

PARENT AND CHILD.

See Damages, 1 — Fraudulent Conveyance, 3 — Infant — Negligence, 3 — Street Railways, 2.

PARLIAMENT.

See Trial, 3.

PARLIAMENTARY ELECTIONS.

See Penalty.

PARTICULARS.

1. Statement of Claim—Infringement of Patents — Other Claims — Postponement till after Discovery—Difference in English Practice: Copeland-Chaterson Co. v. Business Systems Limited, 274, 348.
 2. Statement of Claim—Settlement of Accounts—Allegations of Error—Specifications of Error: Ontario Lumber Co. v. Cook, 58, 132; 11 O. L. R. 111.
 3. Statement of Claim—Slander—Names of Persons to whom Uttered—Exclusion of Evidence at Trial—Disclosing Names of Witnesses: Moon v. Mathers, 422.
 4. Statement of Defence — Action to Establish Will—Defences of Want of Testamentary Capacity and Revocation: Kennedy v. Hill, 875.
 5. Statement of Defence — Knowledge of Defendants: Campbell v. Lindsay, 560.
- See Discovery, 5—Master and Servant, 3 — Prohibition, 2.

PARTIES.

1. Adding Defendant — Motion by Original Defendant—Damage to Land by Drain — Municipal Corporations — Highway—Non-repair — Dividing Line between Townships—Joint Liability for Repair: Donaldson v. Township of Dereham, 617.
2. Adding Defendant — Replevin—Counterclaim—Third Party Procedure—Rules of Court: Imperial Paper Mills of Canada v. McDonald, 412, 472.
3. Attorneys-General—Action for Injunction — Interference with Supply of Water—Navigable Stream—Conflicting Leases from Dominion and Provincial Governments — Necessity for Consents—Scope of Action: Eddy v. Booth, 75.

4. Interpleader Issue — Who should be Plaintiff—Insurance Moneys—Rival Claimants — Residence abroad—Security for Costs: Bruce v. Ancient Order of United Workmen, 177.
5. Third Party Procedure — Addition of Third Parties—Action for Negligence of Ferry Company—Claim for Relief over against Municipal Corporation — Neglect to Fence Wharf—Contract — Indemnity: Donn v. Toronto Ferry Co., 154.
6. Third Party Procedure—Indemnity or Relief over—Application to Bring in Third Party—Lateness of Application—Postponement of Trial: Smith v. Matthews, 598.
7. Third Party Procedure—Indemnity or Relief over—Negligence—Joint Tortfeasors—Motion for Directions as to Trial — Setting aside Third Party Notice: Cliff v. New Ontario S. S. Co., Heyder v. New Ontario S. S. Co., 804.
8. Third Party Procedure — Motion for Leave to Serve Notice — Delay — Prejudice to Plaintiff: Irvine v. Prendergast, 719.
9. Third Party Procedure — Service of Notice on Third Party out of Jurisdiction—"Proceeding"—3 Edw. VII. ch. 8, sec. 13 — Rule 162 (e) — Breach within Ontario of Contract—Employers' Insurance Contract—Indemnity: Montgomery v. Saginaw Lumber Co., 619, 729.

See Appeal to Court of Appeal, 8—Assessment and Taxes, 4—Mortgage, 2, 3 — Municipal Corporations, 1 — Pleading, 4, 7—Schools, 2—Way, 1.

PARTNERSHIP.

See Mortgage, 4—Pleading, 8—Writ of Summons, 3—Will, 17.

PASSENGER.

See Railway—Street Railways.

PATENT FOR INVENTION.

1. Combination — Absence of Novelty — Device—Want of Inventive Merit: Cooper v. Jacobi, 36.
2. Improvement in Automatic Drill Turners—Patentability—Use of Friction as a Motive Power—Novelty—Anticipation — New Combination of Old Elements — Infringement — Colourable Imitation: Woodward v. Oke, 881.

See Particulars, 1—Pleading, 6.