Specific performance—Option contained in agreement for lease—Forfeiture of term — Option dependent thereon—Lapse. Guise-Bageley v. Vigars-Shier Lumber Co., 728.

S-ecific performance—Parol option—Effect of—Hour of expiry—Revocation of offer—Option taken by agent—Resale—Full disclosure as to necessary—Tender by cheque—Cash tender requisite. Beer v. Lea, 826.

Specific performance — Part performance—Resale of lands—Damages—Right to—Judicature Act, s. 41, 58 (10)—Remedies. McIntyre v. Stockdale, 586.

Specific performance — Revocation of contract—Onus—Evidence. Aikins v. McGuire, 959.

Specific performance — Statute of frauds — Leave to amend at trial—Evidence—Terms of payment — Complete agreement not proven. Clement v. Mc-Farland, 613.

Title—Deed to father as trustee for infant son—Son died in 1882—R. S. O. (1877) c. 105, s. 22—Heirship of father—Mother deserted father—No right to dower. Re Brennan & Waldman, 159.

Title—Objection to—Right of way—Compensation in respect thereof—Motion dismissed. Re Boulton & Garjunkel, 1.

Will — Restraint on alienation—Not intended to be absolute — Vesting of interests in remainder — Objections held valid—No costs. Lane v. Beacham, 250.

VENUE.

Action for infringement of patent of invention—R. S. C. (1906), c. 69, s. 31—"May." Alsop Process Co. v. Cullen, 81.

Change — Preponderance of convenience—New matter in affidavit in reply Order made. Ontario Bank v. Bradley, 747.

Change—Toronto to St. Catharines—Alleged trespass — Not a claim for recovery of land—Con. Rule 529 (c) — Convenience—Promptness of trial—Uselessness of motions. Niagaga Navigation Co. v. Town of Niagara-on-the-Lake, 687, 890.

Change of — Counterclaim—County Court action — Judgment given—Execution stayed — Terms — Jurisdiction of Master-in-Chambers—Right to vary judgment granting indulgence—Costs. Berthold & Jennings Lumber Co. v. Holton Lumber Co. (Ltd.), 839.

Change of — Expediting of action— Delay—C. R. 529 (c) — Local action. Shantz v. Clarkson, 746.

Motion to change — Failure to set case down at proper time—Avoidance of delay. Brown v. Grand Trunk Rw. Co., 74.

Motion to change Milton to Whitby—Delay in moving—Balance of convenience — Allegation that plaintiffs' counsel unduly influential in county of trial. Fumerton v. Richardson, 423.

WATER AND WATERCOURSES.

Diversion of surface water by adjoining owner — Trespass—Injunction—Damages—Costs. Walker v. Westington, 110.

Improvement of highwav—Closing of cove — Injury to plaintiff's land by flooding—Defective work—Action—Arbitration—Amount of damages. Martin v. Middlesex County, 974.

Injury to mill by flooding — Unprecedented spring freshets. Seaman v. Sauble Falls Light & Power Co., 201.

WAYS.

Alleged dedication of highway—User—Installation of gas-lamp by city—Equivocal act—Property not assessed—Reference in deeds to property as "street" and "road" — rights of way granted over property—Registered plans—Prescription—Injunction—Costs. Sinclair v. Peters, 441.

Municipal by-law to close a street—Motion to quash—Railway Act. s. 238 — Discretion to refuse motion—Municipal Act, s. 632 (1)—Compensation to parties injured—Notice of intention—Terms. Seguin and Hawkesbury, Re, 257, 857.

Private — Vendor and purchaser — Conveyance of land-locked parcel — Agreement to convey right of way when survey made—Who shall make survey— Tender of conveyance—Waiver. Burney v. Moore, 161.