

2. Injury to Person Crossing Track — Consequent Death — Negligence — Contributory Negligence — Findings of Jury—Action under Fatal Accidents Act—Right of both Father and Mother to Recover for Death of Child—Damages: *Mulvaney v. Toronto R. W. Co.*, 644.

See Assessment and Taxes, 3 — Damages, 1—Discovery, 5—Negligence, 2, 4.

SUBROGATION.

See Mortgage, 2.

SUMMARY APPLICATION.

See Administration Order.

SUMMARY JUDGMENT.

See Judgment, 5, 6, 7.

SURROGATE COURTS.

1. Passing Accounts of Administrator—Creditor's Claim—Refusal of Administrator to Pay—Allowance by Surrogate Judge—Jurisdiction: *Re McIntyre*, 122; 11 O. L. R. 136.
2. Removal of Cause into High Court—Difficulty and Importance of Questions Arising—Value of Estate: *Re Wilcox v. Stetter*, 65.

See Account—Appeal to Court of Appeal, 7—Executors and Administrators, 3.

SURVEYS.

See Crown Patent.

SURVIVORSHIP.

See Insurance, 3—Master and Servant, 9—Will, 6.

TALESMEN.

See Constitutional Law, 2.

TAX SALE.

See Assessment and Taxes, 4, 5—Limitation of Actions, 2—Municipal Corporations, 1.

TAXATION OF COSTS.

See Costs, 3, 10, 11—Solicitor, 2.

TAXES.

See Assessment and Taxes.

TENANT.

See Landlord and Tenant.

TENANT AT WILL.

See Landlord and Tenant, 3.

TENANT FOR LIFE.

See Waste—Will, 12.

TENANTS IN COMMON.

See Insurance, 3.

TENDER.

See Municipal Corporations, 1.

THIRD PARTY PROCEDURE.

See Parties, 2, 5-9.

TIMBER.

1. Agreement for Sale of Standing Timber — Construction — Quantity of Timber—Measurements — Estimates — Conflicting Evidence: *McAlister v. Brigham*, 347.
2. Crown Lands—Issue of Patent—Consent of Timber Licensees — Agreement as to Timber—Ownership of Land — Estoppel: *McWilliams v. Dickson Co.*, 747.

See Insurance, 1.

TIME.

See Appeal to Court of Appeal, 1, 2—Appeal to Judge of High Court — Assessment and Taxes, 5—Company, 4—Costs, 10 — Criminal Law, 1 — Land Titles Act—Mechanics' Liens — Mortgage, 2—Principal and Agent, 1—Receiver.

TITLE TO LAND.

See Division Courts, 3.

TRADE COMBINATION.

See Contract, 7—Criminal Law, 2, 3.

TRADE MARK.

1. Infringement—Fancy Word — Use of Similar Word by Competitor in Business — Probability of Deception — Judgment in Previous Action — Colourable Imitation — Costs: *Kerstein v. Cohen*, 247; 11 O. L. R. 450.