PAGE

. 567 be er .. 582 m. 617

al . 357

> . 460 . 485

Damages-Continued.	PAGE	Division Courts—Continued.	PAGE
Principle of computation of, for expropria-	568	Fees of clerk and bailiff—Tariff of fees Abandonment of excess—Abandonment at	243
See Company—Contract—Employers' Lia- bility Act—Negligence—Railway Co.—		trial—Discretion of judge	410
Ships. DEBENTURE—		tion—Delay—Taking chances at trial Jurisdiction of—Omission to dispute—Ser-	445
Definition of		vices upon foreign corporation Prohibition—Judgment summonses—Part-	53 0
See Company.	ຄວວ	nership	601
Action of—Corporation may be liable in	538	excess—Res judicata	614
Dued of Composition— Covenant not to sue on	214	Abandonment of domicil of choice-	
Execution of, by bank		vival of domicil of origin In application for divorce	44 200
DEVISE. See Will. DEVOLUTION OF REAL ESTATE	417	Affecting marriage See Jurisdiction.	
Act respecting	375	Dower-	
Devolve—Construction of Act See Vendor and Purchaser Act.	องย	No damages for detention of, when husband did not die seized	27
Piary 25, 54, 87, 120, 155, 182, 211, 243, 277, 306,	•	The law of	259
339, 376, 406, 438, 472, 497, 530, 563,		In the surplus after mortgage sale Bar of—Merger	
See Company — Principal and agent.		See Mortgage.	
DISALLOWANCK-		Right of way	81
Legal aspect of, in old Manitoba 36, 65, In Quebec :		Implied reservation of right of way out of lease	139
See Local legislatures. DISCOVERY—		Prescription may give, against express reservation	
In action for specific performance—Exam-		Derogation from grant of light	141 248
ination of grantors of vendor before de fence		Conveyance — General words — Implied grant of	269
Examination of local agent of company . Of servant of corporation	125 126	Appurtenant to land conveyed-Prescriptive rightto-Construction of agreement.	314
Discovery of sales -Trade-mark Prema- ture application		Right of way—User of—Property appartenant, or adjoining	379
Examination of witness on pending mo-		Implied grant of —Derogation from	
tion - Production of books	218	Ecclesiastical Law Mundamus	354
Transferee of judgment debtor		Education	
before trial In action for malicious prosecution	478	Proposal for a law school	130 3
See Evidence—Practice.	eo.	Legal	238
Distress— Exemption from seizure—Refusal of build	F	The University Law Faculty	609
to seize through mistaken view of the	•	ELECTIONS— Form of order	33
plevin — Detention a good seizure — Re-	339	Petition—Service	57
For penalty—Gaming houses—Irregularity See Landlord and tenant—Mortgage.	. 599	dismissing petition for want of prosecu-	
DITCHES AND WATERCOURSES-		tion non-appealable Judgment refus- ing to set aside petition for want of	
See Municipal law. Divorce, Law of	260	prosecution non-appealable Defective service of election petition—	184
Separation de corps	161	Dismissal—Judgment on motion to dis- miss not appealable—Trial within six	
Rules and forms of Senate respecting 225	285	months	
Adultery of husband and wife - Cruelty- Costs		Trial of controverted Ruling by judge at trial—Appealable—	201
See Husband and wife—Domicil. Division Courts—		Construction of Act—Time—Computa- tion of—Extension of—Jurisdiction	277
Prohibition — Jurisdiction — Ascertaining	100	Voters' lists - Advertising - Next Municipality	
Judgment against garnishes Proof of	Ē.	Municipal elections—	
amount due—Prohibition—Re payment Committal of married woman as judgment	t 216	Quo Warranto, procedure in	377
debtor-Prohibition to restrain	216	tion of candidate	460