

introductory and form no part of the substance of the inquiry. The rule against leading one's own witness will be relaxed where nonleading questions fail to bring the mind of the witness to the precise point on which his evidence is desired, and where it may fairly be supposed that this failure arises from a temporary inability of the witness to remember. (Dictum per Beck, J.)

Maves v. Grand Trunk Pacific Ry. Co., 16 Can. Ry. Cas. 9, 14 D.L.R. 70.

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**WORKMEN'S COMPENSATION.**

See Employees.

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**WORKS FOR GENERAL ADVANTAGE OF CANADA.**

See Constitutional Law; Expropriation; Railway Crossings.

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**WORKSHOPS.**

See Warehouses, Yards and Workshops.

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**YARDS.**

See Warehouses, Yards and Workshops.