENT—on writ of Summons, 22.

EQUITABLE OR LEGAL RELIEF—afforded as in High Court of Justice in England, 9, (1), (4).

EQUITABLE WASTE—when tenant for life may not commit, 10, (2).

EQUITY—rules of to prevail in case of conflict, 10, (11).

EVIDENCE—242-271.

affidavit, by, 242.

not to be given without notice where made before issue joined, 265.

certified copies admissible in, 243.

depositions not to be received in without consent except in certain cases, 259.

without notice where made before issue joined, 265.

impounded documents not to be delivered up or inspected without order, 244.

interrogatories by, 242.

law of England in force, 548.

mode of giving at trial, 242.

perpetuation of testimony in action for, 270.

special directions as to, after trial, 264.

subsequent to trial, to be taken in same manner as at trial, 262.

taken in another cause may be read by leave without order, 242, (a).

taken by Clerk or other competent person by direction of Judge, 157, amended by 6 of No 5. of 1894.

trial at, 242.

See also affidavit : examinations of witnesses.

EXAMINATION FOR DISCOVERY—see DISCOVERY, 187-207.

EXAMINATION OF WITNESSES—245-266.

attendance of witness, enforcing, 261.

for cross examination on affidavit, 261.

depositions, how taken and signed, 252.

not to be given in evidence without consent except in special cases, 250.

to be returned to Clerk, 257.

disobedience to order for examination or production, 247.

examiner to be furnished with copies of proceedings, 250.

may administer oaths, 260.

expenses of witnesses, 249.

how to be conducted, 251.

objection to questions, 252, 256.

EXAMINATION OF WITNESSES—*Continued.*

- order for, 245.
- practice on, same as at trial, 263.
- production of documents on order, 246.
- questions objected to to be taken down, 252, 255.
- refusal to attend or be sworn or to answer, 253, 254.
 - application to Court or Judge on, 253.
 - certificate of Examiner of, 253.
 - order to pay costs on, 256.
 - warrant to arrest on, 254.
- special report of Examiner, 258.
 - order on, 258.
- subpœna for, see subpœna.
- who may be present at, 251.

EXECUTION—317-363.

- bills of exchange etc., taken in, Sheriff not bound to sue on with-
out indemnity, 341.
 - transfer to execution creditor,
341.
 - discharge of Sheriff on transfer, 342.
- corporation, against, 335.
- crops taken in, 344.
- delivery of property by, 352.
 - separate writ for costs, 352.
- discovery in aid of, 364-367.
 - costs relating to, 367.
 - examination of judgment debtor on, 364.
 - conduct money on, 366.
 - employee of debtor or other
person, 364 (a).
 - no order to be made on, 364 (a).
 - production of documents on,
366.
 - judgment other than for payment of money, in case of, 365.
 - judgment or order to abstain from doing anything, 322.
 - for conditional relief, 323.
 - to do any act other than payment of money,
323.
 - partner against, 324.
 - recovery of land, 320.
 - of money, 319.
 - of property other than land or money, 321.
- mandatory judgment, of, 334.

EXECUTION—*Continued.*

- moneys realized on to be paid over to execution creditor or advocate, 343.
- mortgages seized, notice required, 340.
- on order for recovery of money, 317.
- of order same as of judgment, 331.
 - by or against person not a party, 332.
- partners in case of, 324.
- poundage etc., on, 355.
- possession by writ of, 320, 353.
 - separate writs for possession and costs, 354.
- recovery of land by, separate writ for costs, 353-354.
- Sheriffs fees, dissatisfaction with, application to Judge, 356.
 - not to be collected without taxation, if same required, 360.
 - taxation of on requisition of either party, 359. amended by 14 of No. 5 of 1894.
 - appeal from to a Judge, 363.
 - duty of taxing Officer 361, 362.
 - to be included in levy under, 355.
 - when money made without sale, 356, 357.
- stay of, 319.
 - on special grounds, 333.
- time for, 319.
 - within which may issue, 329.
 - leave of Judge in special cases, 330.
- writ of, :
 - against goods . advertisement on seizure, 338.
 - binds property .
 - only after delivery to Sheriff, 337, as substituted by 2 of No. 7 of 1895.
 - notice required in case of bona fide sale and delivery, 337.
 - expiration of, after seizure, 351.
 - return of nulla bona, 348.
 - what may be taken under, 339, 341.
 - against lands :
 - costs of not allowed if money made under writ against goods, 349.

