P	AGE	PAC	GE.
		Commencement of proof in wri-	
ELECTION—Services rendered to candi-	188	ting 2	91
URIO DI WILLIAM	100	Hearsay evidence—Supplemental	
ELECTION LAW, CANADA Action for	- 1	oath 1	87
penalty—In an action for pen-		Heretofore partners pleading se-	
alty, for not furnishing the re-	- 1	parately 3	19
turning officer with a detailed	1	Presumption of legitimacy	
statement of election expenses,		Presumption of legitimacy	46
the plaintiff must allege the	ı	When it may be rebutted	
particular expenses which he		Proof of dation en paiement by ver-	205
pretends have been made by		nai evidenco	24
the candidate; otherwise the		Proof of guaranty—Sale over \$50.	<b>4</b>
action will be dismissed on ex-		Proof of promise of marriage—A	
ception to the form	257	writing or a commencement of	
		proof in writing is necessary to	
Computation of delay under sec.	00	establish a promise of marriage.	234
32, Controverted Elections Act.	86	Receipt—Verbal testimony	365
Election petition — Ruling by		Statement made by witness after	
judge at trial —Appealable—		examination—Evidence of a	
Time within which trial of elec-		statement or declaration made	
tion petition shall be commen-		by a witness subsequent to	
ced	130	his examination, for the pur-	
Election petition — Service of—		pose of contradicting his testi-	
Extension of time—Discretion		mony, is inadmissible, until	
of judge	38	such witness has been re-called	
Election petition-TrialPeremp-		such witness has been to cance	
tion	86	and examined upon the point,	
tion Indoment on		and an Opportunity has thus	
Election petition—Judgment on		been furnished to him of giving	
motion to dismiss, non-appeal-	, OL	such reasons, explanation or	000
able	90	exculpation as he may have	386
Indictment for misdemeanor		See REVENDICATION.	
under Election Act of Canada	•	Executor—Power to substitute—Lia-	
-Commencement of prosecu-	•	ture for missensymption by	
tion	358	bility for misappropriation by	290
Judgment dismissing election pe-	•	agent	200
tition on motion for want of	f	See WILL	
prosecution	88	EXEMPTION FROM TAXES—Church—Spe-	
Service of election petition—Pre-		cial assessment	187
liminary objection	91		
Time for trial of petition—Ex-		mittal on extradition warrant	
tending time	183	—Appeal	172
		Forgery—" Accountable receipt"	
ELECTION LAW, QUEBBO-Agency-Cor-	. 35'		
rupt practice	. 00	missibility of—Informalities—	
Procedure—Certificate of steno	•	Evidence 323	329
grapher—Reading of deposition	n ,	Evidence Turisdiction of	, 020
to witness	4		
Qualification of voter	. 5	4 committing magistrate—Sub-	399
Requête civile against judgment.	. 38	stitution of new commitment	350
Substitution of petitioner—Collu		Trial for offence other than the	
sion—Retraxit		7 Extradition crime proved on	176
EVIDENCE—Burden of proof		9 surrender	175
EATDEMON DUTIES OF PLOOR		•	