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- 4. Consideration—Debt of Infant—Guaranty—Suretyship—Contract—Primary Liability. *Pearson* v. *Calder*, 9 O.W.N. 424, 35 O.L.R. 524.—APP. DIV.
- Demand Note—Accommodation Endorsers—Advances by Bank—Defence to Action on Note—Unreasonable Delay in Presentation for Payment—Bills of Exchange Act, R.S.C. 1906 ch. 119, sec. 181—"Continuing Security"—Agreement for Payment out of Moneys Deposited to Credit of Maker— Evidence. *Bank of Ottawa v. Christie, 10 O.W.N. 335.— MIDDLETON, J.
- Demand Notes Made by Directors of Company and Endorsed by Company as Collateral Security for Company's Indebtedness to Bank—Action by Bank against one of Several Directors—Motion for Summary Judgment under Rule 57— Suggested Defences—Hypothecation Agreement—Ultimate Balance of Indebtedness—Realisation of other Securities— Suretyship—Matured Debt. Bank of British North America v. Turner, 10 O.W.N. 196.—MIDDLETON, J.
- 7. Joint Maker for Accommodation—Surety—Collateral Security —Chattel Mortgage—Failure to Keep Renewed as against Creditors—Evidence—Absence of Prejudice—Delay and Negligence of Holder of Note—Time Given to Principal Debtor—Absence of Binding Contract. *Pearson* v. *Tibbetts* and Mackenzie, 10 O.W.N. 422.—SUTHERLAND, J.
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