INDEX OF TOPICS.

, 586 , 707 , 761

Title (continued).	rtion Trial (continued).
	670 new trial, motion for, to con-
abstract of; see ABSTRACT.	firm an exception 20
	211 material error of ruling, as
presumption of, from posses-	ground for
sion 2	515 demeanor during, as evidence
from lost grant 2	522 of guit
to office, presumption of	publicity of, as a security for
admissions of; see ADMIS-	truth 1834
SIONS; see also OWNERSHIP.	
Tombetone, as evidence of pedi-	exclusion of spectators 1835
gree; see Family History.	prohibition of printed re-
Tools, possession of, as evidence	ports
of a crime	separation of witnesses during 1837
see also MACHINE.	
Traces as evidence of criminal's	see also Inspection; Witness;
1.9	PLEADING.
Tracks; see FOOTPRINTS; PREM-	and the state of product documents
ISES.	ment converted 1205
	proof of conversion, without
Trade, secret of, as privileged . 2212, 2	1 1910
see also Custom; Usage.	Trust, agreement to hold prop-
Trade Journal; see NEWSPAPER.	erty in, shown by paroi 2487
Transcript of stenographic notes	Trust-Combination, proved by
of testimony; see FORMER	repute
TESTIMONY.	Trustee, admissions of 1076
Transfers, in fraud of creditors,	communications to, not priv-
mode of evidencing intent	338 ileged
admissions of debtor or cred-	Truth of defamatory words; see
itor 10	082 DEFAMATION.
Translation, required for alien's	Turntable ; see Premises.
A 4 9	Typewriting, manifold copies
see also Interpreter.	
Travail, compiaint in, by bas-	
An - 31 41	proving genuineness of 2149
Traveller; see HIGHWAY.	***
Treason, other acts of, as evi-	
1	
confession of, as dispensing	67 U.
	18 Unchastity; see CHASTITY.
	32 Understanding, testimony to a
	witness'; see Beller; OPIN-
two witnesses to overt act 20	
Treatise, scientific, used in evi-	as varying a document; see
dence 1690-17	
Treaty, judicial notice of 25	73 Undervaluation; see Importa-
proof by copy; see Public	TION.
DOCUMENT.	Undisclosed Principal, shown
Tree, family, as evidence of pedi-	by parol
gree; see Family History.	Undue Infinence, testator's
Trespass, by battery, evidence of	statements of 1738
	64 burden of proof of 2502
to property, evidence of intent	see also Will.
	67 United States, conflict between
	Off Chalait 2 Tr. Cat
Trial, at common law in Federal	
court, rules for	Unseaworthiness, presumption
	6 of