- 6. Injury to and Consequent Death of Engine-driver—Collision of Trains —Negligence—Rules of Company— Disobedience of Deceased—Cause of Death — Action by Widow— Findings of Jury: Maycock v. Wabash R. R. Co. and Grand Trunk R. W. Co., 127.
- 7. Injury to and Consequent Death of Person Attempting to Cross Track—Negligence—Failure to Give Warning of Approach of Train—Findings of Jury—Admission of Deceased that he Ran into Train—Contributory Negligence—Action by Father and Administrator—Failure to Prove Pecuniary Loss—Nonsuit: Moir v. Canadian Pacific R. W. Co., 413.
- 8. Negligence Death of Servant —
  Neglect to Keep Bridge in Repair
  —Fault of Railway Company or
  Officer—Criminal Responsibility—
  Suggested Intervention of AttorneyGeneral—Civil Action by Widow
  of Servant to Recover Damages
  for Death—Fatal Accidents Act—
  Consent Judgment—Civil Remedy
  not Suspended—Approval of Court
  —Apportionment of Damages:
  Villeneuve v. Canadian Pacific R.
  W. Co., 287.
- Purchase of Lands for Railway— Power of Tenant for Life to Convey — Order of Judge — Railway Act, R. S. C. 1906 ch. 37, secs. 184, 185—Infant Remaindermen—Payment of Purchase Money into Court: Re Canadian Pacific R. W. Co. and Byrne, 278; 15 O. L. R. 45.
- Shunting Car—Injury to Conductor Crossing Track in Yard—Consequent Death Proximate Cause of Injury—Accident—Conjecture—Findings of Jury—Motion for Nonsuit: Burley v. Grand Trunk R. W. Co., 857.
- See Costs, 5 Criminal Law, 7 Crown, 1—Master and Servant, 7 —Mines and Minerals, 1, 7—Street Railways—Timber.

## RAILWAY COMMISSIONERS.

See Criminal Law, 7.
vol. x. o.w.r. no. 32-79

## RATIFICATION

See Company, 4 — Execution, 3—Infant, 2—Sale of Goods, 5.

# REAL PROPERTY LIMITATION ACT.

See Limitation of Actions, 2, 3, 4—Pleading, 2.

#### RECEIVER

- Action Brought by Receiver in his own Name — Seizure of Property in Hands of Receiver—Injunction — Damages — Bank — Lien — Timber — Bank Act — Practice— Costs: Craig v. Kinch, 28.
- Motion for, after Judgment, when Appeal Pending — Jurisdiction of Court of Appeal — Partnership— Dissolution — Receiver not Asked for in Statement of Claim or at Trial—Grounds for Motion—Danger of Loss of Partnership—Assets —Costs: Embree v. McCurdy, 131; 14 O. L. R. 325.

See Company, 7-Will, 1.

# RECTIFICATION OF CONTRACT.

See Vendor and Purchaser, 5, 11.

## RECTIFICATION OF DEED.

See Deed, 2—Husband and Wife, 4—Will, 1.

### REDEMPTION.

See Assessment and Taxes, 5—Limitation of Actions, 2—Mortgage, 3, 4, 6.

## REGISTRY LAWS.

See Crown, 4-Land Titles Act.

#### RELEASE.

See Contract, 9—Guaranty, 1—Husband and Wife, 3—Landlord and Tenant, 2—Mortgage, 3, 6—Vendor and Purchaser, 8.

## RENUNCIATION OF PROBATE.

See Executors and Administrators, 4.