

# Canada Law Journal.

VOL. XLII.

SEPTEMBER.

NOS. 17 AND 18.

## PATENT AND COPYRIGHT LAW, CONSIDERED WITH REFERENCE TO THE CONTRACT OF EMPLOYMENT.

### A. INVENTIONS OF EMPLOYÉS.

1. Rights of employers, and employés considered without reference to the patent laws.
2. ——— considered with reference to the patent laws. Generally.
3. Engagement of employé for the purpose of making improvements in specific articles.
4. Engagement of employé, for the purpose of perfecting an original conception of the employer.
5. Employment of workman for the express purpose of making inventions for the employer's benefit.
6. Refusal of employé to disclose the results of discoveries made by him, when deemed to be a breach of duty.

### B. LITERARY WORK OF EMPLOYÉS.

7. When an employer is entitled to the results of literary or artistic work performed by the employé. Generally.
8. Rights of parties in regard to books.
9. ——— dramatic pieces.
10. ——— musical compositions.
11. ——— abstracts from official records.
12. ——— encyclopaedias and periodicals.
13. ——— notes to new editions of books previously copyrighted by the employer.
14. ——— literary work done in connection with official duties.

---

### A. INVENTIONS OF EMPLOYÉS.

1. Rights of employers, and employés considered without reference to the patent laws.—Abstracting the element of the effect of the patent laws, the respective rights of an employer and employé