

Digest
OF
CANADIAN CASE LAW
1900-1911
VOLUME 2

ICE.

Navigable waters—*Trespass on private waters.*—An ice company, in harvesting ice from navigable waters at a distance from the shore, may use any reasonable means of conveying it to their ice-houses, and for that purpose may cut a channel through private water lots through which to float the ice. Judgment in 23 A. R. 411, 19 C. L. T. 298, reversed, and that in 29 O. R. 247, 18 C. L. T. 178, restored; Strong, C.J., and Taschereau, J., dissenting. *Mardonald v. Lake Simcoe Ice and Cold Storage Co.*, 21 C. L. T. 221, 31 S. C. R. 139.

See NEGLIGENCE — WATER AND WATER-COURSES.

ILLEGAL ARREST.

See JUSTICE OF THE PEACE.

ILLEGAL CONTRACT.

See CONTRACT.

ILLEGAL DISTRESS.

Damages — Violation of agreement for suspension — Trespass — Conversion — Measure of damages—Seizure and sale of stock of business—Interference with business—Goodwill, allowance for—Chattel mortgage—Acceleration of payment—Chattel mortgage distraining as landlord—Appropriation of payments. *Stone v. Brooks*, 7 O. W. R. 463, 732.

See CRIMINAL LAW — DISTRESS — LANDLORD AND TENANT—TRIAL.

ILLEGAL EXPENDITURE.

See MUNICIPAL CORPORATIONS—PARLIAMENTARY ELECTIONS.

C.C.L.—65

ILLEGAL FISHING.

See CRIMINAL LAW—SHIP.

ILLEGAL SEALING.

See SHIP.

ILLEGAL VOTING.

See CRIMINAL LAW.

ILLEGALITY.

See CONTRACT—PAYMENT.

ILLEGITIMATE CHILD.

See INFANT.

IMMIGRATION.

Chinese Immigration Act — Breach — Arrest — Personation — False certificate — Habeas corpus. *Re v. Seventeen Chinamen*, 3 E. L. R. 551.

Chinese Immigration Act — Offence against—*Criminal character of same—Commitment for trial—Reserved case—Discharge of prisoners—Malicious prosecution—Costs.* —A number of Chinamen had been clandestinely landed on the shore of Cape Breton. The customs officer at Sydney detailed the defendant to look after the matter, who with the aid of the Sydney police rounded them up and put them in prison. Their names were unknown, and no warrant had been issued. Subsequently a warrant was issued, but no offence having been disclosed, the prisoners were discharged. Another information was then laid, and these men were again put in custody, and the County Judge convicted