Seduction, A fille majeure usante de ses droits has no right of action for damages for, 10.

" By minor, father not liable, 129.

" General issue, 86.

Separation de biens, foreign law, 65.

Sequestre. In a suit against the heirs, executors of a person deceased, for a bequest under his will the sequestre cannot be compelled to come in and take up the instance, 62.

Service by "Bailiff of the Superior Court" sufficient, and it is not necessary to add "for the District of Montreal," 3.

" Domicile. Deaving domicile, 96, 97.

of declaration at six in the morning held bad on exception a la forme, 109.

Set off, An auctioneer having received goods of an insolvent for sale cannot set off against the proceeds of sale the amount of a debt due to him by the insolvent. He must account to the creditors for the amount of sale, 541.

Sheriff is not garant of adjudicatuire, 95.

Signature by cross, 125.

Signification. See Capias.

Similiter, Inscription. Motion to discharge, 11.

Simulation of Deeds may be established by presumptions arising from the contents of the Deeds, 30.

Slander, 44.

will notice for the words used in giving the Plaintiff in charge, although the imprisonment of the Plaintiff was unjustifiable, 16.

Sous-voyer cannot sue in his own name for Corporation, 81, also 83, 92.

Special Answer, Relative nullity cannot be pleaded by, 26.

Storage. The storeman who stores grain is obliged to give back the grain he received, but he is not obliged to give back the same weight, 101.

Toll-bridge, exemption for mails, 64.

Testator, Insanity of, 87.

Tithe not due on lands held in free and common soccage, 126.

Transaction, Erreur de droit, 107.

Trespass, Damages, 99.

Tutor, 18.