

Incidental demand by defendant whose effects are illegally seized .....	30	after the day fixed. The defendant who deposits his copy of the action in order to have <i>congé défaut</i> , is entitled to <i>congé défaut</i> , though the plaintiff is ready to proceed on the copy..	178
Inscription—Signification .....	391	Review—One of two defendants who pleaded together in Court below and were condemned to give plaintiff possession of pew in church, may inscribe alone in Review.....	181
Insolvent Company—Proceedings after order for liquidation.	264	<i>Saisie-arrest</i> before judgment—Contestation—Jurisdiction....	239
Misnomer—Exception to the form .....	264, 338	<i>Saisie-Arrest</i> —Departure of insolvent trader after making assignment .....	110
Motion for <i>congé défaut</i> —When made .....	249	Security for costs—Appeal.....	205
New facts in replication.....	109	Security for costs—Costs on putting in—The disbursement and fee for putting in security for costs form part of the costs of suit and follow the issue of the cause, but the fee allowed by the tariff to the plaintiff's attorney on the motion for security for costs does not form part of such costs of suit. ....	210
Non-appealable cases—Signification of pleadings.....	338	Sheriff's sale of immovable—Advertisements—Error.....	301
Non-production of articulations of facts.....	274	Security for costs must be asked for with due diligence after discovery that plaintiff is a non-resident .....	137
Notice of Action—Action for penalty for omission of officer....	149	Security for costs—Non-resident plaintiff contesting opposition cannot be compelled to give security for costs.....	138
Opposition—Affidavit—Personal knowledge.....	351	Security for costs—Non-resident plaintiff contesting collocation in report of distribution.....	165
Opposition not contested—Costs—On an uncontested opposition <i>afin d'annuler</i> , the opposant has a right to make proof <i>ex parte</i> , and the plaintiff will be condemned to pay the costs.....	145	Security for costs—Opposition <i>à fin d'annuler</i> by absent defendant .....	406
Opposition to judgment by default .....	8	Seizure by garnishment in the hands of a firm—In the case of a seizure by garnishment in the hands of persons associated in partnership, but not incorporated as a joint stock company,	
Opposition to judgment—46 Vict. ch. 26.....	274		
Opposition to judgment—Deposit—Permission to complete—C. P. 138.....	300		
Opposition to seizure of immovables issued from Circuit Court—Affidavit .....	305		
Petition <i>en nullité de décret</i> —Service upon absentees.....	355		
Pleading—Incompatible conclusions .....	34		
Recusation—Procedure—The delay provided by C. P. 181, does not apply to the case where the judge recuses himself. The truth of the grounds of recusation is the only subject for adjudication .....	346		
<i>Requête civile</i> —Judgment allowing party to proceed upon <i>requête</i> .....	199		
Return of action— <i>Congé défaut</i> —An action cannot be returned			