

Technical and Bibliographic Notes / Notes techniques et bibliographiques

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.

- Coloured covers/
Couverture de couleur
- Covers damaged/
Couverture endommagée
- Covers restored and/or laminated/
Couverture restaurée et/ou pelliculée
- Cover title missing/
Le titre de couverture manque
- Coloured maps/
Cartes géographiques en couleur
- Coloured ink (i.e. other than blue or black)/
Encre de couleur (i.e. autre que bleue ou noire)
- Coloured plates and/or illustrations/
Planches et/ou illustrations en couleur
- Bound with other material/
Relié avec d'autres documents
- Tight binding may cause shadows or distortion
along interior margin/
La reliure serrée peut causer de l'ombre ou de la
distortion le long de la marge intérieure
- Blank leaves added during restoration may appear
within the text. Whenever possible, these have
been omitted from filming/
Il se peut que certaines pages blanches ajoutées
lors d'une restauration apparaissent dans le texte,
mais, lorsque cela était possible, ces pages n'ont
pas été filmées.

Additional comments:/ Some pages are cut off.
Commentaires supplémentaires:

This item is filmed at the reduction ratio checked below/
Ce document est filmé au taux de réduction indiqué ci-dessous.

10X	14X	18X	22X	26X	30X
		<input checked="" type="checkbox"/>			

12X 16X 20X 24X 28X 32X

INDEX

TO THE

UPPER CANADA

COMMON-LAW PROCEDURE

AND

COUNTY COURT ACTS,

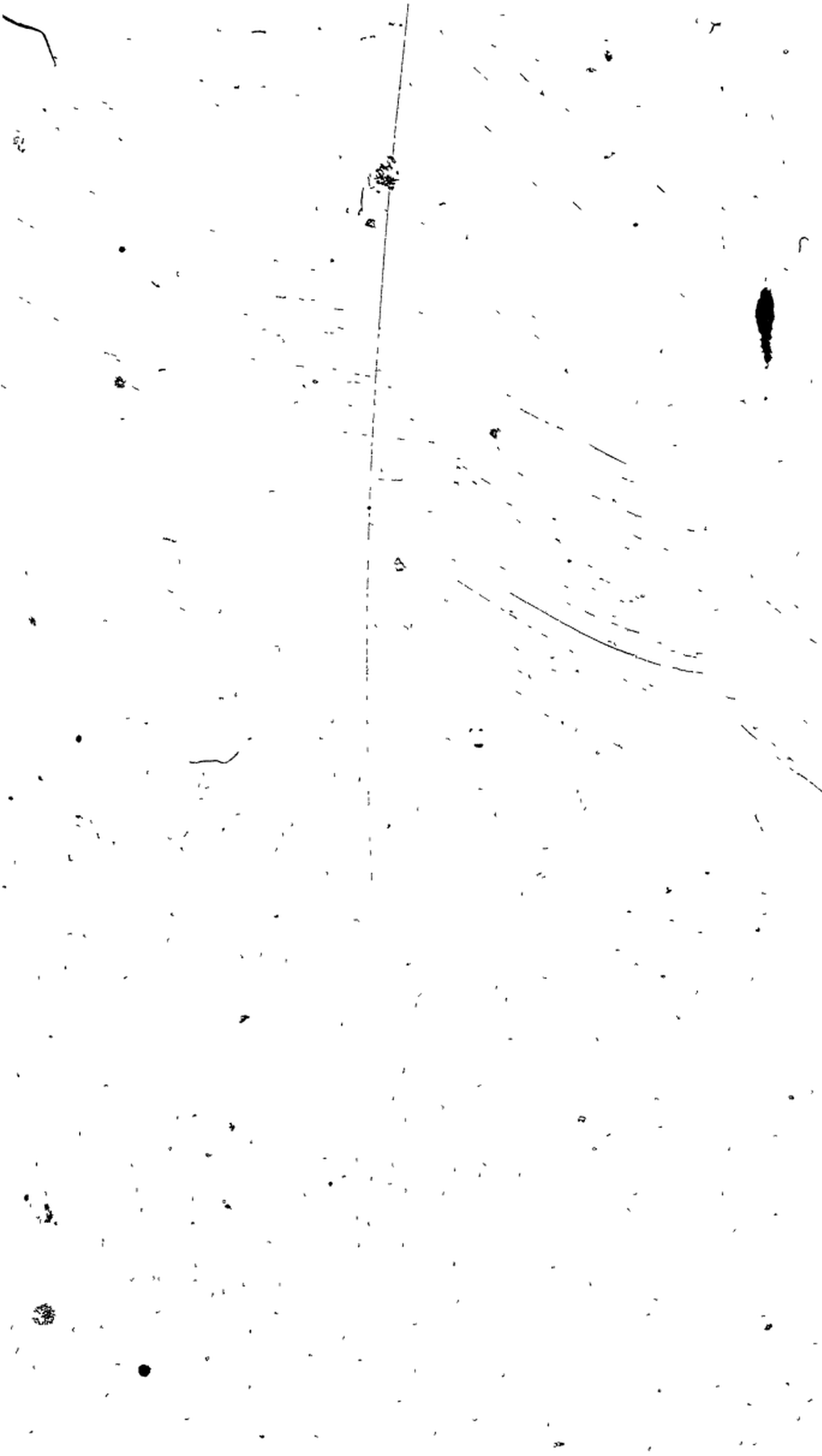
1856.

