Escheat,	doctrine of, applies to Ontario-Jurisdiction of Court of Chancery as to	AGE
TD 4 1	- Practice	34
	Absentee not estopped from claiming land	47 60 253
Evidence—		
· · ·	Of prior marriage in cases of bigamy. Of negligence by railway company. Admissibility of, in criminal cases. Corroborative. Parol evidence—Description in will. Further examination of witness examined under commission. Law of, in connection with scientific investigation of handwriting. 149, Competency of prisoner to be witness on his own behalf.	181
Examinat	tion— Presence of parties at When re-examination will be granted	157 310
Execution	•	
<u>.</u> (Issued ex parte on decree, set aside Creditor entitled to payment out of fund in court. Equitable execution. From Supreme Court, Quebec, executed by bailiff—Sale of bank shares	54 81
:	and Administrator— Action against—Contribution	68 108
	Mechanics' tools in relation to	
	Of watch under insolvent act	
Fixtures-	Rights of mortgagee of realty in respect of	2 80
Foreign corporation—Service on local agent		
:	Charged in action against insolvent	112 231 304
Fraudule	nt conveyance194,	308
	nt Preference— Where mortgage given five months before issue of attachment Where note paid within thirty days	59 79
	e company— Liability of, where misrepresentation in proposal Misrepresentation in application, as to prior default	212 307
Gwynne.	Mr. Justice, appointment of to Supreme Court bench	41
Handwriting, scientific investigation of, in connection with law of evidence149, 18		181
Harrison, Frederick, on English School of Jurisprudence		
Highway-		
	Character of road, as taken away by law	190 210
Hotel life, review of Mr. R. V. Rogers' work on		
	and wife— Authority of wife to bind husband Note made by wife to husband—Liability of wife's separate estate Action for deceia against wife -Sufficiency of plea of coverture	105