on the assumed mortgage prior to the time fixed for the completion of the deferred payments to the vendor: Miner v. Hinch, 15 D.L.R. 1.

A mortgagor who is compelled to pay a mortgage debt after its assumption by an assignee of the equity of the redemption, either by express agreement or by virtue of statutory liability, is entitled to an assignment of the mortgage: Ross v. Schmitz, 14 D.L.R. 648,

War Motes.

We gladly, at the request of Mr. Justice Hodgins, publish the following reference to the Lady Jellicoe Fund:—

This winter, owing to the tremendous increase in the number of small vessels, trawlers, motor yachts, etc., employed in patrol work and submarine hunting, there is great need for comforts for the sailors and others employed on them. The Commanding Officers on the Grand Fleet have also expressed the opinion that help, from those interested, to the disabled seamen and the stricken relatives of the fallen, would be very acceptable. Lady Jellicoe can still find use for any number of socks, vests, pants, stockings, mittens and jerseys for the Naval Hospitals, and will gladly receive money for supplying blankets for the smaller craft.

Up to April 23rd, 1915, \$983.50, contributed by Canadians, was sent by Mr. Justice Hodgins to Lady Jellicoe, and over 6,000 articles were also forwarded to the Emergency Committee. A statement of the moneys, verified by the manager in Toronto of the Bank of Ottawa, was forwarded to Lady Jellicoe, and has been enclosed to the various papers throughout Canada. These figures do not include what was sent by others direct, in consequence of her letter. Any contributions in comforts or money sent to Mr. Justice Hodgins, 9 Dale Avenue, Toronto, will be forwarded by him free of expense to Lady Jellicoe.