er remedies the ground exhausted : 2, 17 C. L. . L. T. 52. nd that the r the judgd that the

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RESIDENCE.

See Arrest — Costs — Domicil — Me-CHANICS' LIENS — MUNICIPAL CORPOR-ATIONS - PARLIAMENTARY ELECTIONS-PARTNERSHIP - PLEADING - SCHOOLS -VENUE - WRIT OF SUMMONS.

RESTRAINT ON ALIENATION.

See CROWN - EXECUTION - GIFT - HUS-BAND AND WIFE-SUCCESSION-VENDOR AND PURCHASER - WILL.

RESTRAINT UPON ANTICIPATION.

See RECEIVER.

RESULTING TRUST.

Sce Dower-TRUSTS AND TRUSTEES.

RETAINER.

See SOLICITOR.

RETRAIT SUCCESSORAL.

See CHAMPERTY AND MAINTENANCE - PAB-TITION-STATUTES.

RETURN.

See PARLIAMENTARY ELECTIONS - WRIT OF

RETURNING OFFICER.

See CRIMINAL LAW - MUNICIPAL PARLIA-

REVENDICATION.

Detention of insurance policy — Se-curity for loan — Replevin. Anderson v. Ricard, 4 E. L. R. 67.

Order for restoration of goods Impossibility of compliance with — Damaces — Value of goods when action brought] — Where, in an action for revendication of wood, the defendant is ordered to result of hat can not do so, he should brought have ay, not what would be have be taken it. nor what it was worth when the took it, but its value at the time of the institution of the action. Megaantic Pulp Co. v. Van Dyke, 35 Que. S. C. 327.

Plea of services rendered and expenses incurred — R[ah to raying for dismissal of action.] — When a party is made defendant in a suit of revendication, le may set up the expenses incurred by him in preserving the hings revealed of the action. It is not bound to a services rendered and amount of services rendered and expenses incurred, which the Court itself will fix

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RESIDUE.

See WILL.

RESISTING DISTRESS.

See CRIMINAL LAW.

RESISTING PEACE OFFICER.

See CRIMINAL LAW.

RESOLUTIONS.

See COMPANY-MUNICIPAL CORPORATIONS.

RESPONDEAT SUPERIOR.

See MUNICIPAL CORPORATIONS.

RESTITUTION.

See CONTRACT.

RESTRAINT OF RELIGIOUS LIBERTY.

See WILL,

RESTRAINT OF TRADE.

Covenant --Nullity-Injunction-Breach of contract -- Liquidated damages.]--An injunction will not be granted to restrain a defendant from doing an act in breach of an agreement in which a sum is covenor an agreement in which a sum is Coveni-anted to be paid as liquidated damages in such a case.—2. A covenant not to promote or ald in promoting or carry on a trade or business, for a period of three years, is suil and void as being in restrict of trade and unlimited in space. Hemilton Powder Co. V. Johason, 28 Que, S. C. 450.

See Conspiracy - Contract-Covenant -CRIMINAL LAW-INJUNCTION - MASTER AND SERVANT - MUNICIPAL CORPORATIONS -TRADE UNIONS.