## LOAN.

See Bills of Exchange and Promissory Notes, 1—Company, 3.

#### LOAN COMPANY.

See Company, 2.

LOAN CORPORATIONS ACT.

See Company, 2,

LOCAL MASTER,

See Appeal to Divisional Court, 2.

LOCAL OPTION BY-LAW.

See Municipal Corporations, 10-14.

LORD CAMPBELL'S ACT.

See Master and Servant, 10 — Negligence, 1.

### LUNATIC.

- Magistrate's Commitment of Sane Person as a Lunatic—Judicial Proceeding — Subsequent Discharge — Action for Damages — Malicious Prosecution — Failure to Prove Favourable Termination: Bush v. Park, 566; 12 O. L. R. 180.
- Moneys Expended in Maintenance of Lunatic not so Found—Right to Recover—Ability to Contract — Necessaries — Evidence: Prest v. Prest, 659.

#### MAINTENANCE.

See Dower-Lunatic, 2.

## MALICIOUS ARREST AND PROSE-CUTION.

Arrest by Person Employed as Watchman by and Appointed Constable on Recommendation of Railway Company—Liability of Railway Company—Express or Implied Authority—Interference—Railway Act: Thomas v. Canadian Pacific R. W. Co., Bush v. Canadian Pacific R. W. Co., 93.

See Lunatic, 1.

## MANDAMUS.

See Mines and Minerals.

MANDATORY ORDER

See Way, 1.

## MARRIAGE.

See Husband and Wife.

# MASTER AND SERVANT.

- Contract of Hiring—Covenant by Servant not to Enter into Similar Employment at Termination of Engagement—Oppressive and Void Contract—Wrongful Dismissal—Damages—Evidence—Admissibility: Harvison v. Cornell, 697.
- 2. Injury to Servant—Negligence—Dangerous Machine—Absence of Guard
  —Factories Act—Proximate Cause
  of Injury Damages: McBain v.
  Waterloo Manufacturing Co., 333,
- 3. Injury to Servant—Negligence—Dangerous Work Neglect to Provide Safeguards Evidence for Jury Excessive Damages: Allan v. Sawyer-Massey Co., 269; 12 O. L. R. 282.
- 4. Injury to Servant—Negligence—Dangerous Work—Proximate Cause of Injury—Findings of Jury—Common Law Liability Workmen's Compensation Act—Joint Tort-feasors—Death of One—Action against Survivor and Executors of Deceased—Excessive Damages New Trial: Casselman v. Barry, 198.
- Injury to Servant—Negligence—Defect in Machine—Findings of Jury: McCarthy v. Kilgour, 515.
- 6. Injury to Servant Negligence—Defective Condition of Machine—Findings of Jury: Connell v. Ontario Lantern and Lamp Co., 201.
- Injury to Servant—Negligence—Defective Scaffolding Liability at Common Law — Workmen's Compensation Act—Want of Inspection: Keiller v. John Inglis Co., 170.
- 8. Injury to Servant Negligence Workmen's Compensation Act—Notice of Accident—Reasonable Excuse for Failure to Give Release of Cause of Action Inadequacy of Payment Surrounding Circumstances—Invalidity: Smith v. McIntosh, 472.