

PRIVILEGE—Continued.

- law of qualified privilege in Quebec, 306*i*, 306*g*.
- of school commissioner in communication regarding treasurer, 306*j*.
- directions to jury as to, 370*b*.
- publication of statements in pleading, when not privileged, 340*b*.
- in criminal libel, 476*a*—476*c*.

PRODUCTION OF DOCUMENTS

- for discovery, 672*a*—672*d*.

PROFESSION OR TRADE

- slander affecting, 76*c*.
- excessive charge for service as a provocation, 76*d*.

PROOF

- of special damage, 420*a*.
- of publication, 180*a*.
- of malice, 370*a*.
- of privilege, 306*a*, 340*a*.
- of the immendo, 16*b*, 150*a*.

PROPERTY

- slanderous disparagement of, 108*a*.

PROVOCATION

- claim of, in mitigation of damage, 76*d*, 420*b*.

PUBLICATION

- knowledge of intended meaning by hearers, 16*b*.
- intended meaning or natural meaning, 16*b*.
- meaning of words as understood by hearers of slander, 16*b*.
- criminal proceedings although published to prosecutor alone, 16*a*.
- of libel to plaintiff alone not a ground for civil action, 16*a*.
- none where plaintiff alone hears slander, 16*i*.
- by giving letter to clerk to be copied, 306*b*.
- to copyist, privileged if publication of circular to members was privileged, 306*b*.
- by reporting the words of another, 192*a*.
- notarial protest, 18*f*.
- by a mailed post-card to plaintiff, 180*d*.
- by dictation to typewriter, 180*a*, 180*e*.
- proof of by admitted letter referring to the libellous article, 180*a*.

PUBLIC INTEREST

- whether material published was of public interest, 226*i*.
- defence that words are relevant to a matter of, 306*a*.

PUBLIC MEETING

- qualified privilege on report of, 304*a*—304*b*.