et Sheppard et la B de la Cité.....p. 478.

FAITS ET ARTICLES.

Les réponses d'une partie sur faits et articles, ne peuvent faire preuve que contre ellemême. [Gregory, Henshaw,

FAUX.—(Inscription de)

[Stem vs. Jamieson]....p. 243.

FORFEITURE OF GOODS.

Forfeiture, for not entering or reporting goods, can be incurred, even without such goods being landed. [Leggett, qui tam, vs. Four Gold Watches, &c., and Garrett........p. 252.

HALF PAY.

Half pay is not by law transferable: but though the assignment be null, it can be garanteed, and an action maintained upon such garantie. [Dorwin vs. Waldorf.....p. 248

HEIRS.

If a plea be that there are other heirs, they must be [Pagévs. Carpennamed. tier.].....p. 395

JURISDICTION.

The Court of King's Bench Jugé que le statut de limitathecary actions under £10

sterling, notwithstanding the passing of 4th and 5th Vict. cap. 20. [Delery vs. Lemieux.]p. 402

Held that the district court, established by the 4th & 5th Vict. cap. 20, had no jurisdiction in hypothecary actions. [Talon vs. Cloutier.].....p. 405.

LEGATEES.

Legatees cannot bring an action against a third party, charged by the universal legatee to pay them, for want of privity of contract. Query?—could several legatees join in the same action. Rainsford vs. Clarke.]p. 250

LIEN ON SHIPS.

Held that persons furnishing supplies to ships in this country, technically called material men, have no lien upon ships for such supplies, and that the viceadmiralty court of Lower Canada has no jurisdiction to enforce their claims. The Mary Jane. Trescowthick.....p. 436

LIEN.

Vide rétention.....p. 300

LIMITATIONS. — (Statut de_{\bullet}

had jurisdiction in hypo- tions, 10c et 11c Vic. chap. 11 n'est pas applicable aux