EXECUTION—*Continued.*

against lands :

sale under, adjournment of, 346.
 lands of which certificates not granted, 347.
 notice of, 345.
 time for, 345.
 when allowed, 346.

continuance in force of, time for, 327.

date of, 327.

endorsement on, 328.

form of, 336.—Appendix.

moneys realized under, payment of by Sheriff, 343, 350.

more than one, 326.

particular cases, committal, 322.

delivery, 321.

elegit 319, repealed by 11 of No. 5 of 1894.

possession 320, 353.

præcipe for, 325.

contents of, 325.

renewal of, 327, amended by 12 of No. 5 of 1894.

effect of, 327.

valid for two years without renewal 12 of No. 5 of 1894.

EXECUTOR—accounts of, 227.

application, for administration, etc., by summons, 492.

for advice, 499.

staying action against, 492 (10), added by 6 of No. 7 of 1895.

F.

FEES—525-536.

Court in banc may regulate, 535.

of Advocate, 534.

Clerk, 525, amended by 19 of No. 5, of 1894.

on setting down for trial, 526, repealed by 21 of No. 5 of
1894.

tariff of, to be posted up, 531.

interpreter, 532.

jurors, 532.

Sheriff, 525, amended by 19 of No. 5 of 1894.

execution, on, 355-353.

tariff of, to be posted in office, 531.

payable in advance, 533, amended by 20 of No. 5 of 1894.

FINAL JUDGMENT, 96-101—see APPEARANCE, application to strike out.

FIRM—see PARTNERS.

judgment against, execution on, 324.

person trading in name of, may be sued in firm name, 55.

FOREIGN JUDGMENT—prima facie evidence against persons domiciled in the Territories, 272.

FORMS, 537—appendix.

FUNDS IN COURT.

cash under control of Court, modes of investment of, 146.

dividends and interest, on, 144, 145.

investment of money recovered by infant or person of unsound mind, 144.

securities, conversion of, on whom notice of application to be served, 147.

Dominion, investment in, 146.

G.

GARNISHMENT—368-375.

costs occasioned by, 376.

discharge of as against debtor by payment or execution, 375.

exemption from in case of mechanics, 378.

not to apply in case of board and lodging, 379.

garnishee, dispute of liability by, proceedings on, 371.

execution against, 377.

judgment against, 379.

liability of, for costs, 376.

summons, application to set aside, 372.

Government of Territories, of, 24 of No. 5 of 1894.

service to be on Clerk of Assembly, 25 of No. 5 of 1894.

when cause of actor rose since 1st Sept. 1894, 26 of No. 5 of 1894.

judgment, after, 368.

before, 368.

payment out of Court of moneys paid in, on order or by consent, 375(a).

summons, service of on garnishee, 369.

third person ordered to appear, when garnishee suggests claim by, 373.

proceedings after, 374.

GUARDIAN—accounts of, passing and verifying, 393.

ad litem, appointment of, for proceeding in Chambers, 499.

costs of Advocates, as, 523.

GUARDIANSHIP—see INFANT, LUNATIC.

bond on, proceeding on, by party interested, 465.

H.

HEIRS AND NEXT OF KIN.

inquiries for, see ACCOUNTS and INQUIRIES 222 et seq.

HOLIDAYS—Clerk's office not open on, 17 (1).

INCOME—allowance of out of real or personal estate, 385.

INFANT—action by or against by guardian, 56.

admissions in pleadings by, 107.

apprenticeship of, by guardian, 446.

discharge by Court or Judge, 447.

custody of, 449, 452.

father entitled to, 449.

mother may be given, when, 449, 452.

application by, 449.

procedure on, 450.

estate and property of, 453, 461.

conveyance of, by direction of Court, 455.

by order, 461.

as effectual as if infant

of full age, 456.

encumbrance on, commutation of, 159.

sale and lease, etc., of.

application for, 454.

direction of Court, by, 453.

free from encumbrance, 459.

moneys arising from disposition
of, 457.

not to effect conversion, 458.

proceedings for, infant need not
appear in person, on, 460.

guardian of, 439-448.

appointment of, 439.

application of infant or friend, on, 444.

mother by will, by, 441.

not to be without consent of infant if over
fourteen years of age, 439.

bond by, 445, 464, 465.

condition of, 445.

INFANT—*Continued.*

- guardian of, bond by, when dispensed with, 445.
- mother appointed when father dead, instead of guardian named by father, 440.
- power of, 446.
- proceedings relating to, 443, 448.
- renewal of, 447.
- testamentary, removal of, 442.
- maintenance of, provision for, 440, 441, 449.
- orders respecting, enforcement of, 451.
- power to sue for wages, 549.

INJUNCTION—before or after judgment, application for to restrain

- continuing wrong, 388.
- damages in lieu of or in addition to, 10 (9).
- enforcement of, 334.
- interlocutory, 10, (8).
 - order for, 380 et seq.
 - order or judgment by, 387.

