

**Tax sale**—Action to set aside—Gross irregularities — Plaintiff continuing in possession as tenant of purchaser—Estoppel—Sec. 173 Assessment Act—Stay of execution. *Burrows v. Campbell*, 190.

## BANKRUPTCY AND INSOLVENCY.

**Assignment Act**—Creditors' Relief Act—Interpleader order—Preference of contesting creditors. *Soper v. Pulos*, 526.

**Assignments and Preferences Act**—Chattel mortgage—Knowledge of insolvency on part of mortgagee—Evidence—Intention to defraud—Defective affidavit of execution—Necessity for precision—Absence of date—Costs. *Cole v. Racine*, 622.

## BANKS AND BANKING.

**Advances by bank to milling company**—Security taken on timber under promise in writing to give security—Validity of security under s. 90 of the Bank Act—Company in liquidation—Issues to be determined—Forum for—Right of bank to defend action without leave and press claim to timber—Description of property—What is necessary to identify—Lien of bank for payment of Government dues—Rights of liquidator—Receiver—Action for injunction—Damages—Costs. *Imperial Paper Mills of Canada, Ltd. v. Quebec Bank*, 930.

**Bank purchased its own shares in violation of Bank Act, s. 76**—Shares transferred and promissory notes taken therefor—Action on notes by curator of bank—Defence—Illegality—Action dismissed—Appeal. *McMillan v. Stavert*, 936.

## BILLS, NOTES AND CHEQUES.

**Action on note**—Agreement to renew—Not valid as defence—Money paid on account of defendant—Payment into Court—Costs. *Butler v. Butler*, 677.

**Action on note given by deceased**—Loss of note—Execution and delivery proven by secondary evidence—Reference to in will—Attempt to alter beneficiary by subsequent codicil—Costs. *King's College v. Poole*, 601.

**Action on promissory notes**—Alleged lack of consideration—Onus of proof—Evidence—Credibility. *Davison v. Thompson*, 604.

## BONDS.

**Fidelity bond**—Tax collector of municipality—Embezzlement by—Statement by mayor to defendants—Answers to questions submitted—“Renewal or continuation” of bond—Materiality of alleged misstatements—Facts as to. *Arnprior v. The United States Fidelity and Guaranty Company*, 718.

## BROKER.

**Balance due by customer**—Counterclaim—Alleged conversion—Purchase on 90-day “spread”—Tender—Few minutes late—Refusal—Reasonableness—Custom—Rules of exchange—Application—Evidence. *Warren, Gzowski & Co. v. Forst & Co.*, 806.

**Conversion on mining shares**—Two County Court actions and one High Court action—By consent, tried together in High Court—Method of dealing with stock—No evidence of conversion. *Long v. Smiley*, 826.

**Purchase of stock through**—Sale of broker's own stock—Undisclosed profit—Loss on transaction—Third party—Claim against—Costs. *Playfair v. Cormack*, 501, 988.

**Purchase on margin**—Refusal to deliver on tender of sum due—Liability of broker—Measure of damages—Value of shares at time of demand—Rate of commission. *Croft v. Mitchell*, 393.

## BOUNDARY.

**Alleged encroachment**—Tearing down of fence—Original survey—Error in—Injunction—Damages. *McMenemy v. Grant*, 100.

## CANCELLATION OF INSTRUMENT.

**Accounting**—Bank account—Moneys in joint names—Testamentary intention—Costs. *Vogler v. Campbell*, 680.

**Fraudulent conveyance**—Priority of mortgage—Will—Election—Costs. *Bancroft v. Milligan*, 915.

## CHATTEL MORTGAGE.

**Seizure under execution**—Goods claimed by chattel mortgagee—Interpleader issue. *Pulos v. Soper*, 962.