ABSENTEES,

41 G. 3, c. 7-1801.-112

Defendant may demand security for costs from, and proceedings to be stayed until put in, s. 2.

12 V. c. 38-1849.

How to be proceeded against, s. 94.

14, 15 V. c. 60-1851.

In proceedings against, notices how may be given, s. 3. Court when necessary may appoint experts or arbitrators on behalf of, in actions en partage or licitation, ib.

Proceedings against the estates of absent or concealed debtors. See also Debtors,

ACADEMIE INDUSTRIELLE DE ST. LAURENT,

Incorporated, 12 V.c. 146.

ACCEPTANCE,

12 V. c. 22-1849.

What sufficient of a bill of exchange, s. 4. Qualified acceptance, what shall be taken to be, s. 7.

Non acceptance, effect of, rights of holder in such cases, s. 8. noting and protest for, how made, ss. 10, 11.

ACCESSORIES,

24 G. 3, c. 1-1784.-118.

Before the fact in felony, and how only may be bailed, s. 17. 4: 5 V. c. 24—1841.

Accessories before the fact, in felony, may be indicted with or after the principal, or for a substantive felony, s. 37.

Accessories after the fact may be tried where felony committed, or where party becomes accessory, or by any court which could try the principal, s. 38.

Accessories may be prosecuted, although principal die or be pardoned, &c., s. 39.

Accessories and abettors, how punishable under this Act, s. 53.

Accessories and abettors to offences punishable on summary conviction, punishable as principals, s. 54.

Accessories in felony, how punishable under this Act, s. 26. 4, 5 V. c. 27—1841.

After the fact in murder, how punishable, s. 3.

To forcible abduction, how punishable, s. 19.

Principals in the second degree, and accessories before the fact, to offences under this Act, punishable as principals, s. 35.

Accessories after the fact liable to imprisonment not exceeding two years, ib.

13, 14 V.c. 17—1850.

In offences against Post Office Act, how punishable, s. 16. 18 V. c. 92-1855.

Any number triable though indictment does not include principal, s. 18.