INDEX

(References are to section numbers, not pages)

	jury-continued
where partly extra-territorial, 415	non-communication with while de-
admiralty of England, 591	liberating, 959
clerk of the peace, Montreal, 605	polling the jury, 959
court	question of reasonable doubt, 959
other than superior, 582, 583	re-considering verdict before re-
superior, 580	corded, 959
exceeding, by justice or stipendiary, 1131	discretion as to separate trial of various counts, 1014
generally, 577, 668	discretion in discharging not re-
magistrate with power of two jus-	viewable, 1014
tices, 604	formalities in Ontario on jury
magistrate in same trade not to try	trials, 873
workmen's intimidation cases,	instruction to. See Instruction
578	de ventre inspiciendo, abolition of.
if relative of magistrate in the	1000
trade, 578	grand
offence	
between jurisdictions, etc., 584	number required to find true
Gaspé, in district of, 588	bill, 921 (2)
Ontario, north of, 586, 587	objections to constitution of,
in unorganized parts of, 585	899 (2)
Quebec, north of, 586, 587	witnesses before
prize-fights, as to, 606	swearing of, 874, 875
	fees for, 878
superior court, 580	name of, endorsed on indict-
of trial courts, 577	ment, 876
submission to, 577, 668	names of, submitted to grand
territorial jurisdiction in cases of	jury, 877
misappropriation, 577	additional by order of judge.
of substitute judge in case of ill-	877
ness or absence, 577	petit
trial of summary matter, 714-721	adjournment, during, 945
offence begun in one jurisdiction and completed in another, 584	calling the panel of, 927, 928, 929
when accused is before a justice for	challenges
preliminary enquiry, 668	joining or serving in, 928
irregularity or defect in procedure,	for cause, 935
668, 669	trial of, 930, 931
as to summary conviction process,	peremptory
707-709	by accused, 932, 933 (2)
as affected by intermixing of trials,	by Crown, 933
710	form of, 936
jury	mixed jury, in case of, 937
challenging the array, 925, 926	to the array, 925, 926
challenges, peremptory and for	de medietate linguæ, abolition
cause, 927-939	of, 922
irregularities in forming, 1010	discharge of
withdrawing case from, 942	disobeying directions, 959 (3)
discharge of, 960	unable to agree, 960
corruption of juryman, 180	fire, light and refreshments
trial by. See indictment, procedure	for, 946
by	mixed
practice before Code retained	in Manitoba, 924