

## COURT OF APPEAL.

See Appeal to Court of Appeal—Appeal to Supreme Court of Canada.

## COURTS.

See County Courts—Division Courts—Pleading, 2.

## COVENANT.

Restraint of Trade—Breach—Evidence—“Interested in” Business—Finding of Fact—Reversal of Master's Finding—Damages—Technical Breach—Company—Control of Directorate—Application for Winding-up Order: *Re Dewey and O'Heir Co. v. Dewey*, 32.

See Railway, 10 — Vendor and Purchaser, 10.

## CRIMINAL LAW.

1. Abortion — Attempt to Procure—Indictment—“Operate” — Evidence—Rebuttal—Conviction—Crown Case Reserved—Form of Questions Submitted—Quashing Conviction: *Rex v. Cook*, 826.
2. Conspiracy — County Court Judge's Criminal Court for County of York—Jurisdiction — Indictment—Several Counts — Offences Alleged to have been Committed in the County of York and in another County—Preliminary Examination Held by Police Magistrate at Toronto—Defendants Residing out of County—Election to be tried by County Court Judge—Failure to Establish Offence Committed in County of York — Overt Act of one Defendant as Alleged in one Count, Committed in County of York — Evidence — Corroboration: *Rex v. O'Gorman et al.*, 1189.
3. Conviction of Foreigner for Offence against Morals — Valid Conviction and Warrant of Commitment—Habeas Corpus — Right to go behind Conviction and Review Evidence before Magistrate—Prisoner not Understanding Proceedings before Magistrate — Interpreter—Capacity—Question for Magistrate: *Rex v. Meceklette*, 1039.
4. Evidence — Admissions of Prisoner—Confession to Police Officer Induced by Misstatement, Trick, or Deception—Admissibility—Absence of Threat or Inducement: *Rex v. White*, 144.
5. Frequenting House of Ill Fame—Plea of Guilty—Qualified Plea—Evidence

—Conviction — Criminal Code, secs. 238, 239 — Omission of Allegation that Accused “did not Give a Satisfactory Account of himself” — Code, sec. 773 (f)—Declaration or Creation of Offence—Omission of “Habitual” before “Frequent” — Code, secs. 852, 1124, 1130: *Rex v. Lamothé*, 154.

6. Murder—Verdict of “Guilty” — Application to Trial Judge, after Death Sentence, for Reserved Case—Charge to Jury—Reconsideration — Absence of Prejudice: *Rex v. Swyryda*, 468.
7. Reserved Case—Application by Prisoner to Trial Judge after Verdict—Criminal Code, secs. 1014, 1021—Appeal: *Rex v. Labrie*, 1145.
8. Selling Obscene Books and Pictures—Conviction by Magistrate—Summary Trial — Evidence of Sale Taking Place in Canada—Admission of Accused—Absence of Denial—Evidence of Confession — Reception — Police Officers—Threats or Inducements—Absence of Corroboration — Sufficiency of Confession — Charge not Reduced to Writing — Procedure—Criminal Code—Information—Prejudice of Magistrate—Looking at Pictures before Trial—Defect in Conviction — Absence of Scienter — Amendment — Same Defect in Warrant of Commitment—Habeas Corpus—Motion for Discharge—Enlargement for Purpose of Substituting Warrant in Proper Form: *Rex v. Graf*, 943.
9. Selling Obscene Books and Pictures—Magistrate's Conviction upon Summary Trial — Power to Amend — Criminal Code, Part XVI.—Habeas Corpus — Certiorari in Aid—Defective Warrant of Commitment—Substitution of Proper Warrant—Costs of Attorney-General—Punishment for Offence: *Rex v. Graf*, 1133.

See Company, 3—Coroner—Costs, 2—Liquor License Act—Master and Servant Act—Police Magistrate.

## CROPS.

Destruction by Fire—Dominion Railway Act, sec. 298—Liability of Railway Company — Sparks from Engine—Marsh Hay Baled and Piled at Siding — Meaning of “Crops” — Construction of Statute — Noscitur a Sociis — Negligence — Contributory Negligence: *Fraser v. Pere Marquette R. R. Co.*, 883.