

- [Regnier, débiteur, et Delorimier et ux créanciers.]...232.
 Bankrupt cannot, after certificate of Discharge has been refused, amend his Schedule. [Lancetol Bkpt. et Macfarlane creditor.]235.
 Banqueroutier découvrant une erreur dans la rédaction de son examen, doit, même au jour fixé pour l'octroi ou refus du certificat, être admis à la corriger, sauf l'ouverture de novo, de l'enquête.
 Banqueroutier doit également être astreint à déclarer (malgré son examen) s'il a retenu quelque chose. [Lippé Bkpt. et Perrin syndic.]236.
 Bankrupt cannot be converted into a witness on a contestation of a claim : and being father of the claimant, and not having obtained his certificate of discharge and being thereby interested, his evidence is inadmissible. [Murphy Bkpt. Murphy et al. oppts.]325.
 Un syndic qui refuse ou néglige de se conformer à un jugement qui lui ordonne de payer des argens qu'il a en main, est contraignable par corps. [Bates, Bkpt. Taaffe syndic.]360

CORPORATION.

- Corporations are bound by the acts of their agents, in the same way and to the same extent as persons are. [Ferrier appt. and House of Industry, respt.]...27.

CORPORATION.—(Municipal.)

- Application for a writ of *mandamus* founded on the 4th Victoria c. 31. S. 29 30 31. by which the corporation of Quebec was authorized to take private property for public use. Mode of indemnity and compensation in

certain cases. [Ex parte MacKenzie.]304.

COMPLAINT.—(Action en.

- Pour maintenir une action en complainte pour voies de fait (*tres-pass*) sur une pêcherie sur les grèves du Saint-Laurent, il est nécessaire de faire preuve de possession par titre provenant de la couronne. [Morin vs. Lefebvre.]354.

COMPOSITION.

Discharge to Bankrupt.

The discharge granted to a bankrupt by two thirds in number and in value, of the creditors who have proved under the commission, by a composition in virtue of the 41st section of the 7th. Vict. cap. 10, is not binding upon those of the creditors, who have hypothecary claims, and who have not required that the real estate should be sold for the payment of their claims, and who have not released to the Assignee the property hypothecated; and such creditors have still their personal action against the said Bankrupt. [Ferguson & al. vs. Cairns & al.]89.

- A Deed of Composition between a firm and the creditors of that firm, in which it is stipulated that all the creditors shall sign, is not valid or binding upon any of the creditors, unless they all sign. [Cuvilliers appt. et Buteau respt.]109.

A composition entered into between a Bankrupt and two thirds of his creditors in number and value, who have proved their claims, although binding upon the remaining third of the proved creditors, is not binding upon a