THE R.I.B.A. EXAMINATIONS IN CANADA. Province of Quebec. This Province will be covered as follows: -Normally, entrance to the Associateship of the R.I.B.A. will be through the recognised School of Architecture, i.e., the School of Architecture of McGill University. Graduates (Bachelors of Architecture) of this School are exempted from further examination subject to the Regulations of the Royal Institute and are eligible for the Associateship (A.R.I.B.A.) after having had 12 months' experience in practice. The Associateship of the R.I.B.A. may also be obtained by Students R.I.B.A., who in addition to having the necessary experience in practice, have passed the Final Examinations of the School of Architecture of McGill University, which are accepted by the R.I.B.A. as equivalent to their own. Candidates may prepare for these examinations without following any course of study in the School of Architecture, but candidates requiring tuition may be admitted to the School as partial students at the request of the Board of Architectural Education R.I.B.A. having due regard to the accommodation available in the School. Architects in practice and Assistants of 30 years of age and over, who normally would qualify for Associateship by passing the Special Examination of the R.I.B.A., shall likewise be permitted to qualify by passing such parts of the Final Examinations of the School of Architecture as correspond with the Special Examination of the R.I.B.A., the syllabus for which is as follows:-A. Design. General Construction, including the general building trades, shoring and underpinning, and a general knowledge of steel and concrete. Hygiene, including Drainage, Ventilation, Heating, Lighting and Water Supply. Specifications and the Properties and Uses of Building Materials. E. Professional Practice: (i) Professional Conduct. Duties and Liabilities of Client, Architect and Builder. Architect as Agent of Client. Architect as Arbitrator. (ii) Forms of Contract and Contract Documents including General Clauses in Specifications. (iii) Law of Easements. Rights of Landlord and Tenant, including Dilapidations. (continued)