| | PAGE | P | AGE |
|--|------------|--|-------------|
| Stoppage in transitu | 317 | C.C.P. 714 - Property charged | |
| REVISED STATUTES OF CANADA | 57 | with dower claim | 131 |
| REWARD offered for capture of two per- | | SCHOOL-Authority of teacher-Corpo- | |
| sons—Capture of one | 277 | ral punishment | 215 |
| sons-capture of encountered | | SCHOOLMASTERS, AUTHORITY OF | 230 |
| SALE-Conditional sale-Right of ven- | , | Scott Act-Jurisdiction | 205 |
| dor to recover goods in default | | SEDUCTION-Damages - When recover- | |
| of payment—A sale made on | | able-Damages for seduction can | |
| condition that the property in | | be demanded and recovered | |
| the thing sold shall remain in | | only when the seducer has ac- | |
| the seller until payment, is valid | | complished his end by means | |
| as a conditional sale. The seller | | of a promise of marriage, or by | |
| \cdot can recover the thing in default | | means of artifices or deceitful | 004 |
| of payment, although under | | manœuvres | 234 |
| seizure at the suit of a third | | SEIZURE, ILLEGAL-Bailiff-Responsibility | 188 |
| party | 201 | SEPARATION FROM BED AND BOARD-Adul- | |
| Deceit-False and fraudulent rep- | | tery of wife-The wife com- | |
| resentations - Exaggeration- | | mune en biens may be declared | |
| Failure of purchaser to com- | | by the Court to have forfeited | |
| plain within a reasonable time | 388 | her share in the community, | 266 |
| Error as to accessory of thing | | when proved guilty of adultery A limentary allowance 128, | 189 |
| sold-Refusal of party com- | | Right of wife to disbursements. | 54 |
| plaining to cancel contract— | 100 | SERVITUDE Evidence Commencement | 01 |
| Damages | 132 | de preuve par écrit | 134 |
| Interpretation of deed-Extrin- | 000 | Water course -C.C. 501-Rights | |
| sic evidence | 290 317 | of proprietor of higher land- | |
| Louage d'ouvrage-Evidence | 317 415 | Aggravation | 139 |
| Promise of sale – Acceptance | - | SHIPPING-Agreement made by master | |
| Real estate sold as free and clear of incumbrances—Existence of | | of ship in distress | 148 |
| bypothec | 107 | Collision — Total wreck—Contri- | |
| Sale by sample | 46 | butory negligence - Damages | |
| Sale of immoveable free and clear | | immediate and subsequent- | |
| for cash—Hypothecs existing | | Pilot-Vessel at anchor | 101 |
| on property — Purchaser not | | Disbursements—Antecedent debt | |
| bound to execute deed unless | | - Assignment of freight - | |
| property is clear | | Rights of mortgagee | 139 |
| Sale of land-Delivery to agent | t | Lien for disbursements | 46 |
| -Pleadings | . 36 | Maritime lien-Towage | 318 |
| Sale of medical practice | | Mortgagee in possession—Freight | 147 |
| Sale on time-Delivery | | Right to freight - Mortgagee of | |
| Term of payment | | ship-Privilege for necessary | |
| Uncertain right-Eviction-War | | supplies | 28 9 |
| ranty | | Right of tug to cast off tow- | |
| SALE BY SHERIFF-Effect on lease-Ex | | Damage by collision | 318 |
| pulsion of lessee | . 138 | | 100 |
| Of moveables — Circumstances which raise presumption o | f | tion by agent of owners SLANDER.—See LIBEL AND SLANDER. | 123 |
| fraud | | | 383 |
| Vacated at suit of purchaser- | | STATUTORY PRIVILEGE to maintain toll- | 000 |
| Acator at pure or purchaser- | _ | DIGITINGI I MAILENS OF HERIMONI WIL | |

43