INDEX.

ad

in th 4.

> id se iy

	AGE ;	PA	AGE
Account— Effect of settlement by mandator with his man-		Assistance	94
datory without vouchers See Mortgage—Practice.	392	Writ of Assignment for Ben. It of Creditors—	12
ADMINISTRATION— Champertous agreement for control of a claim on which to apply for administration order— —Creditors' rights under administration order Effect of administration order in saving claims from being barred. Evidence of birth and death	55 111 +	Creditors' securities must be valued Costs of attacking a fraudulent preference— Making good to the estate moneys spent on legal proceedings Construction of 46 Vict. cap. 26 (O.) Judgment against assignor after assignment— Statute of Limitations Proof of claims—Collateral securities See Company.	91 110 157
Real estate—Lie pendens—Purchuser pendente lite Deficiency of general personal estate for pay- ment of debts—Contribution portions charged on real estate See Costs. ALIMONY— Interim—Where wife supports herself	292 188	ATTACHMENT OF DEBTS— By assignee of judgment. Of salary of municipal officer Of charged debt—Priority of chargee Pay of surgeon in R. N. Share under will —Receiver Of salary before same due Issue—Rule 375 See Landlord and tenant.	159 189 363 414 42 6
APPEAL - Bond - Liability on, after appeal allowed	13 25	ATTACHMENT, WRIT OF - Abandonment of seizure	389
Extending time—Ignorance of solicitor Forum—Divisions of High Court Leave to appeal in mortgage cases—Discretion.	93 93	AUCTIONERN— Fiduciary capacity—Arrest of debtor	
Divisional Court—Winding-up proceedings From order of Master in Chambers for leave to		Sale of chattels—Memorandum of sale by auctioneer a bill of sale	
issue execution On the facts Consolidating appeals Leave to appeal - Time Amendment of notice of - Extending time	165 165 217 230	BACON, VICE-CHANCELLOR— Retirement of	5
Staying execution pending. Appeliant proceeding on judgment appealed. Leave to—Extension of time. To the Court of Appeal from interlocutory order of judge in court. See Assessment—Practice—Privy Council.	295 375	BANKS — Cheque paid without proper endorsation—Action to recover amount Action against, for paying out deposit to wrong party—Lapse of time: Winding-up proceedings when bank insolvent	93 337 352
APPOINTMENT — Exercise of power—General devise	86 67	Cheques accepted by cashier and president at a future date—Liability of bank	391
Cleneral devise and bequest. Excessive exercise of power—Validity of appointment in default of exercise of delegated powers ily will, of moneys payable under a mortgage containing a covenant that the same shall be	251	BANKRUPTCY— Mortgagee of policy—Valuation of security Insurance of debtor's life necessary to get at assets—Submission to medical examination See Solicitor and client.	t
appointed by deed	372	BASTARD. See Divorce—Illegitimate child.	
See Will (construction of). Appropriation of Payments	;	BAWDY HOUSE. See Criminal law. BIGAMY. See Criminal law.	
Statute of Limitations	152	BIGAMY. See Criminal law. Brach and Bar	
Arbitration—Award—Time	14 63 111	Fourth judge in Chancery Division Judicial appointments Reputation of Interruption of counsel Judicial salaries See Jubilee.	. 383 . 342 . 97
aside award Ditches and Watercourses Act—Setting aside award Compulsory reference—Jurisdiction of judge See Insurance (Fire)—Referee.	e	Bills AND NOTES— Liability of third party who endorses. On demand—Statute of Limitations. Forgery—Estoppel For price of goods sold and delivered—Laten	44
ARTIOLES OF INTEREST IN CONTEMPORARY JOUR NALS		Agreement with maker—Release of indorser	251
ASSESSMENT Appeal—Practice under R. S. O. cap. 108 See Railway Co: —Tax exemption.	. 136	Partial failure of consideration—Parol agreement to reduce face value of note—Indorsement after maturity.	9•