

	PAGE
Compliance with warranty of, effect of.....	306
Stipulations as to, considered with reference to navigation.....	387
Extent of warranty as to, where no express stipulations, 308, 312	
In vessel insured for round voyage.....	308
Onus of proving rests on insured	309-10
Losses arising from unseaworthiness not enforceable.....	311
Evidence of, at commencement of voyage, admissible.....	311
Advantages to insurers in excepting losses arising from.....	312
Implied warranty of at commencement of risk.....	312
Plea of unseaworthiness, what must be proved under.....	321
Presumption of unseaworthiness arises where vessel founders soon after commencement of voyage.....	342-3-4
SERVICE OF PROCESS—	
On agent in another province.....	276
On foreign companies	276-7
SET-OFF—	
Right of, against premium note.....	293
SHIP—	
Insurable interest in	75, 338
Hypothecated, insurable interest in	80
Seized by officers of the crown, insurable interest in.....	80
Insurance of goods in, at and from a place.....	317
Risk on, commences at port mentioned in policy.....	318
Stranded, master may sell her in extreme necessity.....	320
Condition as to name of ship being endorsed on policy	339
Joint owner of, insuring in his own name, entitled to moiety of insurance money	339
Insurance on ships of particular class how determined.....	339
Sale of, only justified by urgent necessity.....	344
SPONTANEOUS COMBUSTION—	
Loss by, not indemnified by insurance	249
STATUTES—	
Con. Stats. L. C. cap. 68	5
“ “ U. C. “ 52	32
“ “ C. “ 41 (registration of vessels).....	47
“ “ U. C. “ 54	66
“ “ L. C. “ 93	81
“ “ “ “ 22	281
“ “ C. “ 69	364
“ “ “ “ 88	364