

CO-TENANCY—

See *ACCOUNT, ACTION OF; WASTE.*

distinction between tenants in common and coparceners, 409.

liability of co-tenant for use and occupation, 66-67; for accounting of profits made, 67.

contribution amongst co-tenants as to expenses, 68; improvements, 68.

ouster from, remedy for, 68.

landlord and tenant as joint tenants of crop part of which is reserved as rent, 140.

ownership of tree which extends into adjoining land, 163.

COUNSEL—

See *ATTORNEY AT LAW.*

COUNSEL FEES—

See *COSTS.*

COUNTERFEITING—

See *BAIL.*

Code provision relating to, 79.

COUNTIES—

liability of, for damage done by rioters, 275.

COURTS—

See *ORPHANS COURT.*

when jurisdiction must appear on face of proceedings, 181.

trial of cause without a jury, 178.

liability of judicial officer when acting officially, 590-592.

court in banc in counties

finality of rulings of, 179.

when and how questions may be reserved for, 179.

COVENANTS—

effect of, standing alone, 102-103.

arising from words "demise" or "grant," 100-101.

or from words "bargain and sale," 100.

or from word "*dedi*," 100-101.

or from word "*reddendum*," 101.

or from expression "yielding and paying," 101.

arising from acceptance of deed poll, 102, 474.

of quiet enjoyment, implication of, in general, 99.

conflicting, 99.

express, as affecting implied, 99-100.

extend to whom, 101.

not to commit waste, nature and effect of, 114.

breach of implied, remedy, 100.

assignment of right of action on, 469-470.

as affected by merger of estates, 448-449.

validity of, where no estate passes, 470.