2. Change—Motion for —Convenience—Undertaking of Plaintiffs to Pay Additional Costs of Trial at Place Chosen by them, Berlin Lion Brewery Co. v. Mackie, 5 O.W.N. 107.
—FALCONBRIDGE, C.J.K.B. (Chrs.)

See Trial, 1.

VERDICT.

See Motor Vehicles Act, 1.

VIEW.

See Lease, 2.

VIS MAJOR.

See Water and Watercourses, 3.

VOLUNTARY ASSUMPTION OF RISK.

See Negligence, 1.

VOLUNTARY SETTLEMENT.

See Settlement.

VOTERS' LISTS.

See Municipal Corporations, 13, 14.

WAGES.

See Assignments and Preferences-Master and Servant, 2.

WAIVER.

See Contract, 18, 19—Crown, 1—Discovery, 2—Division Courts, 5—Executors and Administrators, 1—Liquor License Act, 1—Street Railways, 1—Vendor and Purchaser, 4, 8, 10.

WARRANT FOR POSSESSION.

See Crown, 1-Railway, 5.

WARRANTY.

Sale of "Non-intoxicating Hop Ale"—Purchaser Fined for Reselling in Local Option Town—Percentage of Proof Spirits—Liquor License Act, sec. 2, cl. 1 (a)—6 Edw. VII. ch. 47, sec. 1, sub-sec. 2—Breach of Warranty—Damages—Right to Recover Amount of Fine and Costs—Fine and Costs Imposed upon Sub-purchaser—Remoteness—Postponement of Trial—Refusal by Trial Judge—New Trial—Costs. Stephenson v. Sanitaris Limited, 5 O.W.N. 483, 30 O.L.R. 60.—App. Div.

See Contract, 18, 21—Sale of Goods.