### INDEX.

## TRIAL.

- Jury—Validity of Will—Motion in Chambers Referred to Trial Judge—Venue. Murphy v. Lamphier, 5 O.W.N. 924. —MEREDITH, C.J.C.P. (Chrs.)
- Matrimonial Cause—Action for Declaration of Nullity of Pretended Marriage—Application for Hearing in Camera— Illness of Plaintiff—Refusal—Necessity for Openness and Publicity. *Reid* v. *Aull*, 5 O.W.N. 964.—LATCHFORD, J.
- 3. Notice of Trial—Time for—Computation—New Rule 248.]— Rule 248 of the Rules of 1913, which is Con. Rule 538, amended, means that no case shall be set down for trial until after a ten days' notice of trial has been given; and then the case shall be set down six days before the sittings of the Court; a sixteen-days' notice of trial is not required. Healey-Page-Chaffons Limited v. Bailey and Hehl, 5 O.W.N. 113.—MEREDITH, C.J.C.P.
- See Criminal Law-Vendor and Purchaser, 10-Venue-Warranty.

#### TROVER.

See Contract, 20.

## TRUST DEED.

See Settlement.

# TRUSTS AND TRUSTEES.

- Breach of Trust—Mixing Assets of Estate with Trustee's own Property — Death of Trustee—Liability of Executor of Trustee—Knowledge — Account — Appointment of New Trustees. Godkin v. Watson, 5 O.W.N. 811.—KELLY, J.
- 2. Conveyance by Trustees—Consent of Cestui que Trust—Title to Land—Vendor and Purchaser. Re Scott and White, 5 O.W.N. 766.—MIDDLETON, J.
- 3. Conveyance to Daughter of Land Purchased by Mother—Improvidence—Absence of Independent Advice—Declaration of Trust—Charge for Advances—Land to be Conveyed upon Payment of Amount Charged. *Limereaux* v. Vaughan, 5 O.W.N. 978.—BRITTON, J.
- Investment of Trust Fund—Trustee Act, 1 Geo. V. ch. 26, sec. 65—Scope of—Application for "Opinion, Advice, or Direction"—Fund to be Settled—Security—Encroachment —Advance—Lien. *Re Hamilton*, 5 O.W.N. 230.—LENNOX, J.