AN INDEX TO THE REVISED RULES AND ORDERS, AND A CLASSIFIED INDEX TO THE FORMS OF THE DIVISION COURTSOF THE PROVINCE OF ONTARIO

Published @ 2017 Trieste Publishing Pty Ltd

ISBN 9780649251544

An index to the revised rules and orders, and a classified index to the forms of the division courts f the province of Ontario by E. E. Seager

Except for use in any review, the reproduction or utilisation of this work in whole or in part in any form by any electronic, mechanical or other means, now known or hereafter invented, including xerography, photocopying and recording, or in any information storage or retrieval system, is forbidden without the permission of the publisher, Trieste Publishing Pty Ltd, PO Box 1576 Collingwood, Victoria 3066 Australia.

All rights reserved.

Edited by Trieste Publishing Pty Ltd. Cover @ 2017

This book is sold subject to the condition that it shall not, by way of trade or otherwise, be lent, re-sold, hired out, or otherwise circulated without the publisher's prior consent in any form or binding or cover other than that in which it is published and without a similar condition including this condition being imposed on the subsequent purchaser.

www.triestepublishing.com

E. E. SEAGER

AN INDEX TO THE REVISED RULES AND ORDERS, AND A CLASSIFIED INDEX TO THE FORMS OF THE DIVISION COURTSOF THE PROVINCE OF ONTARIO



c #

AN INDEX

TO THE

REVISED RULES AND ORDERS

AND A

CLASSIFIED INDEX

TO THE

FORMS OF THE DIVISION COURTS

ОР ТИВ

PROVINCE OF ONTARIO

BY

E. E. SEAGER

Joint-Author of " Bichnell & Seager's Division Courts' Act," etc., etc.

TORONTO
THE GOODWIN LAW BOOK AND PUBLISHING CO.
1894

INDEX TO RULES

FIGURES REFER TO PAGES OF RULES.

Absent Parties may be added at hearing, 59.

Abandoning Excess, when and how done, 8.

Abatement—Death, Marriage, or Insolvency, not to abate action, 56.

Procedure subsequent to death of party, etc., 58.

None when court not held on day appointed, 56.

Abode, place of to be stated in claim, 7.

Absconding Debtor.

When trial of action against to be heard, 11. Duty of clerk before issuing attachment, 11. When several attachments issued, 11 When several attachments passed, 11.

Property seizable under attachment, 11.

When property sold as perishable, 21.

Disposal and distribution of proceeds of execution, 11, 12. Each attaching creditor may enter defence, set off or counterclaim and contest claim, 11.

Account, copy of to be served, 9.

Act, meaning of word, 5.

Action—Against officers and sureties, particulars in, 5. Commencement of, 8. Settlement of to be made with clerk, 51.

Paying money into court in, 60. Pending in other court for same cause, 66. Discontinuance of, 61.

Adjacent Division-Leave to sue in, 10.

Address of Parties to be left with clerk, 59.

Adding Parties (see Amendment and Change of Parties), 54-58.

Absent parties may be added at hearing, 59.

Adjournment of suit, no order necessary on, 66.
Where practice not complied with, 61.

For further particulars, 7.

Of judgment, trial not concluded by judge failing to pronounce at time stated, 65.

Where action in other court pending for same cause, 66. Where neither party appears at trial, 68.
Notice to parties in such cases, 68.
Where party dies and person entitled fails to appear, 58.

Adjoining Division-Leave to sue in, 10.

Administrators (see Executors), 26-29.

INDEX TO REVISED RULES AND ORDERS.

Admission of part of plaintiff's claim, proceedings on, 29. Notice of, 30. Costs in such cases, 30. Affidavits and Oaths, requisites of, 63, 64-Rules as to, 64. Affidavit.—For leave to sue in adjacent division, 20.
For attachment, clerk's duty as to, 11. For replevin, requisites of, 16. For garnishee order, requisites of, 21. Of disbursements to witnesses, 70. Agent-Meaning of word, in case of Railway Co., 7.
Telegraph Co., 7. Express Co., 7.

Express Co., 7.

Offoreign corporation, firm, or individual, service of summons on, 10.

Entering sud entitled to moneys recovered in, 45.

Clerks and bailiffs not to act as, 51. Alias Summons to be dated on day of issue, 8. Amendment and change of parties, 53.

