	1	
	AGE	
an undivided interest in the		Costs of
property, and who has neglect-		Costs of
ed to file an opposition à fin de		Declara
distraire to the sale by the		—Мо
sheriff, but who files an oppo-		new
sition à fin de conserver on the		made
proceeds of sale	51	Declina
PROBABLE CAUSE-Charge of larceny-	1	and
Stolen articles found in posses-		tion
sion of person	139	Demai
Malicious arrest	181	in 🔻
Partner obtaining money by false		after
representations for his own		lays
purposes	159	107
PROCEDURE-Action against sureties of		dure
bailiff-How brought-An ac-		canr
tion against the sureties of a		suct
bailiff for non-performance of		pal
duty, should be brought in the		in w
name of the treasurer of the	•	ted
Province, and on his authoriza-		don
tion	397	prin
Action against wife-Husband		Descri
not made a party	356	by v
Answers to articulation of facts-		Enqué
Default—Costs	71	afte
Appeal from judgment of Court		Execu
of Review	24	by
Appeal to Privy Council—Provi-		bec
sional execution	24	Exem
Appeal to Privy Council- How de-		age
termined as to amount-In de-		emj
termining whether an appeal		Inter
lies to the Privy Council from a		pre
judgment of the Court of		Inter
Queen's Bench, P. Q., the judg-		to r
ment is to be looked at as it		Inter
affects the interests of the		Ser
party who is prejudiced by it,		Inter
and who seeks to relieve him-		
self from it by appeal. So, it		Joind
was held that a defendant had		Judg
no right to appeal from a judg-		89-
ment condemning him to pay		Jury
\$1100	273	wit
Appeal to Supreme Court-Delay	24	Jury
Bailiff retaining from guardian		Jury
current money seized	361	Jury
Capias after judgmentMisno-		sta
BDCT	358	Moti

481

PAGB

of contestation of collocation	318
of defence-Privilege	72
ration of garnishee-Fraud	
lotion for leave to make	
declaration cannot be	
de in appeal	414
atory exception-Note dated	
payable at place where ac-	
is brought	44
and in warranty-An action	
ind in warranty-An action	
warranty can be brought or the expiration of the de-	
s fixed by Articles 123 and	
s fixed by Articles 125 and	
of the Code of Civil Proce-	
e, but in such case the suit	
not be stayed thereby. In	
h case, however, the princi-	
demand and the demand	
warranty may be adjudica-	
upon together, if it can be	
ne without retarding the	
ncipal demand	210
ription of plaintiff-Action	OOF
widow	205
tête cannot be re-opened	87r
er judgment	2 75
ention-Sale of immovable	
Sheriff-Creditor, opposant,	
coming purchaser	399
mptions from seizure-Dam-	
es awarded for libel not ex-	101
pt from seizure	131
rlocutory judgment ordering	~ ~
euve avant faire droit-Appeal	24
rlocutory judgmentPower	
revise by final judgment	159
rrogatories on faits et articles	
rvice	180
rvention-Moyens of inter-	
vention	317
der of plaintiffs	415
gment ex parte under C.C P.	
-91-Notice of inscription	45
y trial-Absence of material	
itness	369
y trial-Assignment of facts. y trial-Foreclosure y trial-Judgment non ob-	399
y trial-Foreclosure	24
y trial-Judgment non ob-	
ante veredicto-C. C. P. 483.	317

otion by defendant to be dis-