INQUIRIES—see ACCOUNTS AND ENQUIRIES.**INSANE PERSON**—see UNSOUND MIND, PERSON OF.**INSPECTION**—of documents, see DOCUMENTS, INSPECTION OF.

- of property by Judge or Jury, 383.
 - order for, 382.

INTERIM ORDER—380, 388.**INTERLOCUTORY ORDER**—mandamus, injunction, receiver, 10, (8).**INTERPLEADER**—406-423.

- adverse titles of claimants no bar to relief, 410.
- assignor of chose in action and claimant, 10, (5).
- claim to goods seized under execution, to be in writing, 407.
 - application by Sheriff for summons, 408.
 - evidence on, 409.
 - notice of to execution creditor, 407.
- claimant in, failing to appear, barred, 417.
 - may be made defendant, 414.
 - retaining possession on giving security, 422.
- costs in proceedings for, 408, 423.
- defendant by, application for, 411.
 - stay of proceedings on, 413.
 - time for, 411.
- discovery and inspection in, 420.
- issue in, directed, 414.
- judgment on to be final, subject to appeal to Court above, 418, as substituted by 4 of No. 7 of 1895.

INTERPLEADER—*Continued.*

- relief by, when granted, 406, amended by 18 of No. 5 of 1894.
- sale, power to order, 419.
- Sheriff by, 406-408, 419, 421, 422.
 - under different writs, 421.
- special cases may be stated in, 416.
- summary decision on, 415.
- summons, 408, 412.

INTERPRETATION OF TERMS—2.**INTERPRETER**—fees of, 532.**IRREGULARITY**—proceedings not to be void for, 540.

- setting aside for, 540.
 - application for, to be within reasonable time, 541.
 - summons to set aside for, dismissal of, costs, 543.
 - must state objections, 542.

ISSUES OF FACT—settling, 214.**J.****JOINDER OF CAUSES OF ACTION**—70.

- application to exclude where inconveniently joined, 70.
- power to order a separate trial in case of, 70.

JOINDER OF ISSUE—86.

- time for, 85, 87.

JOINDER OF PARTIES, see **PARTIES**, 37-47.**JUDGE IN CHAMBERS**—power of Judge in Court, when, 5.

- Court may vary etc., order made in Chambers, 8.

JUDGMENT—against a firm, execution on, 324.

- conditional, failure to perform condition, 318.
 - execution on, by leave after performance of condition, 323.
- date of, 310, amended by 10 of No. 5 of 1894.
- declaratory, may be sought, 159.
- by default for want of appearance, 79-84, 90-95, see **DEFAULT OF APPEARANCE**.
 - pleading, 124-134, see **DEFAULT OF PLEADING**.
- delivery of by Judge other than trial Judge, 309.
- entry of, 308-316.
 - consent to, 314, 315.
 - date of, 308, 310, amended by 10 of No. 5. of 1895.

JUDGMENT—*Continued.*

- entry of, filing affidavit etc., duty of Clerk on, 312.
 - order on, 314, 315.
- evidence taken by Clerk, etc., on, 157, amended by 6 of No. 5 of 1894, final, on application to strike out appearance, 96, (1), added by 5 of No. 5 of 1894.
- foreign, against person domiciled in the Territories to be prima facie evidence, 272.
- interloctory, in action for detention of goods and damages, 90, 126, 131.
- motion for, see motion for judgment, 298-307.
- obtained on motion when not otherwise provided, 298.
- recovery of land, for, enforced by writ of possession, 320.
 - property other than land or money for enforced by writ of delivery, 321.
- requiring act to be done, or not to be done enforced by writ of committal, 322.
 - memorandum on, 311.
- satisfaction of, how signed, 316.
- setting aside, motion for, findings wrongly entered, where, 299.
 - to be made in Court in banc, 301.
 - wrong on findings, 300.

JUDICATURE ORDINANCE—1.**JURORS**—fees of, 532.**JURY**—cases when allowed, 155.

- expenses of, order setting down to state who shall pay, 156.
- number of, 158.
- unanimity of, 158.

L.**LAW AND EQUITY**—rules for administration of 9, 10.**LIEN**—delivery of property subject to, on payment into Court, 384.**LIQUIDATOR**—accounts of, passing and verifying, 393.**LUNATIC**—424-428.

- action by or against, by guardian, 56.
- admissions in pleadings by, 107.
- costs relating to, 436.
- guardian, action by, 56.
 - inventory by, 433 (2) (3) (4).
 - remuneration of, 436.
 - removal of, 437.

