

See PROCE URE.

## APPRENTICE

See MINOR.

## AQUEDUCT

Where several persons, owners of lands in the vicinity of the River Richelieu associated themselves by deed before notary, for the purpose of providing a water supply for their respective dwellings, that an ordinary partnership was not thereby created, and that an action for dissolution of partnership, brought by one of the associates who had ceased to have property there and had left the neighborhood, would not be maintained.—DORION, TESSIER, BABY, BOSSÉ, DOHERTY, JJ., 19 JUNE 1890, *Michon & Leduc*. VI. Q. B., 337.

CITATIONS.—*Dalloz*, vo *Société*, Nos 94, 95, 99, 125, 318 et 319.—*Ibidem*. Nos 110, 116, 118, 119, 124. *Pothier*, *Bugnet* "Société" No 54. *Troplong* "Société" No 13, 20 et seq et No 315. *Pont* "Société" No 84. *Merlin* "Répertoire de jurisprudence" vo *Société* sec VII *Duverger*. *Du contrat de Société*, No 40 et seq. "Domat de la Société" sec V.

Pour l'intimé. *Aubry et Rhau* vol II p. 413 § 221 ter.—*Demolombe* vol. 11, Nos 425, 444, et seq. *Dalloz*, *Dict. de jurisprudence*. vo *Servitude* No 8 et vo *partage* No 45. *Delvincourt* vol 2 p. 344. *Duranton* vol V. No 149.—*R. de Villargues*, *Dict. de Droit Civil, Verbis Indivis et Indivision*. Nos 37 à 44.—*Pardessus*, *Servitudes*, vol. I, No 190 et seq.—*Solon*, *Servitudes* No 593.—*R. de Villargues*. *Rép. du Notariat* vo, *Propriété indivise*, Nos 39 à 43.—*Merlin*, *Répertoire*, vo *Partage* § 10, No 2.

## ARBITRATION

1. **Expropriation railway.**—The fact that a person who has acted as arbitrator in behalf of the land owner in an expropriation by a railway company, has been paid by the company the amount taxed for his services, does not preclude him from recovering from the party appointing him, the value of additional services rendered to such party in connection with the same arbitration, but outside of the ordinary duties of an arbitrator, such as interviews, consultations, etc.—TESSIER, CROSS, BABY, CHURCH, BOSSÉ, JJ., 20 NOVEMBER 1889, *Evans & Darling*. VI. Q. B., 73.

2. **Fees of counsel.**—Taxation.—A Judge of the Superior Court may, in his discretion, allow fees to counsel on an arbitration to fix the indemnity to be paid for lands taken by a