

**SHERIFF,**

charges against, personally and officially, 532, 535.

**SLANDER,**

action for, against defendants jointly, not maintainable, 66, 84.

all material words must be pleaded, 352, 354, 355, 357.

arrest (*contrainte par corps*) on a judgment for, in Quebec, 788.

assessment of damages for, under Rule 578, O. J. A., 787.

communicated by gestures, 91.

construction of words, 89, 90.

damages for, duty of jury in awarding, 756.

defined, 1.

distinguished from libel, 2-3.

duties of judge and jury in actions for, 663-664.

evidence of secret intent in uttering, inadmissible, 708.

as defences in action for, 233.

imputing adultery, judgments in crim. con. and alimony suits as defences in action for, 233.

in foreign language, form of pleading, 353.

injunctions to prevent repetition or publication of, 819-820.

joinder of defendants in, 334.

joinder of plaintiffs in, 331-333.

joint and separate action of, 334.

of clergymen, 101.

of defendant by plaintiff in Quebec, 714.

of goods, 6.

of infants, 103.

of land speculator, 101.

of manufactured goods, 107.

of members of legislature, 102.

of Methodist minister, 365.

of money lender and trader in land, 365.

of physicians, 102.

of solicitor, justified, 576-577.

of women, security for costs in actions for, when refused, 458.

privileged and unprivileged, 507-510, 511-514.

proof of all the words not always necessary, 426.

publication of, by professed mind-readers, injunction to prevent, 823.

publication to third person essential, 95.

repetition of, in answer to inquiries, 76.

security for costs, in actions for imputing unchastity, 458-463.

variance in, between words laid and words proved, 431.

when actionable only on proof of special damage, 97-105.

when actionable without proof of special damage, 8.

when not actionable, 84-96.

when words not set out in plaintiff's pleading, 85.

**SLANDER IMPUTING CRIME, 9-36.**

actionable, although person slandered not jeopardized, 9.