		AGE
Distress-		0.0
	Where goods purchased by landlord	20 104
Division	Courts—	101
	Acring under colour of process of	3
	Jurisdiction of	142
	O'Brien's Division Courts Manual, notices by press of	233
	Jurisdiction of, in action brought on cheque—Prohibition	283
Dinision	Court Clerk—	298
DIVISION	Action against—What constitutes payment to	20
	Notice of, when not necessary	20
Divorce-	-Right of married party to	
Dower-	_	
	How affected by statute of limitations	41
	Release of, to tenants in common—Accrual	112
	Death of tenant—scire facias—Practice	
	In equity of redemption	203
	Agreement by widow to divide rent, effect of	266
Drainage work—		
	Procedure with reference to—By-law	204
	No remedy where insufficiently done	204
	Liability for government drainage where municipality separated	
Dredge-	-Not within Maritime Jurisdiction Act	268
Easemer		
	Right to lateral support	261
-	Acquired by statute of limitations	269
Editori	ALS— Appointment of Judge Macdonald	1
	Supreme Court session	1
	Supreme Court session Harrison's Municipal Manual, fourth edition	î
	Reporter's notes	2
	Promises to pay debt extinguished by insolvency	$\frac{2}{2}$
*	Lord Justice Christian	9
	Election Trials—new rule	
	Professing to act under colour of court process	3
	Professional and otherwise	
	Dower as affected by the statute of limitations	41
	The charitable spirit of the law	39
	Law as to user of party wall	39
	Dissenting opinions in Appellate Courts	39
	Obituary—Secker Brough, Esq	40
	The Supreme Court Bench. Criminal information for libel.	40
	Mechanics' Lien Act	$\begin{array}{c} 67 \\ 67 \end{array}$
	Brief-making	67
	Appeals ad misericordiam	68
	Power of sale by surviving executor	68
	Discontinuance of Legal News. Appointment of Practice Reporters.	68 69
	Corroborative evidence	69
	United States Reports	93
	Public prosecutors in England	93
	Demonology and ventilation	93
	O'Brien's Division Court Manual	93 94
•	Mr Justice Osler	0.1
	Costs when a demurrable bill goes to hearing	95
	Repeal of the inselvent act	119
	Proposed abolition of the Supreme Court	. 119