## INDEX.

	PAGE
Affidavits of merits—	15
In interpleader cases	10
Affidavit to hold to bail—See Arrest.	
Alderman—See Municipal Law.	
Alimony—	94
Interim order for, when marriage admitted	279
American Law Register—Review of	970
American Law Review-Reviews of	210
Appeal— Pendency of, from judgment of Error and Appeal in Upper Canada, no bar to suit on judgment in Lower Canada	300
Appearance—See Ejectment.	
Appointments—	
Of County Judges of Huron, Bruce and Peel	2
Recent legal, in England	ថ
See end of each number.	
Arbitration—	
Service of notice of award, and demand of payment	64
Arrest-	
Affidavit to hold to bail—Stating "for money," &c., but omitting "by plaintiff to defendant," insufficient	128
Setting aside order for, made by County Judge	290
When Judge in Chambers, or when court should interfere	290
Amount for which defendant held to bail ordered to be reduced	290
When putting in special bail waives irregularities	290
Charging defendant in execution—Within what time to be done	293
County Judge declining to entertain application for supersedeas	293
Arson, Fraudulent—	
The law of, considered	200
Articled clerks-	
Admission—Effect of Trinity Term being abolished	83
Assessment—	
Land occupied by railway company	13
Confirmation of, notwithstanding reservation of point by County Judge	13
Attachment—See Insolvency.	
Attachment of debts-	
Collateral remedy for recovery prejudiced	70
Attorney—	
Endorsement of name of, on writ of ejectment	319
Employed as canvassing agent—Costs not taxable	73
See Articled Clerks-Attorney and client-Law Society.	
Attorney and client—	
Application to pay over-Effect of client taking a note from attorney and another	151
Impropriety of agreements between, when prejudicial to client	151
Agreement with client beforehand to pay specific sum in lieu of costs illegal	128