

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 elle-même. [*Gregory, Henshaw, Fowhe*.....p. 98.

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 guaranteed, 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 named. [*Pagé vs. Carpentier*.].....p. 395

JURISDICTION.

The Court of King's Bench had jurisdiction in hypothecary 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 vice-admiralty 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*)

Jugé que le statut de limitations, 10e et 11e Vic. chap. 11 n'est pas applicable aux