

— Alteration of Oral Contract —  
Negligence — Inevitable Accident—  
Damages not Limited to Amount  
Specified in Notice: Lamont v.  
Canadian Transfer Co., 1181.

See Contract, 5 — Interpleader, 1 —  
Railway, 4, 5, 6—Timber, 2—Writ  
of Summons, 1.

### CAUTION.

See Devolution of Estates Act.

### CEMETERY.

6 Edw. VII. ch. 33 (O.)—Construction  
of secs. 1, 7—Trustees — Election  
— Right of Possession — Deed —  
Application of Statute to Unsold  
Lots—Sinking Fund — Account —  
Notice—Reference — Costs—Muni-  
cipal Corporation — Payment into  
Court: Serson v. Willson, 180.

### CERTIORARI.

See Coroner—Police Magistrate.

### CHARGE ON LAND.

See Vendor and Purchaser, 5—Will, 3.

### CHARTERPARTY.

See Damages, 1.

### CHATTEL MORTGAGE.

See Bankruptcy and Insolvency, 3, 4  
—Company, 2.

### CHEQUE.

Conversion of — Fraud — Forgery —  
Findings of Trial Judge on Con-  
flicting Evidence—Appeal — Joint  
Tort-feasors — Banks: Meyers v.  
Crown Bank of Canada, 533.

See Company, 10, 12—Partnership, 1.

### CHOSE IN ACTION, ASSIGNMENT OF.

See Guaranty.

### CHURCH.

See Will, 5.

### CLASS ACTION.

See Municipal Corporations, 11.

### CLERK OF THE PEACE.

See Municipal Elections, 3.

### COLLATERAL SECURITY.

See Promissory Notes, 1.

### COLLISION.

See Ship.

### COLLUSION.

See Marriage.

### COMMISSION.

See Master and Servant, 1—Principal  
and Agent, 2—Writ of Summons, 2.

### COMMITTAL.

See Division Courts.

### COMMITTEE.

See Lunatic.

### COMPANY.

1. Employment of Workman — Liability  
for Wages — Absence of Contract  
— Hiring by Acting Manager —  
Knowledge of Majority of Directors  
— Evidence: Milne v. Ontario Mar-  
ble Quarries Limited, 1137.
2. Mortgage of Real and Personal Pro-  
perty — Future-acquired Property—  
Book Debts, whether Included —  
Power of Trading Company to Mort-  
gage—Power of Mortgage Company  
to Accept Mortgage—Winding-up of  
Trading Company—Book Debts Col-  
lected by Liquidator — Claim of As-  
signee of Mortgage to Moneys Col-  
lected — Assignment of Future  
Choses in Action—Vesting of Bene-  
ficial Ownership—Absence of No-  
tice of Assignment — Effect of Ul-  
tra Vires Mortgage—Executed Con-  
tract at most only Voidable—Equit-  
able Relief—Terms — Redemption:  
Re Perth Flax and Cordage Co.,  
1140.
3. Prospectus—Penalty for Issuing Pros-  
pectus Varying from that Filed with  
Provincial Secretary—Ontario Com-  
panies Act, secs. 95, 98, 99, 100—  
Meaning of "Prospectus"—Adver-  
tisement — Director — Agent —  
Conviction — Appeal—Stated Case:  
Re Garvin, Re Cobalt Monarch  
Mines Limited, 575; Re Rex v.  
Garvin, 18 O. L. R. 49.
4. Rival Boards of Directors—Judgment  
for Payment of Money to Company  
— Attempted Satisfaction — Pay-  
ment into Bank to Credit of Com-  
pany — Attachment of Money as  
Debt Due to Company—Issue as to  
Satisfaction of Judgment—Appoint-  
ment of Receiver—Appeal —Waiver