ALL REPOR

Service—In 1237 C.P.Q.] tive when it

parties to the so served doe stance nor pr ing to protect McNally v.

(Q.B.).

—Special au C.C.P.]—An : should be sig favour it was furnished wit judgment is j proof cannot that the atton ment was aut the latter had been a comme Gauthier v. Ct.).

—Procedure.]-jurisdiction to on abandonme when notice of party in the should be trie apply, by inse to obtain judg Mageau v. M 24 S.C. 208 (§

And see Di

See LIMITAT

Abduction o tion by the p from a convict unmarried girl