

# REVUE CRITIQUE

DE

## Législation et de Jurisprudence.

---

---

### CORRIGENDA.

Page 74	22	line,	read,	1791.
" 80	8	"	"	any body.
" "	12	"	"	excluded.
" "	16	"	"	fairness.
" "	24	"	"	ever.
" "	last	"	"	Roquière.
" 82	"	"	"	citius.
" 84	30	"	"	Foucart.
" 85	1	"	"	ou la commune.
" 87	27	"	"	Sebire.
" 89	23	"	"	account.

Again, it is quite certain that the intendant had no jurisdiction in ecclesiastical matters. The royal commissions uniformly say that he is to be judge in all matters civil as well as criminal, and even to be judge, solely and without appeal, in civil matters: "Juger toutes les matières tant civiles que criminelles et même juger seul souverainement en matières civiles." \*

Much stress is laid on the Edict of Installation of Mgr. de Pontbriand (1741), cited in the first part of this article,†

---

\* 3 Ed. et Ord., 34, 39, 42, 46, 50, 56, 60, 62, 64, 66, 70, 75.

† Vol. 1, p. 437.