Notice appointing arbitrator—Motion to set aside—Submission denied— Lack of jurisdiction in Court — 9 Edw. VII. ch. 35, sec. 5—Costs. Re Little Sturgeon River Slides Co. & Mackie Estate, 273.

ARCHITECT.

Architect — Action to recover fees. Armes v. Mancil, 50.

ASSESSMENT AND TAXES.

Lien on land for unpaid taxes— Action for declaration of lien and enforcement by sale—Assessment Act, s. S9—Effect of—Declaratory judgment — Consequential relief — Acceptance of promissory notes for taxes—Abandonment of other remedies — Validity of assessments—Non-compliance with s. 22 of Act —Description of properties — Registered plans—Subdivisions—Evidence, Sturgeon Falls v, Imperial Land Co., 170.

Salary of County Judge — Appeal from Court of Revision—Appellant disqualified from interest—Prohibition—10 Edw. VII., c. 26, s. 16 — Appointment of disinterested party—Duty of Judge to avoid suspicion of bias. . Chisholm & Berlin, Re, 571.

Tax sale—Action to set aside—Gross irregularities — Plaintiff continuing in possession as tenant of purchaser—Estoppel—Sec. 173 Assessment Act—Stay of execution. Burrows v. Campbell, 271.

Tax sale—Action to set aside—Want of notice — 4 Edw. VII., c. 23, s. 165 (2)—Address of non-resident — Knowledge of treasure—Consolidation of municipalities. *Gast* v. *Moore*, 577.

Tax sales—Indian lands—Indian Act, R. S. C. 1906, c. 81, s. 58-60 — Intervention of superintendent-general—Improvements by defendant on lands — 4 Edw. VII., c. 23, s. 176 — R. S. O. 1897, c. 119, s. 30 — Mistake of title— General principles of equity—Discretion of Judge as to costs—4 Edw. VII., c. 23, s. 228. Richards v. Collins, 499.

BANKRUPTCY AND INSOL-VENCY.

Assignment for benefit of creditors — Preferential claims on estate for wages—Extent of—10 Edw. VII., c. 72, s. 3. McLarty v. Todd, 166.

BILLS, NOTES AND CHEQUES.

Action on—Defence no value received —Evidence — Onus. Pettit v. Barton, 207.

Promissory notes — Accommodation endorsement—Endorser weak mentally— Inability to appreciate transaction — Knowledge of holders of notes — Fraud and undue influence of maker of notes— Counterclaim—Moneys applied by bank on indebtedness of maker — Evidence. Bank of Ottawa v. Bradfield, S18.

BOUNDARIES.

Line fence — Destruction—Trespass —Damages. Dickie v. Chichigan, 268.

Lots — Erection of fence—Action to restrain interference with—Onus—Highway—Allowance for—Dedication—Estoppel. Lake Erie Excursion Co. v. Bertie, 94.

Survey—Intention of surveyor—Lake not navigable — Dividing line between north and south halves of lot. Williams v. Salter & Karwick, 34.

BROKERS.

Balance due by customer—Counterclaim—Alleged conversion — Purchase on 90-day "spread"—Tender—Few minutes late—Refusal — Reasonableness — Custom—Rules of exchange—Application —Evidence. Warren v. Forst, 901.

Conversion of mining shares — Two County Court actions and one High Court action—By consent, tried together in High Court—Method of dealing with stock—No evidence of conversion. Long v Smiley, 229.

Purchase by customer of shares on margin—Contract—Terms—Failure to keep up margin — Resale by broker. *Gray V. Buchan*, 210.

Shares purchased without authority — Evidence — Correspondence — Ratification — Estoppel. Wiggin & Elwell v. Browning, 128.