LUNATIC—*Continued.*

- guardian, security by, 433. (1).
- includes idiot, 424.
- jurisdiction of Court, in case of, 425
- personal estate of, insufficient to pay debts, 434.
 - proceedings in case of, 434.
- real estate ordered to be sold or mortgaged, 434, 435.
- application for leave to sell or mortgage real estate, 435.
- proceedings in lunacy, 426-431.
 - commission, issue of, 429.
 - costs on, 432.
 - examination of lunatic, 431.
 - guardian, appointment of, 430.
 - by petition 426.
 - copy of, to be served on lunatic, 428.
 - enquiry on return of, 427.
 - title of, 438.

M.**MANDAMUS**—479-482.

- demand for to be included in statement of claim, 479.
- enforcement of, 334.
- interlocutory order for 380, et seq.
- interlocutory, when, 10 (8).
- judgment on, 480.
 - non-compliance with, 481.
 - obedience to, freedom from liability, in case of, 482.
- prerogative, writ of, 481.

MATTER—meaning of, 2.**MATTERS ARISING PENDING ACTION**—148-163, see **PLEADINGS**.**MEANING OF TERMS**—2.**MERGER**—none in law when not in equity, 10 (3).**MINOR**—may sue for wages, 649.**MOTIONS AND OTHER APPLICATIONS**—470, 476.

- adjournment of, 474.
 - where proper parties not served with notice, 473.
- amendment of clerical mistakes in judgment or order, for, 174.
- ex parte order upon, in what cases, 470.
- grounds of application to be stated, 471.
- notice of, affidavit, copy of, when to be served with, 471.

MOTIONS AND OTHER APPLICATIONS—Continued.

- notice of, not required for order to show cause, 470.
- service of before appearance, 475, 476.
 - with writ of summons, 476.
- to be two clear days' unless special leave given, 472.

MOTION FOR JUDGMENT—298-307.

- application turned into, 306.
 - Court in banc, when to be made to, 301.
 - direction on, 305.
 - to turn any application into, 306.
 - facts, after determination of, 302, 303.
 - findings wrongly entered where, 299.
 - application to be made to Court in banc, 301.
 - judgment wrong, on, 300.
 - further consideration, 305.
 - inferences of fact, Court may draw, on, 305.
 - inquiries, order for, on, 305.
 - issues, after trial of, 302, 303.
 - notice of, application ex parte for leave to serve, 307.
 - directions on, 307.
 - when may be made, 307.
 - further enquiries ordered on return of 307.
 - setting down on, 302, 303.
 - after trial of issues or facts, 302.
 - after trial of some issues or facts only, 303.
 - by defendant on default by plaintiff, 302.
 - time for limited to one year, 304.
 - time when defendant may set down on plaintiffs default, 302.
- MORTGAGE—seizure of, 341.**
- notice to Registrar, 340.

N.

- NEGOTIABLE INSTRUMENT—action on, 121.**
 - judge may order loss of, not to be set up if indemnity given, 121.
- NEW TRIAL—see APPEAL.**
- NEXT OF KIN—enquiries for, see ACCOUNTS AND ENTRIES, 222 et seq.**
- NOT GUILTY BY STATUTE—plea of, preserved, 106.**
- NOTICE OF MOTION—by way of appeal to Court in banc, 505.**
 - to correct clerical mistakes, 174.

NOTICE OF MOTION—*Continued.*

- to dismiss for failure to set down, 154.
- for interim order, 380.
- to set aside order for substitutional service, 74.
 - service of writ, 74.
- to set down for trial, 154.
- see **MOTION FOR JUDGMENT, IRREGULARITY.**

NOTICE—to inspect documents, 181.

- to produce documents, 180.
- of setting down, such to be given as order directs, 122.

O.**OFFICE**—hours of Clerk 17 (1).

- days on which not open 17 (1).

ORDER—account or enquiry for, 232.

- person not proving claim to be barred, 498.
- birth of person interested pendente lite, in case of, 68.
- conditional, failure to perform condition, 318.
- of the Court not invalid against purchaser for want of jurisdiction or notice, 10, (10).
- date of, 478.
- enforcement of, 341.
 - on behalf of or against person not a party, 332.
 - for payment of money, etc., demand not necessary, 317.
 - requiring act to be done, 311
 - endorsement on, 311.

ORIGINATING SUMMONS—2.**P.****PART PERFORMANCE**—when satisfaction, 10, (7).**PARTICULARS**—further and better when ordered, 105.

- order for not a stay of proceedings, 105.

PARTIES—37-69.