BY H. W. M. M., STUDENT-AT-LAW.



RERUM COGNOSCERE CLAUSAS.

TORONTO:
JOHN BLACKBURN, PRINTER, CITY STEAM PRESS, 63 YONGE ST.



INDEX

TO

THE COMMON LAW PROCEDURE ACT,

1856.

A.

	Page.	Sec.
AFFIDAVIT for serving out Writ of Capias.....	6	23
" to proceed against one out of jurisdiction.....	11	40
Amendment of Endorsation of Writ	10	{ 37 38
" Power to the Courts, &c.....	74	291
Accessories, how punished.....	11	40
Absconding Debtors (vide D.)	13	143
" Service of	14	45
" Plaintiff must prove his claim.....	14	45
" If goods which another holds be not forth- coming	16	52
" Debtor of Defendant may be sued.....	17	53
" Persons having previously commenced suits...	18	55
" If several take out writs, and who shall have priority	19	57
" Remaining property to be returned.....	20	58
Appearance, Plaintiff need not enter for Defendant	20	59
" Proceedings on non-appearance, Special En- dorsement	20	60
" Proceedings on non-appearance, without Special Endorsement	20	61
" Defendant may appear before judgment, proviso, &c.....	21	62

	Page.	Sec.
Appearance, Mode of such appearance.....	21	64
" When proceedings may be taken on non- appearance	22	65
" If some of the Defendants should appear.....	22	66
Arbitrator, the Court may refer a case to	27	84
" to end of section 97.....		
Associate Judges.....	42	153
Addressing Jury	43	157
Admission of Documents (see D. also)	44	165
" Evidence of such	45	166
" " Service of	45	167
Appeal and Error, four years allowed	75	293
" " Further time when allowed	75	294
Attachment Book to be kept in Office of Clerk of Crown..	52	199
" Costs for.....	52	200
" Writs of (vide W.).....		
Acts and parts of Acts repealed	83	318

B.

Books for Minuting Judgments	4	20
Bail, Special, commencement of action.....	6	22
" Defendant may put in.....	15	47
" Property to be restored, or if sold, proceeds	15	48
Bills of Exchange, &c., Actions on.....	74	292

C.

COMMENCEMENT of this Act, when assented to.....	1	1
Clerk of Process, how to be appointed	1	2
" " shall make quarterly returns	2	5
" " Officer of both Courts, &c.....	2	3
Cognovit, as to judgment on	3	10
Costs, Revision of Taxation	3	12
" " when charged to Deputy	3	12
" if more than one-sixth be disallowed, Plaintiff pays	7	26
" to Sheriff for seizing.....	18	54
" when no agreement made	27	83

	Page.	Sec.
Concurrent Writs.....	7	27
" " certain Writs may be made such.....	11	39
" " may be had to other Sheriffs.....	14	46
Causes several may be joined.....	25	75
" where husband and wife are co-Plaintiffs.....	25	76
Capias ad Satisfaciendum on what affidavit writ may issue	50	185
" " discharge of Defendant.....	51	191
Chattel, delivery of, may be compelled.....	53	201
Courts, what power they have to carry this Act into effect	81	313

D.

