PRESUMPTION OF VALIDITY, patent prima facie evidence, 215

PRINCIPLE, abstract not invention, 8 practical application may constitute invention, 8 old principle applied in new way, 10

PRIOR KNOWLEDGE. See Novelty.

PRIVILEGED COMMUNICATIONS. See Practice in Infringement Cases, 220

PROCESS. See Art.

PROFITS. See Damages or Account.

PROTEST, against filing application, 329

PUBLIC USE OR SALE, 55, 59
invention must not have been in use or on sale for longer than one year anywhere, 60
no abandonment by use or sale within year, 60 to create abandonment must be public, 61 secret use probably does not prejudice right to patent, 61
use in hidden place may be, 62 for experimental purposes, 62 with consent or allowance of inventor, 64 surreptitious use, 66 particulars of objection, 212

PUBLIC KNOWLEDGE, particulars of objection, 211

PUBLICATION. See Refusal to Grant Patent. prior, particulars of objection, 214 date of, Canadian patents, 240

PURCHASER, previous, rights of, 161, 322

REASONABLE PRICE, patentee must sell at, 144