PRINCIPAL AND AGENT—(Continued).

 Solicitor Acting for Syndicate—Authority to Permit Part Discharge of Mortgage—Evidence—Finding of Trial Judge —Appeal. McGibbon v. Crawford, 17 O.W.N. 193.—App. Div.

See Division Courts—Executors and Administrators, 1—Negligence, 2—Sale of Goods, 6—Trusts and Trustees, 4—Vendor and Purchaser, 5, 10.

PRINCIPAL AND SURETY.

See Banks and Banking, 2—Guaranty—Promissory Notes, 1, 5.

PRIVY COUNCIL.

See Constitutional Law.

PROFITS.

See Damages, 1—Highway, 3.

PROHIBITION.

See Division Courts—Husband and Wife, 14.

PROMISE OF MARRIAGE.

See Contract, 24—Marriage.

PROMISSORY NOTES.

- 1. Accommodation Makers—Note Given as Collateral to Security by Chattel Mortgage from Creditor to Debtor—Action by Executors of Creditor—Release of Makers of Note—Evidence—Corroboration—Meaning of "Collateral"—Discharge of Chattel Mortgage—Dealings between Creditor and Principal Debtor—Sureties Giving up Benefit of another Security. Bryans v. Peterson, 17 O.W.N. 9.—Kelly, J.
- 2. Action in County Court upon Note for \$200 plus Interest and Notarial Fees—Note Made by Defendants and Held by Plaintiff—Deposit in Bank for Collection—Endorsement by Plaintiff—Protest by Bank and Notice to Plaintiff and Defendants—Right of Plaintiff to Recover Notarial Fees if Paid to Bank—Unnecessary Protest—Bills of Exchange Act, secs. 109, 186 (2)—Action of Proper Competence of Division Court—Costs—Scale of Costs—Untenable Defence—Set-off—Costs of Appeal. Gowans v. Crocker Press Co., 17 O.W.N. 131, 46 O.L.R. 242.—App. Div.
- 3. Action on Notes Defence Counterclaim Commission Partnership Expenses Costs Judgment Delivery up of Share-certificates. *Minor* v. *Ames*, 17 O.W.N. 288.— FALCONBRIDGE, C.J.K.B.