ALIMONY.

See Husband and Wife, 1.

ALLOTMENT.

See Company, 6, 8, 9.

AMENDMENT.

See Contract, 9, 10—Criminal Law, 3— Municipal Corporations, 2 — Pleading, 4, 5, 6.

ANIMALS.

Escape of Bees from Defendant's Land-Injury to Property of Plaintiff — Negligence — Scienter — Liability — Findings of Jury: Lucas v. Pettit, 315; 12 O. L. R. 448.

See Negligence, 3-Railway, 1.

ANNUITIES.

See Will, 2.

APPEAL TO COURT OF APPEAL.

- Leave to Appeal from Judgment at Trial — Amount Involved — Reasons for Granting Leave—Form of Order — Recital: Mathewson v. Beatty, 869.
- Leave to Appeal from Judgment at Trial—Extension of Time—Mistake of Solicitor: City of Hamilton v. Hamilton, Grimsby, and Beamsville R. W. Co., 669.
- Leave to Appeal from Order of Divisional Court Practice Scale of Costs — Conflicting Decisions: Stephens v. Toronto R. W. Co., 551.
- Leave to Appeal from Order of Divisional Court Special Grounds Assessment and Taxes: Goodwin v. City of Ottawa, 541; 12 O. L. R. 603.
- Leave to Appeal from Order of Divisional Court — Trifling Amount Involved — Unimportant Questions — Jurisdiction of Drainage Referee: Burke v. Township of Tilbury North, 862.
- Leave to Appeal from Order of Divisional Court Refusing to Quash Conviction—Special Grounds—Municipal By-law: Rex v. Laforge, 551.

- Leave to Appeal from Order of Divisional Court Reversing Judgment at Trial: Hogaboom v. Hill, 979.
- Leave to Appeal from Order of Divisional Court Reversing Judgment at Trial—Grounds of Appeal — Judicature Act, see, 76 (1) (g): Crown Bank of Canada v. Brash, 483.
- Leave to Appeal from Order of Divisional Court Reversing Judgment at Trial—Small Amount Involved—No Special Circumstances — Leave Refused: Vivien v. Kehoe, 955.
- Leave to Appeal from Order of Divisional Court Reversing Order Quashing Municipal By-law—Special Grounds — Passage of Local Option By-law Procured by Treating; Re Gerow and Township of Pickering, 497.
- Leave to Appeal from Order Quashing Municipal By-law — Judicature Act, sec. 76a—Grounds for Granting Leave: Re Sinclair and Town of Owen Sound, 298.
- See Assessment and Taxes, 4—Costs, 8 —Damages, 2—Landlord and Tenant, 2—Parliamentary Elections, 3— Trade Mark,

APPEAL TO DIVISIONAL COURT.

- County Court Appeal—Right of Appeal—Appeal from Order of County Court in Term Dismissing Motion for New Trial in Action Tried by a Jury—County Courts Act, sec. 51: Booth y. Canadian Pacific R. W. Co., 860.
- Decision of Local Master upon Reference for Trial — Appeal Heard by Consent: Potter v. Orillia Export Lumber Co., 804.

See Municipal Corporations, 9.

APPEAL TO PRIVY COUNCIL.

Amount in Controversy—Original Claim for \$5,000 Damages—Abandonment of all in Excess of \$1,000 — Fixing Amount in Controversy: Preston v. Toronto R. W. Co., 753.

APPEAL TO SUPREME COURT OF CANADA.

Extension of Time for giving Notice of Appeal — Intention to Appeal — Special Circumstances — Merits: London and Western Trusts Co. v. Lake Erie and Detroit River R. W. Co., 31.