DECLARE, An Attorney must, if his name is on writ	7	25
" Notice of instead of Rule	32	102
Declaration, dating and entering.....	32	103
" must declare within a year.....	32	107
" Commencement and conclusion of.....	32	108
" Commencement of, after abatement.....	33	109
" for non-joinder.....	33	109
" traversing.....	35	125
Demurrs to be for substance only.....	31	99
" Form of, and joinder.....	37	138
Documents, Admission of, (vide A.).....	44	165
" Power to compel production of.....	46	171
" Discovery of.....	47	175
Debtor; examination after judgment of debts owing him.	51	193
Death of Plaintiff or Defendant.....	54	208
" if there be more than one, cause of action, service	54	209
" of sole Plaintiff.....	55	210
" of sole Defendant—if pleadings, or if not, if Plaintiff declare and no pleas, if Defendant has pleaded, if Plaintiff recover.....	55	211
" between verdict and judgment.....	56	212
" Plaintiff dying between interlocutory and final judgment, and if Defendant so die.....	56	212
Debtor, Insolvent (see also Insolvent).....	75	295
" on limits must answer interrogatories.....	79	307

Debtor on limits may have execution against.....	80	308
" does not relate to criminal charges.....	80	309
" False swearing to be perjury.....	80	310
Deputy Clerk office, &c.....	3	13

E.

EVIDENCE of Prisoners	46	173
" Renewal of	51	191
Execution after verdict	49	182
Entry and Record of Judgment	49	183
Executors as to assets <i>in futuro</i>	57	216
Ejectment, how commenced, &c.....	58	220
" Contents of writ, when to issue, duration.....	58	221
" Notice of nature of Claimant's title to be attached to writ.....	58	222
" Service of writ	59	223
" Defendants or any of them may appear, notice with appearance to be filed with nature of Defendant's title	59	224
" Any other person may appear	59	225
" Entry of appearance	59	226
" Defence may be limited to part of property....	59	228
" Pearson may appear as landlord to defend	59	227
" Defence by persons not in possession	60	230
" Judgment if no appearance.....	60	231
" Issue may be made if appearance is entered...	60	232
" Special case by leave, &c.....	60	233
" Death of either party does not abate.....	62	244
" Special verdict, &c.....	61	238
" Effect of Judgment	66	261
" Mortgagor sued by his Mortgagee.....	70	271

F.

FORGING Signatures.....	11	40
Forms of Summons, &c.....	85	—
" Pleadings, &c.....	99	—

G.

	Page.	Sec.
GOODS, if Perishable.....	16	50
" to be restored if Plaintiff fail to give security.....	16	51
GARNIShee, one indebted to judgment debtor.....	51	194
" Order of notice to bind.....	52	105
" Amount due may be levied by execution.....	52	195
" Proceedings, if he dispute.....	52	197
" Payment to be a valid discharge.....	52	198

H.

HUSBAND and Wife co-Plaintiffs.....	25	70
-------------------------------------	----	----

I.

ISSUE, Parties may agree upon and try.....	26	77
" Judgment may be entered and execution.....	26	78
" joining, how construed.....	36	128
Interrogatories.....	47	176
" Debtor on limits bound to answer.....	79	304
Insolvent Debtor, weekly allowance (see also D.).....	75	295
" " If allowance not paid.....	76	296
" " Filing interrogatories to.....	76	297
" " Defendant in custody on several writs has only one allowance.....	76	298
" " Allowance may be recovered from Debtor.....	77	299
" " Debtor in prison over three months has discharge.....	77	300
" " on limits bound to answer interrogatories	79	301

J.

