idicated.) (The figures denote the Sections unless otherwise indicated.) 707, 708 TRADE MARK (Continued), defence where person charged innocently in the ordinary course of business makes instruments for forging trade marks, 453 defence where offender is a servant, 454 exception respecting trade description lawfully applied to goods on 22nd May. 1888, etc., 455 definition of forgery of, 445 applying trade marks to goods, 446 ie doing forgery of, 447 words or marks on watch cases, 444 king at selling goods falsely marked, defence, 448 selling bottles marked with trade-mark edore, et without consent of owner, 440 fraudulent marks on merchandise, an Act iages, etc relating to, p. 615 RADE UNIONS, not unlawful, 517-520 (2) REASON, defined, 65 ct seq. accessories, 48 treasonable offences, 69 and other offences against the King's authority, p. 600 sage of, indictment for, 614 right of accused before arraignment, 558 REES, in pleasure grounds, stealing, punishment for, 336, imenced failing to satisfy justice that possession is lawful, conviction recklessly setting fire to, 486 forfeitu damage to, where value exceeds five dollars, 499D (a) injuries to, to amount of 25 cents at least, 508 RESPASSER, defence of moveable property against, 48, 49 defence of real property against, 53 RIAL, of minors, 550 excluding public from place of, 550A right to full defence, 659 presence of accrsed at the, 660 are ma prosecutor's right to sum up. 661 SI qualification of juror, 662 s liable jury de medietate linguæ, abolished, 663 ade mar mixed juries in the province of Quebec, 664