

REPORTS OF JUDICIAL PROCEEDINGS.—Continued.

- statutory privilege qualified, and confined to reports in newspapers, 284.
- the enactment in the Code, 279.
- the law prior to Provincial legislation, 279.
- the rule of law on the subject, 289.
- true criterion of the privilege, 280-285.
- when not privileged, 291.
- "without comments" in Ontario and Manitoba, meaning of, 293.

REPORTS OF PUBLIC MEETINGS, 298-322.

- "a public meeting" partially defined, 299.
- "any meeting *bona fide*" held, 302.
- effect of the enactments as to, 308.
- "fair and accurate and published without malice," 317.
- in British Columbia, 300-301, 302-303, 304, 308.
- in Manitoba, 305, 308, 311, 312.
- in New Brunswick, 304-305, 308, 311, 312.
- in Nova Scotia, 305-306, 308.
- in Ontario, 298-300, 301, 303, 304, 308, 311.
- "lawfully convened for a lawful purpose," 316.
- lectures and concerts, 313.
- limitations of the statutory law, 308.
- meetings of creditors and shareholders, 315.
- municipal, political and religious meetings, 312-313.
- municipal councils, school boards, etc., 314.
- newspaper, privileged by statute, 298.
- "open to the public," 312.
- publication "for the public benefit," 318-322.
- refusal to insert letter or statement by plaintiff, 322.
- the law prior to Provincial legislation, 309-310.
- what defendant must prove, 303, 311.
- what is a public meeting, 312.
- when not privileged, 298-299, 301.

RES JUDICATA.

- plea and defence of, 447, 473-477.

RESOLUTION,

- publication of, not proved, 159.

RETRACTION

- of libel against candidate for public office, 470.

RETRACTION AND APOLOGY,

- costs in case of retraction and apology, 846.
- in Quebec, 472.

ROBBERY,

- charges of, 57, 158, 203, 363, 368-369.

"ROGUE," 72, 74, 75, 77, 100.