## VARIANCE IN PLEADINGS.—Continued.

in charges of arson, 429.

in charges of theft, 429.

in libel, by omission of explanatory words, fatal, 430-431.

in slander, 431.

proof of all the words not always necessary, 426,

rules as to, 425-426.

where imputation the same with or without, 427,

## VENUE, 329-331.

change of, rules as to, 329,

grounds for change of, 329-330,

in actions against newspapers, 331.

in Quebec, 331.

plaintiff may select, except when restricted by rule or statute,

#### VERDICT

against the weight of evidence, 578, 709.

death of party before, 485.

for improper or small damages, setting aside, 786.

in his favour moved against by plaintiff, 697.

motion against, where verdict in party's favour, 787,

must be general, 662.

new trial for objection to general verdict, 809-810, on whole matter in issue, jury may give, 665.

setting aside, grounds of application for, 789.

subject to reserved questions of law, 148. the allegations in the pleadings where verdict moved against,

347. when set aside for excessive damage, 768-769.

" VILLAIN," 73, 100, 365.

# WITNESS.

costs of, in reply to inadmissible evidence, 847.

disicovery of names of witnesses, 645,

evidence of, as to meaning of words, 696.

evidence of, as to understanding of meaning of words, 393.

mode of examining, to shew defamatory meaning of innocent words, 707.

new trial for absence of, 814.

previous inconsistent statements of, as affecting his evidence,

statements by, in judicial proceedings, privileged, 501.

### "WHORE."

actionable, in Quebec, 42.

calling a woman, under New Brunswick Act, 36, 48, 377. (See, also, Slander imputing Unchastity, 41-52).