

- Statement of claim, proceedings to be commenced by filing, 401
Immaterial defects in, 373
Service of, when to be effected, 401
To be verified by affidavit, 377
Statute of Limitations, lien on chattel not lost by, 155
Does not give a lien but only a potential right of creating it, 25
Interpretation of, 26
Repeal of, 38
Storage charges on chattel not recoverable, 144, 156, 157
Street, public, not the subject of lien, 335
Sub-contractor, earlier legislation valueless to, 5
Assignment by, when invalid, 200
Definition of, 333
Acquires no lien for materials until incorporated in building, 81
Estoppel of, 164
Lien of, 7, 24, 74, 351
Default of, 70
When contractor in default, rights of, 71
Lien not by way of subrogation, 74
Limit of claim of, against owner, 358
Exemption of materials from execution, 371
Notice of lien to be given to owner, 359
Effect of neglect to give notice, 359
Payment of, by owner, 362
Owner may set up stipulation with contractor as answer to claim of, 358
Subrogation lien of sub-contractor not by way of, 74, 338
Substantial compliance with certain sections sufficient, 30, 32, 171, 233, 381
Substantial performance of contract by sub-contractor a condition precedent to payment, 13
Sunday when included in computation of time, 130, 387
Superintendents when entitled to lien, 58, 164
Tax, special, purchaser takes land subject to, 413
Technicalities disregarded once lien is created, 31, 33
Tenants, rights as to certain fixtures, 57
Tender, effect of, in relation to lien on chattel, 151, 152
Made for the purpose of deceiving other tenderers, effect of, 62, 67, 70