- action brought by wrong plaintiff by mistake, 38.
- adding, application for, 45.
- administrators, action by or against, 43.
- appearing personally, subsequently appearing by advocate, 129.
- change of, by death, etc., 66-69. see **CHANGE OF PARTIES.**

PARTIES--*Continued.*

- class, appointment of representative of, 44.
- costs occasioned by misjoinder of plaintiff to be costs to defendant, 37.
- defendant ; adding, 46, 47.
 - class representative of, 44.
 - service of writ on new parties, 45.
- joinder of, 39.
 - in case of doubt, 42.
 - several liable on one contract, 41.
- misjoinder of, 45.
- need not all be interested in all relief sought, 40.
- non joinder of, 45.
- striking out, 46.
 - application for, 47.
 - time for making, 47.
- definition of, 2.
- estate ; trustees etc., may represent, 43.
- executors, action by or against, 43.
- infant, see INFANT.
- joinder of defendants, 39.
 - plaintiffs generally, 37.
- lunatic, see LUNATIC.
- numerous, having same interest, 44.
- partners, see PARTNERS.
- plaintiff : addition of in case of doubt, 38.
 - discretion of Judge as to, 38.
 - class representative of, 44.
 - joinder of, 37.
 - misjoinder or non joinder of, not to defeat action, 46.
 - substitution of, 46.
 - who may be joined as, 37.
- striking out and adding, 46, 47.
- substitution of, 46, 47.
- third, see THIRD PARTY.
- trustees, executors and administrators, 43.
 - cestuis que trust, may be added by order, 43.

PARTNERS—48-55.

- action by and against, 48.
- appearance by, 52.
 - manager of, not necessary, 53.
 - under protest, 54.
- disclosure of names of firm, 49.

- PARTNERS**—*Continued.*
judgment against, execution on, 324.
service upon, 50.
notice to be given, 51.
see **FIRM.**
- PARTNERSHIP**—execution against, 324.
- PAYMENT INTO COURT**—135-147.
appropriation of money to defence, 143.
consolidated actions in, 141.
counterclaim in answer to, 142.
defence, admission of cause of action, 133.
after, by leave, 135.
before or on delivery of, in satisfaction, 135.
to be signified in, 136.
with, denying liability, 139.
infant or person of unsound mind, by, 144.
Judge's order on appropriation of, 143.
not to be paid out without order, 143.
tender with defence of, 137.
see "FUNDS IN COURT."
- PAYMENT OUT OF COURT**—acceptance in satisfaction, on, 138, 139.
notice to defendant of, 140.
defence, money paid in before delivery of, to be paid out on request, 138.
defence, money paid in with, denying liability, 139.
setting up tender, 137.
money recovered by infant, 144.
order required for, when money paid in under order, 143.
securities and dividends or interest on, 144, 145.
- PERPETUATION OF TESTIMONY**—269, 271.
action for, 269.
not to be set down for trial, 271.
witnesses not to be examined for, without action, 270.
- PERSON**—includes body corporate or politic, 2.
- PETITION**—is a pleading, 2.
- PETITIONER**—definition, 2.
- PLAINTIFF**—definition of, 2.
joinder of, 37.
substituting, 38.
wrong by mistake, 38.
see **PARTY.**
- PLEADINGS**—71-123, 148-153.
allegation of fact in, 107.

PLEALINGS—*Continued.*

- allegation of fact in, evasive denial to, 112.
 - not denied to be taken as admitted, 107.
- amendment of, see AMENDMENT OF PLEADINGS.
- bill of exchange, action on, 121.
- close of, 89.
- condition precedent, performance of need not be averred, 108.
 - when to be specified, 108.
- contents of, 102.
- contract, etc., denial of, not a denial of legal sufficiency, 113.
 - implied from circumstances, 117.
- counterclaim, see COUNTERCLAIM.
- dates, sums and numbers to be expressed in figures, 102.
- defence, time for delivery of, 71.
- definition of, 2.
- denial of contracts in, 113.
 - of damages, in, unnecessary, 111.
 - evasive, 112.
 - must be specific, 111.
- documents, how to set out in, 114.
- embarrassing, discretion as to striking out, 120.
- evasive denial in, 112.
- evidence not to be pleaded in, 102.
- facts, material, to be stated in, 102.
 - what must be stated in, 102, 108, 109.
- fraud, allegation of, in, 115.
- general denial not sufficient, 111.
- implied contract, 117.
- inconsistent, 110.
- joinder of issue, 86, 89.
 - non-delivery of reply, or subsequent pleading operates as, 88.
- malice, fraud, etc., how to be alleged in 115.
- matter arising pending action, 148.
- material facts only to be stated in, 102.
- negotiable instrument, action on, 121.
 - loss of not to be set up if indemnity given, 121.
- new ground of claim, not to be raised except by amendment, 110.
- not guilty by Statute, plea of preserved, 106.
- notice to be alleged as a fact, 116.
- points of law may be raised by, 151.
 - trial of, 151, 152.

