

Page	Page	Page
69	Method of instituting action by creditor against shareholder.....	219
67	Subrogation in rights of creditor.....	224
106	Right to set off debts, which may be due to him from the company.....	225
105	Set off on a winding-up.....	228
115	Fraudulent transfer before winding-up.....	228
114	Who are contributories, extent of liability.....	220
114	Distinction between contributory and shareholder.....	220
18	Does creditor proceed against shareholder on the latter's contract with the company or does he exercise an independent statutory right.....	224
29	Payment to one creditor or to company a defence, colourable payment.....	230
30	Pleading want of incorporation, estoppel.....	231
0	Expiry of time limited to complete organization as a defence.....	232
3	Fraudulent insertion of name in application for letters patent as a defence.....	232
	Subscription before incorporation must be ratified to bind subscriber.....	234
	Defence of insufficiency of subscribed capital, acquiescence, intervention of Attorney-General.....	230
	Forfeiture of charter as a defence against company creditors.....	230
	Defence of non-subscription as required by charter at common law.....	240
	Extinguishment of franchise by non-user or abuse, special provision as to railway companies, creditor's rights.....	240
	Subscription, when amount required by the charter has not been paid or disposed of.....	235
	Defence of "ultra vires" issue of stock by company.....	241
	Defence of irregularity in by-law on which calls are based.....	242
	Purchase of shares at a discount in good faith and without notice.....	242
	For shares issued as paid up for promotion services.....	244
	Prospectus as proof of agreement by directors to take shares.....	246
	Compromise, release of shareholder by company.....	246
	Defence of conditional subscription and non-compliance with the condition by company.....	247
	Defence of private agreement with the party who solicited the subscription, parol evidence of prior agreement with company.....	248
	Defence of illegal acts by directors or irregularity in their appointment.....	249
	Call not necessary to let in right of company creditor, <i>contra</i> with regard to assignee.....	250
	Application for relief after commencement of winding-up proceeding.....	250
	Non-allocation may not be a defence to an action for calls.....	250
	Defence of secret representations of agent procuring the subscription.....	251
	Transfer and forfeiture as defences.....	251
	Distinction as to liability under the company's acts and the winding-up act.....	252
	Defence of <i>ultra vires</i> acts.....	255
	Defence of change of company name.....	255
	Examples of insufficiency of contract.....	256
	Who are <i>bona fide</i>	278
	Remedies, when dissatisfied with directors.....	256
	Director is an ordinary shareholder in regard to his own shares.....	306
	Their liabilities and rights under the winding-up act.....	447
	Calls under the winding-up act.....	419
	Register of, under B. C. Act.....	631
	Shares of a company purchased by another.....	57
	Conditional or voidable subscriptions not to be counted till paid in.....	67
	Issued at a discount.....	69
	Payment of by cash or otherwise.....	81
	Subdivision of.....	91
	Forfeiture of when permissible.....	101
	Cancellation of, distinction between, and cancellation of share certificate.....	105
	Certificate of.....	106
	Consolidation of, under B. C. Act.....	632
	Surrender of, surrender as compromise.....	106
	Conspiring to induce the purchase of Purchase of on stock exchange through agency of a broker.....	111
	Application for.....	119
	Subscription for in company before organization.....	120
	Subscription for in a completely formed and organized company.....	125
	Subscription to before incorporation, but not mentioned in the charter.....	116
	Implied agreements to take.....	127
	Allotment, not necessary to number.....	132
	Subscription for in a fictitious name.....	133
	Subscription to, provision requiring the payment of.....	140
	Subscription to through agent.....	143
	Transfer of.....	162
	Subscription to by solicitor on promise of employment.....	144
	Right to repudiate, how lost, delay.....	145
	Legal and equitable owners of, joint and several liability.....	195
	Held in trust, liability of company for registering transfers of.....	202
	Of deceased member, company may obtain decision of court as to ownership of.....	207
	Subscription before incorporation must be ratified to bind subscriber.....	234
	Subscription to, payment of percentage.....	235
	Issued at a discount, directors, liability for.....	242
	Purchase in good faith without notice.....	243