JUDGMENT to be docketed at Toronto.....	4	15
" Copies may be used	4	15
" Certificates may be given.....	4	15
" BY DEFAULT, no rule to compute required... final in certain cases.....	38	144
" when a matter of calculation.....	39	145

	Page.	Sec.
J udgment, Entry and Record	49	183
" may be set aside.....	49	184
" oral examination after judgment.....	51	193
" Revival of.....	53	202
" Application for.....	53	203
" If Court be satisfied, and if not	53	204
" Writ of, declarations, costs.....	54	205
" Age of.....	54	207
" Arrest of.....	57	217
" " if suggestion be true, if not.....	57	218
" " Costs, &c.....	58	219
J oinders of Parties to Actions.....	22	67
" may be amended.....	23	68
" Misjoinder of Defendant's.....	24	70
" Several Causes may be joined, or may have separate trials.....	25	75
" Several Sections not indexed, <i>Pages</i> 24, 25, 26		
J udges, power to carry Act into effect.....	81	313
" to make alterations in Pleading, Rules to be laid before Parliament, and not to have effect for a certain time.....	81	314
" may sit after term for the sole purpose of giving judgment	83	316
L.		
L IQUIDATED sums, particulars endorsed.....	12	41
L imits of Counties to be limits of Gaols.....	78	301
M.		
M ARRIAGE of a Woman, Plaintiff.....	56	214
" Rights of Defendants which would have abated but for this Act.....	57	215
M andamus, &c., Plaintiff giving notice may claim.....	71	275
" What stated in declaration.....	71	276
" Proceedings, Writs, Judgment, Execution...	71	277
" P EREMPTORY, Form of, to whom addressed, return of.....	72	278

Mandamus, Effect and how enforced	72	279
" Court may order Plaintiff to act at the cost of		
" Defendant	72	280
" PREROGATIVE, &c.....	72	281
" The issue of, &c.....	72	282

N.

NISI Prius Courts, &c.....	41	152
" " Records of.....	41	154
Notice of Trial.....	39	146
" new Trial.....	45	168

O.

OFFICE of Deputy Clerk, where kept, hours, &c.	3	13
Oyer and Profert unnecessary	32	104

P.

PROCEEDINGS shall be carried on in Office whence writ has issued	3	9
Pleading, things which need not be proved need not be stated.....	31	98
" not invalid from any defect.....	31	100
" if unfair, may be struck out or amended.....	31	101
" Dating and Entering.....	32	103
" setting out in answer documents referred to....	32	105
" Notice to plead sufficient.....	33	111
" Time allowed for.....	33	112
" Express color and special traverses unnecessary	33	113
" } }		114
" Commencement and conclusion.....	34	116
" Defence arising after action or pleading.....	34	117
" } }		118
" for paying money into Court.....	34	119
" } }		120
" how pleaded, No rule required, reply.....	35	121
" of Plaintiff.....	35	121
" } }		123
" good, though it treat an alleged breach of contract	35	123

	Page.	Sec.
Pleading, if Distributive, to be taken as such.....	35	124
" Traversing pleas.....	35	126
" Pleading and demurring at same time.....	36	129
" Several matters may be pleaded.....	36	130
" Rule not required.....	37	131
" Objections, when to be heard.....	37	132
" Certain pleas may be pleaded together.....	37	133
" Signature of Counsel in pleading not required..	37	134
" when several shall not be filed.....	37	135
" to new Assignment.....	37	136 137
" time for pleading to amended pleas.....	38	139
" Forms of, &c.....	99	—
Profert and Oyer unnecessary.....	32	104
Prisoners. Evidence of.....	46	173

R.

RULES to return process, how issued.....	4	14
Replication &c.....	36	127
Renewal of Evidence.....	51	190
Replevin, equitable defence commencement of plea.....	73	287
" Equitable defence by way of <i>audita querela</i> ...	74	288
" Replication.....	74	289
" Striking out any such plea which cannot be dealt with by a Court of Law.....	74	290

S.

