

11. Warranty—Breach — Remedy—Contribution: Ferguson v. Arkell, 190.

See Guaranty, 2 — Interest, 2 — Pleading, 7.

SALE OF LAND.

See Company, 3—Dower, 5—Execution, 4—Partition, 2 — Principal and Agent, 1—Specific Performance — Timber and Trees, 2—Vendor and Purchaser.

SCALE OF COSTS.

See Costs, 7.

SCHOOLS.

1. Public Schools —Expenditure — Annual Estimates—Powers and Duties of Municipal Council and School Board: Re Toronto Public School Board and City of Toronto, 443; 4 O. L. R. 468.
2. Public Schools—Model School—Town Separate from County—Liability of County: Toronto Junction Public School Board v. County of York, 216; 3 O. L. 416.
3. Public School Sections—Alteration of Boundaries—Reference — Award — Union instead of Alteration: Re Southwold School Section, 32; 3 O. L. R. 81.
4. Public School Site—Change of—Meeting of Ratepayers—Arbitration—Invalid Award—Mandamus: Re Cartwright School Trustees and Township of Cartwright, 387, 477; 4 O. L. R. 272, 278.
5. Public School Site—Change of—Trustees — Adoption by Ratepayers' Meeting — Resolution — Minutes—Evidence dehors — Inspector—Arbitration—Award — Injunction — Estoppel—Res Judicata—Reverting to Former Site after Change—Resolution of Ratepayers — Poll—Qualification of Voters—Scrutiny: McLean v. Robertson, 578.

SEAL.

See Company, 2.

SECURITY FOR COSTS.

See Appeal to Court of Appeal, 1, 10, 18—Costs, 10-14.

SEDUCTION.

Evidence — Action Brought for Daughter's Benefit—Judge's Charge—Credibility of Witnesses — Rejection of Evidence—Miscarriage: Grainger v. Hamilton, 819.

SERVICE OF PAPERS.

See Execution, 3—Mechanics' Liens, 1 —Parliamentary Elections, 1—Writ of Summons.

SERVITUDE.

See Easement.

SESSIONS.

See Certiorari.

SET-OFF.

See Appeal to Court of Appeal, 18—Contract, 19—Costs, 15 — District Courts—Execution, 3 — Work and Labour.

SETTLED ESTATES ACT.

Leave to Petition under—Status of Applicants: Re Asselstine, 178.

SETTLEMENT OF ACTION.

See Parties, 9—Res Judicata — Solicitor, 1.

SHARES.

See Building Society — Company, 4-8, 10-12—Contract, 5 — Fraud and Misrepresentation, 2, 3 — Particulars, 3.

SHERIFF.

See Chose in Action—Trade Mark, 3.

SHIP.

1. Charterparty — Breach — Time — "Load," Meaning of—Measure of Damages: Midland Navigation Co. v. Dominion Elevator Co., 593.
2. Contract to Sell—Co-owners—Partnership—Authority of One-Co-owner to Bind the Other — Ratification—Specific Performance — Damages: Bentley v. Murphy, 273, 726, 845.

SLANDER.

See Defamation—Injunction, 2.