

D

DAMAGES—

See *DOWER (Statute of Merton)*; *REPLEVIN*; and other specific titles.

counsel fee as element of, 109.

measure of damages

for breach of covenant not to assign term, 458.

in assumpsit for use and occupation, 1009.

DE QUARANTINA HABENDA—

writ of, 3.

DEATH—

presumptions and burden of proof relative to, 678 *et seq.*

supposed loss of vessel on which absentee sailed as evidence of, 683.

letters of administration as evidence of, 679.

no presumption as to precise time of death of absentee, 681-683.

when presumption of, will not arise from absence, etc., 682-683.

presumption of, based on absence, etc., as ground for administration on estate, 680.

presumption as to time of, where known to have occurred during given period, 686.

no presumption of survivorship as between two or more persons, 686-687.

no presumption of, without heirs, exceptions, 685-686.

construction of statute relating to proof of death of *cestui que vie*, 918, 919.

DEBT, ACTION OF—

when maintainable, see titles covering particular instances.

DECLARATION OF RIGHTS—

See *CONSTITUTIONAL LAW*.

DEDI—

effect of use of word, in conveyance, 99.

DEDICATION—

implied, arising from designation of streets, in conveyance, 103.

DEEDS—

poll and indented, equally operative, 124.

DEFEASANCE—

See *CONVEYANCES*.

DEMISE—

effect of use of word, in conveyance, 100.

DEODANDS—

statute relating to, not in force here, 98.