egistrar of Su-3. 1 granted, 757.

tion, 761. ween Govern-

er security giv-

appeal to the 07. ted chronologi-

535. 347.

ited, 524. 525. on, 529. i, 535. for delay in fil-

on, 535. parte inscription,

y Registrar, 535. 37. 596. m of, 646. prm of, 654. 96.

n Quebec, 211. n Ontario, 275.

s, 474. mps, 580. s, 580. 18. 14. of writ, 615.

rences, 14. urrers, 24. 30.

s, 37. form, 39.

té de décret, 48.

Incldental demand, 49. jurisdiction of court over its officers and records, 49. cases of contempt of court, 50, order to furnish security, 51. order refusing trial by jury, 52. interlm Injunction, 52. attachments, 53. capias, 53. wben appealable, 94, 103, 196. Findings of Arbitrators-weight to be attached to, 367. Findings of jurygenerally, 368. weight to be attached to, 362. Findings of nautical assessorsweight to be attached to, 367. "Future rights," 215, 221, 223, 231, 233, 235. Governor-General in Council-references by, 334. Habeas Corpus Appeals, 102, 138, 150, 273, 340. form of summons, 611. form of order for writ, 611. form of writ, 612. form of affidavit of service of writ, 612. costs, 299. rules not applicable, 564. may be heard on written case, 564. notice of appeal on, 565. practice in Supreme Court, 570, 574. Hearinguotice of, 610. appeals to be inscribed for, 536. counsel at, 538. postponement of, 543. Highest Court of final resort, 97. Holidays-when not counted in computation of time, 601. Incidental demand, 49. index to casehow to be drawn, 496. in Supreme Court-form of, 642.

Injunctions, 130, 267.

Interest, 262, 313.

Inscription of appeals, 536.

Final judgment-

recusation, 48.

INDEX.

Interiocutory judgments, 39, 111. interim injunction, 52. interpretation of words, 1, 609. interpleader, 41. Intervention, 47, 569. amount invoived in. 252. Judgeabsent at delivery of judgment, 70. when not qualified to sit, 70. Judges of Supreme Court, 64, 65, 71, Judgmentinterpretation of the word, 1. final, 9. See Final Judgment. form of certificate as to reasons for, 636. entry of deferred, 51. power of Court to vary its own, I. as entered to be given effect to, 7. discretionary-no appeal, 72. interiocutory. See Interiocutory judgments, to be certified to Court below, 317. finai and conclusive, 318. acquiescement, 409. allowing appeal-form, 622. dismissing appeal-form, 623. en délibéré-time does not run, 412, 423. reasons for to be in case, 441. formai-to be in case, 442. reversed by consent, 461. nunc pro tune, 466. reasons for to be in case, 484. how to be signed, 545. entry of, 545. default in attending to settle, 545. delay in proceeding to settle, 546. postponing settlement of, 546. settlement of, by Registrar, 546. motion to vary minutes of, 546. by consent, 547. may be amended, 548, how to he dated, 549, how to be endorsed, 549. translation of reasons for, 597. Judicial discretion, 196. Judicial notice by Court, 408. Jurisdictionkey for determining, 91. appellate, 72. court may assume, 414. form of notice of motion for order affirming, 630.

853