Where special summons issued instead of ordinary, and vice versa, Where wrong party sued, §3.
Where made at trial no order necessary, §3.
In other cases order to be drawn up, etc., §6.
Application for, when and how made, §4.
Where defendant improperly added to give jurisdiction, §4.
On misjoinder or nonjoinder of parties, §4.
Where plaintiff sues in his own name instead of his representative character, and vice verya, §4.
Where name, etc., of plaintiff insufficient, §5.
Where husband or wife improperly joined or omitted, §5.
Where less number made plaintiffs, §5.
Names of plaintiffs may be struck out or added, §4, §5.
Where some of several defendants not sued, §3.
Where incorrect name of defendant given, §5. Where some of several detendants not sued, 53.
Where incorrect name of defendant given, 55.
Where stranger appears at trial and admits liability, 54.
Where suit brought by or against party in representative character who should sue or be sued in his own right, 54.
Where party brought in does not appear at trial, 56.
May be made by judge at any time of defects, etc., in proceedings, 59. See CHANGE OF PARTIES, 53-58. Appeal from Division Court, practice as to, 72.
Judgment of Court of Appeal may be filed, 72.
When new trial ordered by Court of Appeal, 72.
Under Master and Servants' Act, 72, 73, 74. Under Maiser and Servanis Act, 72, 73, 74. Forms to be used on, 73.
Under Act to Impose a Tax on Dogs, 73.
Under Convolidated Assessment Act, 73.
Under Disches and Watercourses Act, 73, 75.
Under Line Fences Act, 74, 75.

Applications for new trial (see New Trial), 46, 66.

Practice and proceedings requisite on application for new trial, 66-

```
Applications-Continued.
```

Summary, how made, 61. To set aside or stay proceedings, how made, 61. Clerk's duties as 10, 61. For leave to dispute plaintiff's claim under sec. 112, 65. For costs, when and how made, 71. For judgment summons, 51. For interpleader by bailiff (see Interpleader), 12-15.

Appraisers-Fees of, 80.

Assets in Future-Leave to issue execution on judgment of, 38.

Attachment of Goods (see Absconding Debtor), 11.
When hearing to take place when defendant not served personally, Clerks and bailiffs' duties in respect of, 11, 12. Distribution of moneys under, 12.

Attachment Book (debt), entries in, 24 To be kept by clerk, 39.

Attachment of Debts (see Garnishment), 21-26.

Award-Judgment on, 35.
To be entered by clerk forthwith, 35.

Beiliff-

Application by for interpleader (see Interpleader), 12-15. DUTIES OF-

In replevin (see Replevin), 17-21, To keep fee book, 40.

To make yearly return to inspector, 41. Money returned by, to be entered in Procedure Book, 42.

To serve summonses, 16.
To serve summonses in foreign divisions and make returns forthwith under Rule 183, 42.

with under Rule 103, 42.
When to serve summons, 9, 50.
On receiving summons for service, 48.
To attend sittings of court, and to make suitable preparations, 48.
To keep "Bailiff's Process Book," 48.

To give suitors information as to contents, 48.

To give suitors information as to contents, 46.
Book to be open to judge or clerk, 48.
To deliver return on oath to clerk at every sitting, 48.
On receiving money, to pay same forthwith to clerk, 49.
Not to withhold suitors' moneys, 45.
Not to delay or hinder proceedings of court, 51.
Not to purchase or have interest in suit, 51.

Not to act as sgent for parties, 51.
Forfeiture of office for, 51.
On executing warrant of commitment, 49.
To discharge debtor on payment of amount endorsed on warrant,

53. To keep cash book, 50. When execution to be returned by, 49.

To report to clerk inability to sell goods in time, 49.
When unable to realize reasonable amount on sale, 49.
When execution returned "property on hand for want of buyers," new process to issue, 49.

Bailiff-Duties of-Continued.

Money realized to be paid to the clerk, 49. To endorse an execution, day and hour of receipt, 49 To give particulars, in detail, of fees, etc., 49. When summons not served in time for court, 50. Proceedings in such cases on foreign summons, 50. Fees of, 71.
Schedule of, 79.
Fees to be deposited in certain cases, 71.
Not to take money except on execution or warrant of commitment, 51. Action by, under sec. 229, warning to defendant, 8.

Beneficial Plaintiff in action under sec. 229, warning to defendant, 8.

Bill of Costs to be made by clerk in detail, 47.

Board of County Judges, when regular meeting of to be held, 63.

Bond in Replevin, bailiff to take, 17.
When delivered up to be cancelled, action on to be discontinued, 20.

See Replevin, 17-21.

In Garnishee Proceedings, to be given under sec. 196 (see

Garnishment), 24.

In Attachment against abscording debtors on sale of perishable property (see Index of Forms).

Books -To be kept by clerk (see clerk), 39, 41. To be kept by bailiff (see bailiff), 40, 50. Rules as to entries therein, 40.

Cash Book to be kept by clerk, 39. To be kept by bailiff, 50.

Cause of Action (see Claim).

Caution to Parties sued on chose in action seized under sec. 229, 8.

Cases Transferred-Proceedings in, 44.

Change of Parties (see Amendment), 53-58.

Before judgment, 56. Substitution of a defendant, 57. On change of interest or new capacity, 57. Notice of order therefor, 57. Judge may discharge or vary order in certain cases, 57, 58. Procedure Book to show change, 58. Procedure subsequent to order for, 58.

Change of Place of Trial-Notice on summons as to, 10. Proceedings in transferred cases, 44.

Chose in Action-When seized, how sued on, 8.

Claim and Particulars—Requisites of, 7.

