RUMOURS.

evidence of, to same effect as defamatory words, in mitigation, 717-718.

evidence of, when admissible and when not, 709.

in proof of innuendo, 392-393, 800.

new trial for evidence of, 800. when evidence in mitigation, 36.

SCHOOL TRUSTEE,

slander of, evidence in mitigation of, 716.

SCHOOLMASTER,

charges against, 535.

SECURITY FOR COSTS, 433-463.

amount of, increase or diminution of, 440.

application for, contentious affidavits in answer inadmissible on, 443.

application for, merits not to be tried or determined on, 442, 462.

application for, procedure on, 436-439.

conditions for obtaining, 436-439.

confined to editor, publisher, or proprietor of newspaper, 441.

defence aided by examination of defendant on his affidavit, 461.

in actions against Ontario newspapers, 434.

in actions against public officers, 462.

in actions by candidates for public office, 472.

in actions for libels in newspapers, 433-458,

in actions for slander of women, 458-462.

in actions of defamation generally, 433,

in actions of slander for imputing unchastity, 458-463,

"involved in a criminal charge," meaning of, 451.

object of legislation as to, 454.

onus on defendant on applications for, 438, 459.

order for, of High Court Judge in Ontario, final, 435.

practice as to giving, 439.

the general rule, 433.

the law in British Columbia and Manitoba, 435.

when action "trivial or frivolous," 447.

when allowed, 442, 444, 445, 446, 451, 453.

when refused, 448-450, 454, 456-457.

when criminal charge involved, 437.

when good defence on merits alleged and not denied, 447.

when no criminal charge involved, 436.

SELF-INCRIMINATION

on examinations for discovery, 647-655.

under the Ontario Evidence Act, 651, 657. under the Canada Evidence Act, 652.

SERVANT.

charges against, when privileged, 193.