

L'inscription de la cause sur le rôle, par un intimé, est un abandon de toutes *objections* de forme. [*Douglas et Dupré.*].... p. 229.

#### REDDITION DE COMPTE.

[*Perry and Gagy.*].....p. 327.

#### SAISIE-GAGERIE.

On peut saisir pour paiement du loyer d'un quai, les effets et marchandises mis sur ce quai. [*Jones vs. Lemesurier.*]..... p. 317.

#### SEAMEN.—(*Wages of*)

Arrest and imprisonment of seaman in a foreign port charged with an indictable offence, is not necessarily a bar to his claim for wages—discharge of seamen by master—when justifiable.

The arrest and imprisonment of a seaman in a foreign port, and the sending him home by the public authority as a prisoner charged with an indictable offence, does not necessarily constitute a bar to a claim for wages for the voyage. Such proceedings do not preclude the court from inquiring into the merits of the case, and making such a decree as the justice of the case requires.

The master is not ordinarily justified in dissolving the contract of a seaman, and discharging him for a single fault, unless it is of a high and aggravated character.

The causes for which a seaman may be discharged are ordinarily such as amount to a disqualification, and show him to be an unsafe and unfit man to have on board the vessel. [*Smith vs. Treat.*].....p. 91.

#### SERMENT DÉCISOIRE.

Jugé que la partie qui défère le serment décisoire à l'autre, peut le faire au moyen d'une série d'interrogatoires.—Si la partie interrogée en répondant à telles interrogatoires, ajoute quelques matières qui soient étrangères à la contestation, la cour rejettera telles matières. [*Rasco vs. Desrivières*]..... p. 274.

#### SERVITEURS.

Prescription des gages de Serviteurs. [*Babin, Caron, Pelletier.*].....p. 166.

#### STATUTE.

Held that the words Commissioners of the Peace and Justices of the Peace, as used in our statute book, are synonymous.

That an information to be tried before *two* Justices of the Peace, is good, though only signed by *one*, (4 Geo. IV, c. 19, s. 7.)

That a permanent statute, repealed by a temporary one, (the new law containing nothing in it that manifests the intention of the Legislature that the repeal shall be absolute,) will re-