CASES—Continued.	
Quebec, etc., Power Co. v. Vandry, 24 Que. K.B. 214, reversed	530
Rendell v. Grundy, [1895] 1 Q.B. 16, followed	731
Ritchie-Hearn Co., Re, 6 O.W.R. 474, distinguished	271
Roper v. Public Works Commissioners, [1915] 1 K.B. 45, dis-	
tinguished	293
Ross and Hamilton, Grimsby & Beamsville R. Co., Re, 25 D.L.R.	
613, 34 O.L.R. 599, affirmed	521
Sidney v. North Eastern R. Co., [1914] 3 K.B. 629, applied	575
Smith, Re, 3 Crim. App. 87, followed	80
Springett v. Ball, 4 F. & F. 472, followed	480
Stewart v. Le Page, 24 D.L.R. 554, reversed	607
Toronto R. Co. and Toronto, Re, 26 D.L.R. 581, 34 O.L.R. 456,	
affirmed	1
Tucker v. Young, 30 Can. S.C.R. 185, followed	372
Turnbull v. Pipestone, 24 D.L.R. 281, affirmed	75
	417
Whalen v. Hewson, Ir. R. 6 C.L. 283, followed	102
	246
Wrigley v, Gill, [1906] 1 Ch. 165, followed	360
Highly 1. Oili, [1000] I Cili 100, Islianou.	
CHATTEL MORTGAGE—	
Degree of care in exercising sale—Liability	425
Intention as to after-acquired property—Parol evidence—Admissi-	
bility,	29
Right of mortgagee discharging debts—Consent	425
Wrongful seizure—Consent—Undue influence	425
Wrongrui seizure Consent Chade infraence	
CHEQUES—	
Failure to present for payment within reasonable time	697
A Millio to process for payment in the payment in t	
COMPENSATION—	
See Eminent Domain; Damages.	
CONFLICT OF LAWS—	
Actions against liquidator in another province—Leave of Court	607
	387
Edition to total (mgm.	
CONSTITUTIONAL LAW—	
Dominion Powers—Railways—"General advantage of Canada"	521
Municipal by-law—Charter—Constitutionality—Notice to Attor-	
ney-General	777
Prerogative powers of Governor	7
Taxing power—Crown lands—Purchasers	403
tuning points around tuning	
CONTEMPT—	100
Cessation of act not purging—Motion to commit—Irregularities—	
Condonation	731
CONTRACTS—	
Indemnity against liability for damages—Negligence	56
Not to engage in same business—Assent—Injunction	