SERVICE of papers.....	3	9
" to be personal.....	9	34
" when it may be dispensed with.....	9	34
" of a British subject out of jurisdiction.....	9	35
" if not a British subject.....	10	36
Special Endorsement (vide appearance).		
" Case, may agree upon without pleas.....	26	81 82
Slander and Libel actions in.....	33	110

	Page.	Sec.
Sheriff shall attach all the property, and make inventory..	15	49
" not bound to sue till Creditor gives Bond.....	17	53
" may take security from Debtor and.....	78	302
" allow him the limits.....	78	303
Sire facias, Writs of, to be treated as writs of revivor.....	54	206
Sureties, if insolvent, Sheriff may retake Debtor.....	79	304
" In case of breach, Sheriff may be required to assign Bond.....	79	305
" May surrender Debtor.....	79	306

T.

TRIAL, Notice of.....	39	146
" Countermand of Notice.....	39	147
" Costs for not proceeding to judgment.....	40	148 149
" If Plaintiff neglects to go to trial.....	40	151
" Notice of New Trial.....	45	168
Town and Country Causes.....	40	150
Title of this Act.....	83	317

V.

VENUE, &c., when local.....	2	7
" when it may be changed.....	3	8

W.

WRITS to issue alternately from each Court.....	2	4
" in transitory actions.....	2	6
" of Execution, how issued.....	3	11
" for commencement of personal actions.....	5	16
" Cause of action need not be mentioned.....	5	17
" Names of Defendants must be mentioned.....	5	18
" Date of, and Teste,.....	5	19
" must be marked whence issued.....	5	20
" Attorney's name must be endorsed, or if Plaintiff sue.....	5	21
" Costs to be stated which Defendant may HAVE TAXED, &c.....	7	26

INDEX
TO
COUNTY COURT ACT,
1856.

A.

	Page.	Sec.
Act, certain sections repealed of 8 V., c. 13 ; 12 V., c. 66 ; and 13 & 14 V., c. 52	105	1
“ Provisions inconsistant with this Act repealed.....	105	1
“ As to repealed Acts, pending proceedings, &c.....	105	1
“ Certain sections and rules of Common Law Proce- dure Act, to apply to County Courts	106	2
“ To be subject to certain modifications.....	106	2
Account, matters of, may be decided summarily or re- ferred.....	110	10
“ Questions of Law or fact as to items, how de- termined	110	11
Arbitrator may state special case in award.....	110	12
“ Proceedings in Arbitration cases.....	110	13
Act. Commencement of it.....	114	26

C.

CLERKS to be subject to certain rules.....	108	3
“ To sign and seal Writs, and account for Fees....	108	4
“ To keep a book for docketing judgments.....	108	7
“ And what it shall contain.....	108	7
“ Copies of entries to be evidence	109	7
“ Certificates may be given and registered to wild lands.....	109	7
County. In what County Suits must be commenced....	108	5

Cognovit, judgment, final, on.....	108	6
Cases, when not provided for, practice in.....	112	19
" Within jurisdiction of County Court not to be brought in Superior Courts.....	114	1
Calculation, matters of, need not be referred.....	110	14
Commencement of this Act.....	114	26

F.

FEES to remain as they are now till altered.—Exception and proviso.....	112	18
" In certain special cases.....	112	21
" Part of schedule of Fees, 8 V., c. 13, repealed, and the whole of 9 V., c. 7	113	23
" New schedule of Fees.....	113	23
" Extra allowance to Clerk of York and Peel.....	114	25

J.

JUDGMENT , Final or Cognovit.....	108	6
" Creditor may have debtor examined.....	111	17
Joined, what causes of action may be.....	109	9
Judge may require witnesses or documents on motions...	111	16
" Salary to be between £250 and £650.....	113	22
Jurisdiction of County Courts enlarged.....	112	20

S.

SHERIFF 's mileage and poundage.....	113	24
---	-----	----

T.

TRIAL , where Plaintiff neglects to bring matter to.....	111	15
Title of this Act.....	114	27

W.

WRITS issued before this Act was in force.....	109	8
" Continuing Writs.....	109	8
" Renewal of.....	109	8

