INDEX.

istration of Justice—Dismissal of Motion to Commit Editor of Newspaper—Costs. Meriden Britannia Co. Limited v. Walters, Re Lewis, 9 O.W.N. 87, 34 O.L.R. 518.—Boyd, C.

CONTRACT.

- Action for Cancellation—Failure of Proof—Costs. Erindale Power Co. Limited v. Interurban Electric Co. Limited (No. 2), 9 O.W.N. 24.—MIDDLETON, J.
- 2. Agreement between Companies for Supply of Natural Gas—Construction and Scope—Right of Supplying Company to Supply Others—Breach—Injunction—Damages—Purchase of Fee in Lands Subject to Gas-leases—Right of Purchaser to Forfeit or Accept Surrender of Leases—Interest in Land—Gas Treated as Chattel—Validity of Contract—Rule against Perpetuities. Tilbury Town Gas Co. Limited v. Maple City Oil and Gas Co. Limited, 9 O.W.N. 301, 35 O.L.R. 186.—App. Div.
- 3. Brokers—Loan of Company-shares—Terms—Deposit of Security at Market Price—Offer to Return and Refusal to Accept—Tender—Price of Shares—Rise in Value—Action for Returns. Wills v. Ford, 9 O.W.N. 261, 35 O.L.R. 126.—App. Div.
- 4. Building Contract—Construction—Work to be Done—Amount
 Payable to Contractor—Arbitration—Award—Appeal—Removal of Material—Interest—Costs. Re Thames Quarry Co.
 Limited and Roman Catholic Episcopal Corporation of the
 Diocese of Toronto, 9 O.W.N. 40.—MIDDLETON, J.
- Building Contract—Dismissal of Contractor—Justification— Forcible Removal from Premises—Rights of Buildingowner—Termination of License. McInnis v. Public School Board of School Section 16 in the Township of Tay, 9 O.W.N. 281.—MIDDLETON, J.
- 6. Carriers—Action by, for Freight—Deduction of Sum for Damages—Failure to Prove Damages—Judgment for Amount Due for Freight without Prejudice to Future Action. Canada Steamship Lines Limited v. Steel Co. of Canada Limited, 9 O.W.N. 351.—Britton, J.
- 7. Claim for Payment for Work Done—Extras—Counterclaim—Delay—Findings of Fact of Trial Judge—Appeal—Certificate of Engineer—Judicial Impartiality—Evidence. Curley v. Village of New Toronto, 9 O.W.N. 337.— App. DIV.