To be numbered by clerk in order of receipt, 9, 41.

To show standing of suit, 41. To be annexed to and form part of summons, 41. When entered in court nearest defendants' residence, 7. Against officers and sureties, 8. Where excess abandoned, 8.

Claim and Particulars-Continued.

In replevin, 7. In interpleader, of landlord for rent, 13. In interpleader, particulars of, 13. In suits against executors, etc., 29.

Clear Days-Menning of, 6.

Clerk's Duties-On issuing attachment (see Absconding Debtor), 11, 12.

uties—On issuing attachment (see Absconding Debtor), 11, 12.

In interpleader proceedings (see Interpleader), 12-15.

To issue alias or pluries summons when necessary, 8.

To notify defendant of judgment under sec. 110, 34.

Of cities to keep separate book of fees, etc., 41.

And to make return thereof annually to the Lieut.-Governor, 41.

On defendant disputing claim in part, 29.

Plaintiff to notify clerk if he accepts part, 29.

To notify defendant of plaintiff's intention to proceed for remainder, 45. mainder, 45.
To make return of business of office to Lieut. Governor, 41. As to service of summonses in other divisions, 42. To enter same in Foreign Summons Book, 42. Not to receive money on such summonses, 42. To answer all reasonable enquiries by suitors, 42.

To answer all reasonable enquiries by suitors, 42.
When jury demanded, 43.
In transferred cases under sec. 87, 44.
To pay money received to solicitor or agent entering suit or making deposit, 45.
To notify parties in garnishee proceedings of all matters of which they should be informed, 45, 46.
To register letters containing notices, 46.
To forward evidence taken in writing on application for new trial, 46.

May send papers to be served on such application by mail, 46. On plea of tender or payment into court, 46. To make half-yearly returns to inspector, 47. And transmit duplicate thereof to Provincial Treasurer, 47. To pay Provincial Treasurer proportion of fees he is not entitled to

retain, 47.

To make list of unclaimed moneys under oath and transmit with such moneys to County Attorney, 47.

To lay bailiff's return before judge at every court, 47.

Such return to be filed and endorsed as specified, 50.

If return incorrect, to notify judge, 50.
To report to judge at every court as to his and bailiff's sureties, 47. To make annual return of commitments to inspector, 48.

To report failure to advertise and sell property to execution creditor, 49.

To issue new process on execution returned "property on hand for want of buyers," 49.

To pay bailiff proper taxable fees on execution duly returned, 49.

To pay baim proper taxable less on execution daily returned, 49. When summons not served in time for court, 50. On entering judgment on special summons (see Judgment), 33-36. To hold office where judge directs, 39. To keep books prescribed, 39, 40. Rules as to entries to be made in books, 40.

To number claims consecutively, 41.

Clerk's Duties-Continued.

To proceed by special summons in proper cases, 41. To proceed by special summons in proper cases, 41.

To annex claim to summons and copy, 41.

To deliver summons for service without delay, 41.

To enter in Procedure Book moneys returned by bailiff, 42.

To transmit summons by mail for service in foreign division, 42.

To make entries in Foreign Summons Book, 42.

Of clerk of foreign division in respect of, 42.

On application for new trial (see New Trial), 66-68.

To notify parties of adjournment of case, 68.

On service of process from foreign court, to give full statement of On service of process from foreign court, to give full statement of fees, 70. Not bound to take proceedings unless costs paid, 71. Not bound to take proceedings antess tools party, 1.

Fees off, rules as to, 71.

Schedule of, 77.

To keep all pepers in original summons, 42.

To produce all original papers when required, 42.

Original summons to be printed on half-sheets foolscap, 42. To give notice that defendant does or does not dispute claim, 44. And of any other notice of which plaintiff should be informed, 44. Where judgment not given on postponed judgment under sec. 144, 44.
To make out bill of costs in detail, and endorse same on summons, 47.
On taxation of costs, 47.
To give statement of costs when required, 47. To give notice of receipt of money and pay same over, 45. Not to withhold money from suitors, 45. Not to hinder or delay proceedings, 51. Nor to purchase or hold interest in suits, etc., 51. Not to act as agents for parties, 51.

Clerk's Notices (see Index of Forms).

Clerk and Sureties-Particulars in actions against, 8.

Commencement of Action-What is, 8.

Commitments-Return of, to be made to inspector, 48.

Commitment-When warrants of, to be dated, 52. Renewal of, 52. Duty of bailiff on executing warrant, 49.

Payment or arrest under, 53. Concurrent Summons-Where defendants reside out of county, 8.

Costs of, 8. Requisites of, 9.

Confession as to part and defence as to rest of claim, 29.

Parties may admit part of claim and defend for remainder, 30.

Costs subsequent to, 30.

Before action, requisites of, 30.

Plaintiff, where no defence made, may elect to proceed on or on judgment by default, 34.

Notice of, to be given by clerk to plaintiff, 44.

Contested Case—Defined, 69.
When counsel fees allowed in, 62, 69, 70, 71.