MASTER AND SERVANT.

Wrongful dismissal of servant—Contract of hiring — Right to notice—Damages—False imprisonment — Malicious prosecution — Costs. Halliday v. Canadian Pacific Rw. Co., 168.

MINES AND MINERALS.

Interest in option for purchase of mining claims — Release—Partner-ship—Right of action—Time of accrual—Money payment — Penalty. Kennedy v. Harris, 179.

Mining contract — Sale of interest in mining company—Abandonment—Rescission—Registration of caution against company's claim. Thompson v. McPherson, 226.

Oil and gas leases—Agreement between farmers and company for leases—To be in usual form—Company to supply farmers with gas for heating, free—Refusal of farmer to sign lease—Action to compel signing of lease—For injunction restraining farmer from interfering with company in taking gas—Rental for wells—Costs. Welland County Lime Works Company v. Shurr, 397.

Recording mining claims — Priorities—Merits of staking—Refusal of mining commission to consider. Campsall v. Allen, 140.

Unpatented mining claims — Destruction of value—Damage by flooding—Lease by Crown of water power location—Construction—Erection of dam—Act of Crown—Intra vires. Bucknall v. British Ganadian Power Co., 155.

MISTAKE.

Cancellation of promissory note—
Renewal note accepted — Mistake as to identity of maker — Action to set aside cancellation—Suretyship — Extension of time—Lack of knowledge of suretyship.

Ward v. Wray, 710.

MONEYS HAD AND RECEIVED.

Organization of company — Evidence. Jackson v. Pearson, 526.

MORTGAGES.

Sale under power — Alleged improvidence—Sale en bloc instead of in parcels—Delegation of matter to careful solicitor by mortgagee—Local conditions—Printers' error in advertisement—Duties of mortgagees discussed—No evidence of mala fides. Wilson v. Taylor, 839.

Sale under power — False bildding —Withdrawal of bid. Kaiserhof Hotel Co. v. Zuber, 305.

Subsequent incumbrances — Judgment for redemption or sale—Final order for sale—Motion to open up Master's report—Assignees of equity of redemption—Parties. Home Building & Savings Asso. v. Pringle, 137.

MUNICIPAL CORPORATIONS.

By-Laws — Building restrictions — Apartment house—Location — Permit — Estoppel—Injunction — Terms. Toronto v. Garfunkel, 374.

Buildings on "residential streets" of cities—Municipal Act (1903), s. 541 (a)—By-law — Permit for erection of building for "purpose of storage" — "Stores"—"Shops." Re Hobbs & Toronto, 8.

Building restrictions — By-law requiring issue of permit ultra vires — Apartment house—Building by-law—Refusal of permit—Alterations in plans. Re Ryan & McCallum, 193.

By-law — Establishing telephone system—Motion to quash—2 Geo. V. c. 58—Two competing systems—Petition—Authority to depart from—Discretion of Council—Endeavour to withdraw—Practice of Councils—Time of signing and sealing by-law—Resolution of indemnity—Charge of partisanship. Re Robertson v. Colborne, 325.

Early closing by-law—Barber shops
—Motion to quash—R. S. O. 1897, c. 257, s. 44, s.-s. 3—4 Edw. VII. c. 10, s. 61—
Petition for by-law—Sufficiency of signatures—Method of computation of number of barbers in city—Drastic legislation—
Requirements strictissimi juris—Delegation of duty by Conucil. McCoubrey v. City of Toronto, 653.

Mandamus — Supply of water to newly annexed district—Order Ont. Ry. & Mun. Board—Jurisdiction of Court —