for which it has been acquired or the means by which it is excerised become unlawful: Wilson v. Smith (1915), 22 D.L.R. 909.

The fact that a highway intervenes between the dominant and the servient estate is not a bar to the existence of a right of way as an easement: Petipas v. Myette (1913), 11 D.L.R. 483, 47 N.S.R. 270.

No such unity of possession is created by a lease of a dominant estate to the owner of a servient estate as to renders. 36 of the Limitations Act, 10 Edw. VII. c. 34 (Unt.), applicable to an action by the dominant owner to establish his right to use a prescriptive right of way, the use of which he reserved in such lease: Thomson v. Maxwell (1912), 3 D.L.R. 661.

The owner of the servient tenement of a servitude of passage liberates it by the extinctive prescription resulting from his possession for thirty years with no use of the right by the owners of the dominant tenement: Hamelin v. Pepin (1912), 42 Que. S.C. 276; Goldstein v. Allard (1912), 42 Que. S.C. 25.

Bench and Bar

CANADIAN BAR ASSOCIATION.

The annual meeting of the Association is fixed for August 29th, and is to be held at Fort Garry Hotel, Winnipeg. The following circular issued by the President gives detailed information in reference to the object of the Association, and the provisional programme for the meeting. Further information can be obtained from the Secretary-Treasurer, R. J. Maclennan, 156 Yonge St., Toronto:—

"This circular has several objects: (1) To request the members to remit the annual dues for 1919, namely \$2. (2) To invite judges and lawyers who have not yet become members to join the Association, and (3) To give notice of the annual meeting to be held at Winnipeg on the 27th, 28th and 29th August next.

"The objects of the Association briefly stated are: (1) To advance the science of jurisprudence; (2) To promote the administration of justice; (3) To promote uniformity of legislation; (4) To uphold the honour of the profession, and (5) To encourage cordial intercourse among the members of the Canadian Bar.

"Membership is open to any member in good standing of the Bar of any Province, and to any judge or retired judge of Courts of Record in Canada. The annual dues, as above stated, are \$2.00, and in remitting the members are asked to use the enclosed membership circular. In the case of firms one cheque for all the members will be appreciated.