	RT.	SEC.	PAGE.
When warrant of re-survey on, may			
be issued	75	80	1671
DEFENDANT.			
Defenses of, against assignor of			
choses in action	8	, 3	263
In attachment, who may be	9	2	267
In consolidation of actions ex con-			
tractu	50	8, 11, 12	1356-7
"Non est factum" when without affi-			
davit by	75	11	1634
Claim in bar or discount in suit on			
sealed instruments; on simple con-			
tract	<b>75</b>	12, 13	1634
Payment of money into court	75	20	1636
When actions not to abate on death of.	<b>7</b> 5	25	1653
Proceedings to bring in representa-			
tives of deceased	75	32, 33	1656
Non-joinder or misjoinder of	75	39-42	1659
In ejectment	75	71	1667
In replevin	<b>7</b> 5	114, 115	1686
Writ of summons to be used for, in			
civil suits	<b>75</b>	141	1694
When appearance may be entered.	75	142	1694
Where more than one defendant and			
some are summoned	75	143	1694
In what county to be sued	75	. 1 <del>44</del>	16 <del>9</del> 5
Where in ejectment, dower, replevin,			
scire facias.	75	144	1695
Where in trespass to real property	75	145	1695
IN EQUITY.			100
Service of process on, how made	16	136	420
Infant and non-sane, how to answer	16	137	420
Decree pro confesso and final decree		110 110	401.0
against	16	140-143	421-2
Answer, plea or demurrer by.	16	148-156	424-6
Answer under oath by, when	16	159, 160	428-9
Entitled to rule further proceedings,	10	101	400
when	16	161	428
Objections by, to bill for want of		165 160	400
parties	16	175, 176	432
Proceedings against, on failure to	10	167 100	405 7
appear and answer bill of discovery.	16	185-188	435-7
DEFENSE, EQUITABLE	75	86-88	1674-5
DEFICIENCY OF ASSETS.			
Plea of by administrator	26	26-29	754