

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.