Usual expenses — Board while at his headquarters is not included in "usual expenses," which a person was to receive in addition to his salary, but sums paid out for board while away from his usual quarters on the company's work would be so included. Forrest v. Great Northcest Central Rw. Co., 12 Man. L. R. 472.

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Vagrant-Regina v. Davidson, 8 Man. L. R. 325. Regina v. Herman, 8 Man. L. R. 330.

Valid in Canada.—Barrett v. Elliott, 24 Occ. N. 344, 10 B. C. R. 461.

Valuable security. — Rex V. Wagner, 5 Terr. L. R. 119.

Value-3 Alta. L. R. 259.

Vest-12 B. C. R. 5.

Violent and accidental death—Action to recover on accident insurance policy. North-West Commercial Travellers Assoc. v. London Guarantee & Accident Co., 10 Man. L. R. 537.

Voluntary.—Raser v. McQuade, 11 B. C. R. 161.

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Waggon — Ashcroft v. Hopkins, 2 Alta. L. R. 253.

Wearing apparel. — Wensky v. Can. Development Co., 21 Occ. N. 601, 8 B. C. R. 190. Well disposed mind - Moffit v. Can. Pac. Rw. Co., 2 Alta. L. R. 483.

Which has such effect,—Ross Brothers Limited v. Pearson (N.W.T.), 1 W. L. R. 338, 575.

Whose name is subscribed — Absence of these words after the name of the petitioner is not a sufficient ground of objection to an election petition. *Re Cartier Election*, 4 Man. L. R. 317.

Wilfully obstructing — R. v. Mc-Donald, 16 B. C. R. 191, 18 Can. Cr. Cas. 251.

Woodman-13 B. C. R. 343.

Work or operations of the company.—Sayers v. British Columbia Electric Rw. Co. (B.C.) 2 W. L. R. 152; 12 B. C. R. 102.

Working expenditure—Of railway as defined by the Railway Act. 51 Vict. c. 29, s. 2 (x). Charlebois v. Great Northwest Rv. Co., 11 Man, L. R. 135.

Working expenses of railway—First lien on revenues thereof and must be provided for in priority to claim under mortgage. Gray v. Manitoba & North-Western Rw. Co., 11 Man. L. R. 42; [1897] A. C. 254.

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Year-In the Liquor License Act, R. S. M. c. 90, s. 35, the word "year" means the license year, not the calendar year. *Crothers* v. *Monteith*, 11 Man. L. R. 373.

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