PLEADINGS—*Continued.*

- points of law, trial of, dismissal of action on, 152.
- presumptions of law in, 118.
- printed or written, 123.
- reply and subsequent pleadings, 85-88.
 - time for delivery of, 85, 87.
- scandalous, striking out, 120.
- specific denial required in, 111.
- statute of frauds, 113.
- striking out, 120.
 - as disclosing no reasonable cause of action, 153.
- technical objections to, for want of form, not allowed, 119.
- time for delivery of, 71, 85, 87.
- unnecessary striking out, 120.

PRÆCIPUE—for writ of execution, 325.
summons, 19.

PRESERVATION OF PROPERTY BY INTERIM ORDER—380-382.

order for sale if property perishable, 381.

PROBATE—462-469.

- administrator ad litem, 469.
- grant of, bond to be given on, 464.
 - proceedings on by person interested, 465.
- grant of, failure to apply for within 20 days grant to another person, on, 463.
 - foreign probate, on production, of, 466.
 - jurisdiction in, 462.
- waste proceedings to restrain before issue of, 468.
 - costs on, 468.

PROCEDURE—ENGLISH PRACTICE in force when not otherwise provided, 3,556.

- general, 19-36.
- small debts, see SMALL DEBT PROCEDURE.

PROCESS ISSUERS—other than Clerks, appointment of, 547.

PRODUCTION OF DOCUMENTS—see DOCUMENTS, PRODUCTION OF.

PUBLIC OFFICER—actions and prosecutions against, 538.
notice of, 538.
time for, 538.
venue in, 538.

PURCHASER—order of the Court as against, not invalid for want of jurisdiction or notice, 10 (10).

R

REAL ESTATE—sale of by Court, 539.

delivery of possession of, 539.

RECEIVER—389-393.

accounts of, 390, 392.

deposits of in Clerk's Office, 392.

neglect in passing, consequence of, 390, 391.

allowance to, 389.

appointment by interlocutory order when, 10 (8).

security by, 389.

what is, 2.

RENEWAL OF WRIT OF SUMMONS—see WRIT OF SUMMONS.

REPLEVIN—401-405.

application for leave to retain possession of goods replevied,
402, (4).

security to be given, 402 (4).

bond of, 403, amended by 3 of No. 7 of 1895.

form of, appendix, amended by 10 of No. 7 of 1895.

parties to, liable to defendant, 403 as added by 3 of No. 7
of 1895.

writ of, 401.

affidavit for, contents of, 402.

form of, appendix, amended by 9 of No. 7 of 1895.

return of, 405.

service of, 404.

REPLY—further by leave after reply delivered, 149.

pleading subsequent to, 86.

none other than joinder of issue, without
leave, 86.

time for delivery of, 87.

time for delivery of, 85.

RULES OF LAW—9, 10.

S

SERVICE—

advocate on after appearance in person, 29.

when allowed, 22, 73.

hours for effecting, 551.

party appearing in person, afterward instructing advocate in case
of, 29.

personal or general proceedings, 35.

SERVICE—*Continued.*

posting in Clerk's Office, by, 22, 73, as substituted by 3 of No. 5 of 1894.

substituted, see **SUBSTITUTED SERVICE**.

where, no address for service given, 22, 73, as substituted by 3 of No. 5 of 1894.

when illusory or fictitious address given by defendant, 73, as substituted by 3 of No. 5 of 1894.

SERVICE OF WRIT OF SUMMONS—in action to recover land where possession vacant, 31 (7).

on agent where defendant out of the Territories, 31 (3).

on corporation, 31 (3).

on firm, 31 (5) 50.

after dissolution, 50.

on husband and wife, 31 (8)

on infant, 31 (9).

on lunatic, 31 (10).

on officer of corporation, 31 (3).

original served by mistake, 31 (11).

out of the Territories, when allowed, 32.

application for leave, 33.

affidavit in support, 35.

contents of, 33.

time for appearance after, 34.

on partners, 31 (5).

on person trading in name of firm, 31 (6).

personal, 31 (1).

setting aside, 74.

substituted, 31 (4).

SETTING ASIDE—order for substitutional service, 74.

service of writ, 74.

SETTING DOWN—for trial, see **TRIAL SETTING DOWN FOR**, 154.

notice of to be given, 122.

SET OFF—103.

cross action, a, 103.

discretion to disallow, 103.

SHERIFF—committal of, order for, on failure to comply with notice to serve writ, etc., 477.

duty regarding writs of executions, see **EXECUTION**.

fees of, 525, amended by 19 of No. 5 of 1894.

on execution, see **EXECUTION**.

security and oath of office of, 11-16.

