ARTICLES OF INTEREST IN CONTEMPORARY JOURNALS.

- 3. What is meant by election to take under an instrument and against? Explain the general law.
- 4. What is the nature and operation of a solicitor's lien? Is there any difference between a lien on deeds and books of a client, and a lien upon a fund realized in an action?
- 5. Explain the doctrine of consolidation of securities. How is it affected by Ontario legislation?
- 6. A mortgagee in possession spends a considerable sum of money in improving the property, On the mortgagor coming in to redeem, he seeks to have this sum made a portion of the redemption money. Should he succeed? Explain fully.
- 7. State the general circumstances under which a court will appoint a receiver? What are the duties of a receiver in bringing and defending actions?
- 8. In what cases will an account be decreed between partners when no dissolution is sought.
- 9. There are several mortgagees of a property entitled to an undivided part of the money; they have all gone into possession: in the tenth year of their possession one of them gives the mortgagor an acknowledgment in writing, signed by himself, of his (the mortgagor's) title. What effect will such acknowledgment have. Supposing the case to be one of one mortgagee in possession and several mortgagors, to one of whom acknowledgment is given by the mortgagee, who is entitled to redeem. Give authority for your answer.
- ro. In what case will a Court of Equity direct the delivery up of: (a) void; (b) voidable instruments? Upon what principle is relief granted?

ARTI LES OF INTEREST IN CONTEM-PORARY FOURNALS.

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Collateral attack on a judgment by a defendant or by a person claiming by, or through him, when the title and property has been affected by the judgment.—Central Law Fournal, October 28.

Unincorporated trust companies — Monopoly — Partnership.—Ib., October 28, November 4.

Unpaid corporate stock—Liability to creditors.—

1b., November 4.

Jurisdiction (Want of jurisdiction—Conflict of jurisdiction—Concurrent jurisdiction).—Ib., November 11.

The right to begin and reply in special proceedings
—(General principles — Insanity — Devastavit

- Replevin - Interpleader - Criminal cases - Fraud).--Ib., November 18.

The same (miscellaneous cases and collatera points considered).—Ib., November 25.

The land system of Ireland. The causes which have given the system its present form, and have made it a fruitful source of disorder; and suggested remedies.—Law Quarterly Review, April.

American statute law-Historical sketch.-Ib.

The history of contract.-Ib.

Preventive jurisdiction—Jurisdiction powers and liabilities of the police and magistrates.—1b.

Trustee improperly employing trust money in trade carried on by him in partnership with others—Accountability for profits received.—Ib.

The responsibility of principals for the malicious torts of agents. - 4 merican Law Register, October.

The crime of abortion and solicitations to commit.

—Ib.

The boycott and kindred practices as ground for damages. (1) The legal definition of these wrongs and their place in the general topography of the law of torts. (2) The development of the principle and heir present settled features.—

American Law Review, July, August.

Sunday idleness -Legal aspects of the first day of the week.--1b.

Suing receivers in foreign jurisdictions without leave of the appointing court.—Ib.

Services of experts in the conduct of judicial enquiries.—1b.

Municipal warrants—Negotiable bonds, drafts or orders of municipal corporations,—Ib.

National divorce legislation.—Ib., Sept.-Oct.

Inn keepers and boarding-house keepers' lien.—1b. The watering of railroad securities.—1b.

The law of real estate brokers' commission. (1)
The employment of the broker. (2) The proper

services. (3) Double employment.—Ib.

Judgments by default against non-resident defendants considered constitutionally.—Ib.

Donationes mortis causa.—Ib.

Interference with social relations.-Ib.

Observations on the Bills of Sales Act in England and amendments thereto in 1882.—Law Quarterly Review, July.

Appeals by escaped prisoners. -- Criminal Law Magazine, July

Evidence of character in criminal cases.—Ib.

Dying declarations—Belief of speedily impending death.—Ib.

Constitutional statutory jurisdiction.— American Law Register, August.

Liability of Pullman Palace Car Company for safety of passengers' luggage.—Ib.

Does belief in spiritualism affect the power of a party to execute a contract or will?—Ib.