PRINCIPAL AND SURETY.

See Guaranty-Mortgage, 3.

PRIVATE WAY.

See Cemetery—Way.

PRIVILEGE.

See Defamation, 2-Evidence, 5.

PRODUCTION OF DOCUMENTS.

See Evidence, 4, 5.

PROHIBITION.

See Costs, 3.

PROMOTERS.

See Fraud and Misrepresentation, 3.

PROXIES.

See Company, 2.

PUBLIC HEALTH ACT.

See Municipal Corporations, 7.

PUBLIC INQUIRY.

See Municipal Corporations, 2.

PUBLIC PARKS ACT.

See Will, 13.

PUBLIC SCHOOLS.

See Schools.

QUANTUM MERUIT.

See Contract, 1, 12 — Limitation of Actions, 1—Master and Servant, 1 —Particulars, 5 — Physicians and Surgeons—Principal and Agent, 1.

QUEBEC LAW.

See Husband and Wife, 5.

RACECOURSE.

See Criminal Law, 8.

RAILWAY

- 1. Animals Killed on Track—Electric Railways Act — Ontario Railway Act — Duty to Fence — Passing "along" a Public Highway— Negligence: Gunning v. South Western Traction Co., 285.
- 2. Animals Killed on Track Negligence—Duty to Fence—Lease by Railway Company of Land Adjoining Railway—Escape of Horses therefrom—Covenant of Lessee to Erect and Maintain Fences—Owner of Animals ∪sing Lands under License from Assignee of Lessee—Escape of Animals Due to Negligence of Owner Railway Act, 1903, secs. 199, 237: Beck v. Canadian Pacific R. W. Co., 644.
- 3. Damages "Sustained by Reason of the Railway" — Timber Cut for Construction of Railway—Limitation Clause in Railway Act—Action not Brought within Six Months: Lumsden v. Temiskaming and Northern Ontario R. W. Commission, 115.
- 4. Bridge over Highway Crossing— Protection of Public Order of Railway Committee of Privy Council-Jurisdiction - Action - Injunction - Declaration - Existence of Highway-Harbour-Water Lots—Jus Publicum—Construction of Statutes, Patents, and Agreements - Municipal Corporation-Diversion of Highway-Expropriation of Lands - Compensation-Navigable Waters-Order in Council Sanctioning Order of Railway Committee—Time for Commence-ment and Completion of Work— Variation of Order without Appeal: Grand Trunk R. W. Co. v. City of Toronto, Canadian Pacific R. W. Co. v. City of Toronto, 483.
- 5. Injury to and Consequent Death of Engine-Driver—Intersecting Railway Lines—Collision of Trains— Negligence of Servants of Railway Company — Disregard of Rules— Signals — Findings of Jury — Judge's Charge — Contributory Negligence — Action under Fatal Accidents Act—Damages: McKay v. Wabash R. R. Co., 416.