## TABLE OF CONTENTS.

	PAGE
Preface	
Table of Cases	V
I. Introduction.	
(Difference in Mode of Incorporation—Remedy for Improper Incorporation—English and Canadian Company Law— Principle of Selection of Cases—Method of Study)	
II. OBLIGATION TO TAKE SHARES.	
A. Company Incorporated by Registration.	
London, Hamburgh & Continental Exchange Bank.	
(Obligation of Subscribers, Memorandum of Incorporation) Tal Y Drws Slate Co.	10
(Obligation of Subscribers to Memorandum of Incorpora-	
tion)	12
Glory Paper Mills Co., In re.	
(Obligation of Subscribers to Memorandum of Association)	14
Metals Constituents, In re.	
(Obligation of Subscribers to Memorandum of Association) B. Company Incorporated by Letters Patent.	17
London Speaker Printing Co., In re The.	
(Assumed Subscription before Actual Incorporation)	20
Speight Mfg. Co., In re The.	
(Assumed Subscription before Actual Incorporation)	20
III. CONTRACT FOR SHARES.	
Ramsgate Victoria Hotel Co. v. Montefiore.	
(Delay in Allotment of Shares)	30
Universal Non-Tariff Fire Insurance Company, In re.	
(Withdrawal of Application for Shares before Allotment)	30
Nelson Coke & Gas Co. v. Pellatt.	
(Subscription under Seal for Shares-Issue and Allot-	
ment)	33
(Subscription under Seal for Shares-Necessity for Accept-	
ance)	42
Scottish Petroleum Co., In re.	
(Subscription for Shares-Right to Withdraw. Condi-	
tions of Withdrawal)	45
IV. CONTRACT ON BEHALF OF INTENDED COMPANY.	
Natal Land, etc., Co., v. Pauline Colliery & Syndicate	
Crane v. Lavole	65
V. PAYMENT FOR SHARES OTHERWISE THAN IN CASH,	
Wragg, Ltd., In re.	
(Agreements for Payment of Shares Otherwise than in	
Cash)	70
VI. DIRECTIONS OR CONDITIONS IN CHARTER TO BE OBSERVED PRIOR TO COMMENCING BUSINESS.	
Eastern Archipelago v. The Queen.	
(Directions or Conditions in Act or Charter of Incorpor-	
ation to be Observed Prior to Commencement of	
Business)	79