

REVERSION—

See WILLS.

RIPARIAN RIGHTS—

See WATERS.

SALE—

Assignment of lien note—Right of payee to bring action on.....	498
Conditional sale—Marking or stamping vendor's name—Necessity of notice of sale—R.S.S. 1909, ch. 45, sees. 8 and 11.....	392
Conditional sale—Re-sale—Vendor's name stamped or affixed—R.S.S. 1909, ch. 45, sec. 11	392
Conditional sale—Re-taking possession of goods sold—Misrepresentation as to solvency of indorser	400
Construction of contract for sale—Time of delivery—Omission from order	688
Construction of express warranty—Notice of failure of subject-matter—Strict compliance with contract	342
Failure to give notice of breach of warranty—Precluding setting up breach as defence	342
Implied warranty—Guaranty in writing—Consumption of fuel—Definite power—Conditions	599
Implied warranty—Provision that chattel not sold by description.	343
Liability of seller of gasoline engine—Emission of dangerous fumes—Absence of warning—Attachment of book of instructions.....	648
Lien of vendor for purchase money paid—Rescission of contract—Default of vendor	641
Omission of vendor's name from lien note—Terms of sale.....	400
Pleading—Action for the price of goods sold—Written contract.	833
Remedies of warrantor against sub-warrantor—Breach of warranty—Payment made	196
Right of lien note holder to retain expenses on a re-sale—Fair and reasonable	498
Rights of bonâ fide purchasers—Non-compliance with provisions of the Conditional Sales Act, R.S.O. 1897, ch. 145, sec. 1.....	576
Rights of bonâ fide purchasers—Purchase of horse from dealer....	474
Statutory requirements—Conditional sale—Affixing name—Abbreviations	576
Warranty—Fitness—Latent defect—Oil failing to reach bearing surface	599
Warranty—Shop test of machinery—Inducement to purchase—Conditions of purchase	599