AMALGAMATION.

See Company, 11.

AMENDMENT.

See Discovery, 3—Division Courts, 3—Fraud and Misrepresentation, 5—Parties, 2—Pleading, 3, 6—Sale of Goods, 4.

ANIMALS.

See Contract, 23—Insurance, 9, 10—Negligence, 10—Trespass.

ANNUITY.

See Will, 3, 13.

APOLOGY.

See Contempt of Court, 2.

APPEAL.

- To Divisional Court of Appellate Division—Evidence—Findings of Fact of Trial Judge—Motion to Reopen Hearing of Appeal. Davidovich v. Swartz, 8 O.W.N. 222.—App. Div.
- 2. To Divisional Court of Appellate Division—Failure to Set Down in Time—Order Extending Time—Special Circumstances. Re Hunt and Bell, 8 O.W.N. 467.—FALCONBRIDGE, C.J.K.B. (Chrs.)
- 3. To Divisional Court of Appellate Division—Items of Account—Questions of Fact—Findings of County Court Judge—Evidence to Support. Goodison v. Drennan, 8 O.W.N. 253.—App. Div.
- 4. To Divisional Court of Appellate Division—Leave to Appeal from Order of Judge in Chambers—Rule 507—Libel—Newspaper—Security for Costs—Dismissal of Action—Libel and Slander Act, R.S.O. 1914 ch. 71, sec. 12—Costs of Motion for Leave. Augustine Automatic Rotary Engine Co. Limited v. Saturday Night Limited, 8 O.W.N. 462, 34 O.L.R. 166.—MEREDITH, C.J.C.P. (Chrs.)
- 5. To Divisional Court of Appellate Division—Motion for Leave to Appeal from Order of Judge in Chambers—Adjournment for Hearing before another Judge. Hawes v. Hawes, 8 O.W.N. 566.—MIDDLETON, J. (Chrs.)
- To Divisional Court of Appellate Division—Motion for Leave to Appeal from Order of Judge in Chambers—Rule 507. Duncan v. Cooper, 8 O.W.N. 519.—Lennox, J. (Chrs.)