SITTINGS OF COURT—adjournment of by Clerk, on failure of Judge to attend, 550.

SMALL DEBT PROCEDURE—27-52 of No. 5 of 1894 repealing 18. amended by No. 7 of 1895.

Actions—brought under section 18 of Judicature Ordinance to proceed under same, 52.

Address—of plaintiff and defendant to be supplied by plaintiff, 29. of defendant to be stated in dispute note, 36.

Advocate—fee of, 45.

Affidavit—of service, form of, see FORMS.

Application—of, to what cases, 27.

Claim—particulars of, with copies, to be left with Clerk, 28.

Clerk—fees of, 47, Schedule.

to give notice of trial to parties, 43.

to notify Judge when dispute entered, 41, as substituted by 13 of No. 7 of 1895.

to notify Plaintiff whether dispute entered or not, 34.

to sign Judgment by default, when, 35.

Commission—for taking evidence.

costs of, allowed by Judge, 48.

Costs—action brought under general procedure, 45.

set off by defendant, 45.

advocate employed by successful party, 46.

commission, of, 48.

none unless action defended and advocate employed, 46. see FEES.

Counterclaim—cross action, 39.

Defence—see DISPUTE NOTE.

Defendant—address of to be given to Clerk, 29-36.

dispute note to be filed by, 36.

setting aside judgment by default, 35.

Dispute Note—address of defendant to be stated in, 36 (1).

Clerk to notify plaintiff whether entered or not, 34.

form of, see FORMS.

grounds of defence to be stated in, 36.

striking out, on motion, 41 as substituted by 13 of No. 7 of 1895.

to be delivered to Clerk by defendant, 36.

trial, after filing of, 41 as substituted by 13 of No. 7 of 1895.

Endorsement—of name of person issuing process not necessary, 50.

Fees—advocate's, 45.

Clerks, of, 47, Schedule.

SMALL DEBT PROCEDURE—Continued.

- Fees*—interpreters, of, 48, Schedule.
 sheriffs, of, 47, Schedule.
 witnesses, of, 48, Schedule.
- Forms*—affidavit of service, C, Schedule.
 dispute note, D, Schedule.
 summons, A and B Schedule.
- Informality*—not to invalidate if substantial compliance, 51.
- Judge*—to fix day for trial, 41 as substituted by 13 of No. 7 of 1895.
- Judgment*—by default when, 35.
 setting aside, 35.
- Notice of Trial*—see *Trial, Notice of*, 43.
- Plaintiff*—address of parties to be furnished to Clerk by, 29.
 particulars of claim to be furnished to Clerk by, 28
 right of, to have judgment by default, when, 35.
- Præcipe*—for summons, etc., not necessary, 50.
- Procedure*—of Judicature Ordinance to apply when not inconsistent, 49.
- Service*—of notice of trial by registered letter by Clerk, 43.
 of papers by parties by registered letter, 44 (1).
- Set-Off*—allowed, 39.
- Setting aside Judgment* by default, 35.
- Sheriff—fees* of, 47, Schedule.
- Striking out* dispute note on motion, 41, as substituted by 13 of No. 7 of 1895.
- Summons*—form of, see *Forms*.
 præcipe for, not necessary, 50.
 returnable, when, 32.
 service out of jurisdiction to be without order, 32 (e).
 to be delivered by Clerk to Plaintiff, 31.
 to be prepared by Clerk, 30.
 to be returned to Clerk after service with affidavit of service, 33.
- Trial*—chambers, in, if directed by Judge, 41, as substituted by 13 of No. 7 of 1895.
 notice of, contents of, to be given by Clerk to parties, 43.
 to be by registered letter, 43.
 place of, change of,
 application for, 44
 postponement of, application for, 44.
 time of, to be fixed by Judge, 41, as substituted by 13 of No. 7 of 1895.
- Witness*—fees of, 48 Schedule.

SPECIAL CASE—228-231.

agreement as to payment of money and costs on judgment on, 231.
consent, by, 228.

at any stage, 228.

before any proceedings, 228.

how to be drawn, 228.

judgment on, 231.

order of Court or Judge, by, 229.

before determination of questions of fact, 229.

setting down in case of person under disability, 230.

leave of court or judgment necessary, 230.

evidence in support of application for, 230.

SPECIFIC PERFORMANCE—damages in lieu of, or in addition to, 10 (9).

enforcement of judgment for, 334.

STATEMENT OF CLAIM—to be attached to writ and copy filed, 20.**STATUTORY DECLARATION—an affidavit, 2.****TERMINATIONS—not deemed of the essence of the contract, 10 (6).****SUBPENA—for attendance of witness, for examination or for cross-**

examination on affidavit, 261

on proceedings in Chambers, 267.

to issue on order of Judge, 267.

for examination of party for discovery, 190

service of, how effected, 268.

