MEDICAL PRACTITIONER.

Negligence — Malpractice — Evidence — Costs: Hodgins v. Banting, 707.

MERGER.

See Mortgage, 1.

MINES AND MINERALS.

See Contract, 6-Pleading, 10.

MISDIRECTION.

See Criminal Law, 7 — Husband and Wife, 2.

MISTAKE.

See Arbitration and Award, 1—Bills of Exchange and Promissory Notes, 3— Deed, 2—Insurance, 1—Mortgage, 2—Municipal Corporations, 5—Municipal Elections, 3—Trial, 1—Venue, Change of, 5—Will, 5.

MONEY IN COURT.

See Mortgage, 4.

MORTGAGE.

- 1. Conveyance of Equity of Redemption to Mortgages Merger—Intention—Evidence Statute of Limitations Vacant Land Legal Estate Acknowledgments in Writing Letters of Owner of Equity—Dictation to Amanuensis—Costs: Rogers v. Brann, 617.
- 2. Discharge—Form and Effect of—Intention to Take Assignment—Mistake in Conveyancing—Subrogation—Chargee of Land Joining in Mortgage as Surety for Owner—Extension of Time to Owner—Reservation of Rights—Release of Surety—Declaration of Priority—Action—Parties—Amendment—Will—Condition—Fulfilment: Quackenbush v. Brown, 284.
- 3. Foreclosure—Action—Parties— Final Order—Irregularity—Decease of Infant Defendant—Right of Representatives to Redeem—Order of Revivor—Practice—Account—New Day—Delay—Costs: Kennedy v. Foxwell, 26; 11 O. L. R. 389.
- Sale—Purchase Money—Default—Deficiency—Money in Court—Payment out Creditors of Partnership: Campbell v. Croil, 379, 475.

See Bankruptcy and Insolvency, 1—Company, 1—Land Titles Act—Will, 11.

MORTGAGE COMPANY.

See Bills of Exchange and Promissory Notes, 1.

MOTOR CAR.

See Negligence, 1.

MUNICIPAL CORPORATIONS.

- Acquisition of Lands at Tax Sale—Sale by Tender—Resolution of Council to Accept Lower Tender—Action by Higher Tenderer to Restrain Sale—Reasons for Accepting Lower Tender—Sufficiency—Good Faith—Threats of Litigation—Decision of Committee—Action—Parties—Costs: Phillips v. City of Belleville, 49; 11 O. L. R. 256.
- By-law—Market Regulations—Sale of Fuel — Weighing — Market Fee — Municipal Act, sec. 580, sub-sec. 9— Scope of—Transaction within Limits of Municipality: Rex v. Woollatt, 727; 11 O. L. R. 544.
- 3. By-law Closing Street—Public Interest
 Discrimination Substitution of
 Convenient Way Compensation to
 Land Owner Providing Access to
 Land Construction of Statute —
 Costs: Re McLean and Town of
 North Bay, 169.
- 4. Contract—Erection of Snow Fence—By-law—Act respecting Snow Fences—Payment for Erecting Fence—Remedy—Action—Arbitration:Brohm v. Township of Sommerville, 721.
- 5. Local Option By-law—Irregularities—
 Publication of Notice of Day for Taking Votes—Mistake—Correction—Passing of By-law by Council—Validity of Election of Members—De Facto Councillors—Signing of By-law by Reeve—Resignation—Acceptance: Re Vandyke and Village of Grimsby, 739.
- 6. Public Offices—Local Master—County
 Council—"Furniture" Necessary
 Book on Practice: Re Local Offices
 of High Court, 316.
- 7. Territorial Re-adjustment—Valuation of Assets—Award—Evidence of Dissenting Arbitrator Principle of Valuation—Sidewalks—School Buildings—Waterworks—Appeal— Costs: Re Town of Southampton and Township of Saugeen, 334.