

SUGGESTION—*Continued.*

- additional party may be made by, 47, 121
 - mode of setting aside such suggestion, 47, 122
 - or of trying question of fact arising out of it, 47, 122
- to be filed by respondent who desires to appear in person, 110
 - form of, 110
- if none filed, the solicitor or attorney of respondent in court below shall be deemed to be his solicitor or attorney in appeal, 111
- to be filed by attorney or solicitor of respondent who has appeared in person in court below, 111
- to be filed by respondent appearing in person, to elect domicile, 112
- how service of notice of hearing to be made on respondent appearing in person, or who has filed suggestion of appearance in person, 112

SUPERANNUATION—

- Act respecting, to apply to officers, clerks and servants of Supreme Court, 8

SUPERIOR COURT—

- meaning of, 177
- meaning of expression as regards North-west Territories, 13, 177
- case must have originated in, to give jurisdiction to Supreme Court, 11, 14
 - except in certain cases where court of original jurisdiction possesses concurrent jurisdiction with, 13, 14

SUPREME COURT OF CANADA—

- continued as a court of record, 3
- provision for establishing, sec. 10 B. N. A. Act, 3
- established and organized in 1875: 4
- constitution of, 4
- who may be appointed judge of, 4
- two judges of, to be from Quebec, 4
- appointment of registrar and other officers of, 7
- who may practise in, as barristers, advocates, counsel, attorneys, solicitors and proctors, 8
- practitioners in, may enter name of agent in agent's book, 109
 - or elect domicile, 109
- to hold three sessions yearly, 10
- may adjourn any session from time to time, 10
- may be convened at any time, 10
 - notice convening, to be published in *Canada Gazette*, 11
- to have, hold and exercise appellate, civil and criminal jurisdiction within and throughout Canada, 11
- in what cases appeal shall lie to, 11, 17