SUBSTITUTED SERVICE—of proceedings generally, 36.

writ of summons, 31 (4).

out of jurisdiction, 34 (1).

SUBSTITUTION OF PARTIES—see PARTIES.**SUMMONS—application at Chambers, to be by 483, see CHAMBERS.**

originating, meaning of, 2.

pleading is a, 2

see MOTIONS and other applications, 470-476.

SUNDAY—see HOLIDAYS, 17 (1).

time, computation of, 552-554.

T**TENDER—defence of before action, 137.**

payment into Court to be made with, 137.

TERMS—interpretation of, 2.**TESTIMONY—action to perpetuate, 269-271, see PERPETUATION OF TESTIMONY.**

THIRD PARTY—57-65.

- appearance by, 58.
- claim against for contribution or indemnity, 57.
- co defendants, claims between, 64.
- costs of, 63.
- default of appearance by, 58-60.
- defence by, 61.
- directions as to trial, etc., of questions affecting, 61-62.
- judgment against, 59-61.
 - after trial, 60-61.
 - discharging or varying, 59.
- notice to, 57.
 - contents of, 57.
 - copy to be filed, 57.
 - leave of Court or Judge by, 57.
 - service of, time for, 57.
- plaintiff not to be delayed, 65.
- relief against. 9 (3).
- when served with notice to be deemed a party, 9 (3).

TIME—computation of, 552.

- Sunday etc., excluded where limit of less than six days, 553.
- where expiring on Sunday, etc., act to be done on next open day, 554.
- enlargement and abridgment of, 555.
 - after time expired, 555.
- service, etc., 551.
- vacation, 558, 559, see VACATION.

TITLE OF ORDINANCE—1.**TRANSFER BY VESTING ORDER—6.****TRIAL—232-241.**

- adjournment of, 235.
 - absence of material witness, 235.
 - affidavit in support of application, 235.
 - for further consideration, 239.
- cross-examination, restrictions on, 238.
- evidence at, 157, amended by 6 of No. 5 of 1894.
 - mode of giving, 242.
 - to be taken down by direction of Judge, 157.
- judgment at, 239.
- jury on, number of, 158.
 - when allowed, 155.
- material fact, failure to prove, proceedings on, 236.

TRIAL—*Continued.*

- new, by order of Judge when evidence taken by Clerk, etc., 157,
amended by 6 of No. 5 of 1894.
- non-appearance of defendant, 232.
of Plaintiff, 233.
- postponement of by Clerk, when Judge absent, 550.
- proceedings at, 232-239.
- reference to assess damages, 240.
method of assessment, 241.
proceedings on, 240.
- setting aside verdict or judgment obtained on non-appearance
at, 234.
- setting down for, 154-156.
after close of pleadings, 154.
default in, 154.
jury, with, 155.
order to state who to pay expenses, 156.
on notice, 154.
- speeches to jury, 237.

TRUST—execution of, action for, sale on, conduct of, 386.

TRUSTEES—advertisement for claimants, 227.

distribution after expiration of time, limited by, 227.

application to Judge in Chambers for advice, 499.

for administration of trust, etc., 492.

staying action against, 492 (10), added by 6 of No. 7 of 1895

U.

UN SOUND MIND—person of.

action by or against by guardian, 56.

admissions in pleadings by, 197.

see LUNATICS.

V.

VACATION—contested business not to be transacted in, 558.

except by leave, 559.

defence, time for delivery, when not expired before, 558.

duration of, 558, amended by 8 of No. 7 of 1895.

ex parte proceedings in, 559.

what may be done in, 559 and 23 of No. 5 of 1894, 8 of No. 7 of
1895.

VENUE—4.

VESTING ORDER OF COURT—effect of, 6.

W.

WITNESSES—fees of, 532.

WORDS—meaning of, 2.

WRIT—alias, 544.

concurrent, 544.

pluries, 544.

order for return of, not to issue, 477.

WRIT OF EXECUTION—see EXECUTION.

WRIT OF SUMMONS—advocate, disclosure of authority by, 27.

concurrent, see CONCURRENT WRIT OF SUMMONS.

form of, Appendix.

endorsement, 22.

issue of, authority for, disclosure by advocate, 27.

precipe for, 19.

renewal of, 24.

application for, 24.

effect of, 24.

effected, how, 24.

lost writ, 26.

production of renewed writ, evidence of, 25.

time for, 24.

returnable, when, 21.

service of, see SERVICE OF WRIT OF SUMMONS.

setting aside service of, before appearance, 74.

time during which in force, 24.

see DEFAULT OF APPEARANCE.



