

See also "Fire Insurance."
 "Fraudulent Conveyance."
 "Partner."
 "Practice," 7.
 "Priority."
 "Purchaser for Value," &c., 3.

MORTGAGE OR CONDITIONAL SALE.

See "Absolute Deed."

MOTHER-IN-LAW AND SONS-IN-LAW, TRANSACTIONS BETWEEN.

See "Trust."

MULTIFARIOUSNESS.

A bill filed by an administrator to obtain possession of certain chattels outstanding in the hands of a third party, and for administration of the estate, *held* multifarious both as against such third party and the persons interested in the estate.

Cole v. Clover, 392.

MUNICIPAL CORPORATION.

Land which had been mortgaged by the owner, was taken by a township council for a road, and the compensation having been ascertained by award, the corporation paid the amount to a creditor of the mortgagor, by whom it had been attached :

Held, that the mortgagee had the prior right ; that his mortgage being a registered mortgage, the corporation must be taken to have acquired the land with notice of it ; and that the mortgagee was entitled to recover the amount from the corporation with costs.

Dunlop v. The County of York, 216.

NEWLY DISCOVERED EVIDENCE.

See "Practice," 1.

NOTICE.

See "Registration."

[OF MOTION.]

See "Practice," 4.

"Vendor and Purchaser," 1.