ASSIGNMENTS AND PREFERENCES—(Continued). Leases Act, Schedule B. (10)—Preference—Assignments and Preferences Act—Intent—Present, Actual, Bona Fide Advance of Money—Fraudulent Transaction—Sec. 5 (1). *Struthers v. Chamandy, 14 O.W.N. 61.—App. Div.

3. Creditors of Insolvent Receiving Payment in Full—Intent to Delay or Prejudice other Creditors—Evidence—Onus—Failure to Satisfy—Pressure—Sixty-day Presumption—Finding that Transaction did not Amount to Assignment or Transfer of Goods or Property—Claim to Recover Value of Goods—Assignee for Benefit of Creditors. Clarkson v. Bonner-Worth Co. Limited, Clarkson v. Victor Edelstein & Son Limited, 14 O.W.N. 272.—Rose, J.

See Chattel Mortgage—Creditors Relief Act.

ATTACHMENT OF DEBTS.

Payment into Court by Garnishee—Payment out to Sheriff for Distribution—Creditors Relief Act, R.S.O. 1914 ch. 81, sec. 5 (2)—Rule 594—Form 79—Practice. *Imperial Bank of Canada* v. Boyd, 14 O.W.N. 230.—MEREDITH, C.J.C.P. (CHRS.)

ATTORNMENT.

See Mortgage, 7—Trusts and Trustees, 1.

AWARD.

See Arbitration and Award—Husband and Wife, 1—Landlord and Tenant, 1—Municipal Corporations, 8, 9, 15.

BAILIFF.

See Limitation of Actions, 1.

BAILMENT.

See Contract, 27—Sale of Goods, 2.

BANKRUPTCY AND INSOLVENCY.

See Assignments and Preferences—Company—Creditors Relief Act.

BANKS AND BANKING.

See Company, 11, 12—Constitutional Law, 2—Contract, 6, 12—Executors and Administrators, 2—Guaranty—Judgment, 3—Payment—Promissory Notes, 1.