

## REPAIRS.

See Trusts and Trustees, 7.

## REPEAL OF PATENT.

See Crown, 4.

## REPLEVIN.

See Carriers.

## REPORT.

See Costs, 1.

## REPRIEVE.

See Criminal Law, 11.

## RES IPSA LOQUITUR.

See Master and Servant, 7.

## RES JUDICATA.

See Sale of Goods, 1.

## RESIDENCE.

See Parliamentary Elections, 2.

## RESOLUTION OF COUNCIL.

See Municipal Corporations, 9.

## RESTRAINT OF TRADE.

See Covenant.

## REVIVOR.

See Bills of Sale and Chattel Mortgages, 1.

## RIPARIAN OWNERS.

See Water and Watercourses, 1.

## RIVERS AND STREAMS.

See Crown, 3 — Municipal Corporations, 3, 4 — Water and Watercourses.

## SALE OF GOODS.

1. Absence of Express Warranty — Implied Warranty — Quality of Hay—Opportunity for Inspection

—Acceptance — Estoppel — Division Court Judgment — Evidence as to Opinion of Quality: Bouck v. Clark, 653.

2. Action for Price—Defence Based on Failure of Title to Goods—Implied Warranty of Title — Will — Provision for Maintenance of Testator's Children in Hotel — Sale of Furniture in Hotel — Right of Child to Object — Executor — Powers of — Conduct — Estoppel — Contract — Lease — Offer to Purchase: Clark v. Mott, 940.

3. Action for Price — Warranty — Failure to Establish — Onus — Evidence — Course of Dealing: Freeman v. Cooper, 1025.

4. Contract — Failure to Carry out — Resale by Vendor — Conversion — Possession — Purchase Money — Tender — Rescission — Damages — Costs: Brown v. Dulmage, 451.

5. Misdescription — Deceit — Agent of Vendor—Fraud — Contract — Proviso as to Representations — Knowledge of Defects—Estoppel—Ratification — Recovery on Notes Given for Price — Execution — Sheriff — Costs: Peacock v. Bell, 926.

6. Proposed Organization of Joint Stock Company — Liability of Promoters for Price of Goods Purchased for Proposed Company — Partnership — Agency — Agreement — Novation — Evidence — Joint Liability — Contribution — Parties — Costs: Howard Stove Manufacturing Co. v. Dingman, 127.

7. Threshing Outfit — Incapacity of Engine and Boiler Forming Part of Outfit — Contract — Warranty — Implied Warranty — Reduction in Purchase Money — Reference — Payment into Court — Promissory Notes — Damages: Bell v. Goodison Thresher Co., 445.

See Contract, 10—Costs, 3.

## SALE OF LAND.

See Assessment and Taxes, 5—Devolution of Estates Act—Execution, 2, 3—Mortgage, 5—Principal and Agent—Trusts and Trustees, 6—Vendor and Purchaser.