- Statement of Claim Alternative Claim—Sale or Conversion—Doubtful Facts. Leader v. Siddall, 337.
- 8. Statement of Claim Amendment Diligence in Moving — Mistake — Money paid into Court: Chevalier v. Ross, 12, 115; 3 O. L. R. 219.
- Statement of Claim Amendment Election—Penalty — Writ of Summons — Discovery — Dominion Elections Act: Rose v. Croden, 170; 3
  L. R. 383.
- Statement of Claim—Particulars Mortgage—Sale under Power—Conspiracy—Account: Huffman v. Hull 242.
- 11. Statement of Defence Leave to Amend—Adding Defence—Attaching Order: Gearing v. McGee, 213.
- See Defamation, 5, 6, 7—Judgment, 4— Particulars—Railways, 10—Sale of Goods, 1, 5, 7, 8— Specific Performance, 2, 9—Title to Land, 3— Trade Mark, 5.

#### PLEDGE.

Bailment of Animal—Pasturage—Subsequent Advances — Distinction between Pledge and Chattel Mortgage: Kelly v. Pollock 735.

#### POLICE MAGISTRATE.

See Mandamus.

# POWER OF ATTORNEY.

See Bankruptcy and Insolvency, 6.

#### PRACTICE.

See Action — Administration Order — Administration ad Litem — Appeal to Court of Appeal — Appeal to Divisional Court—Appeal to High Court — Appeal to Supreme Court of Canada—Appearance — Arbitration and Award, 1 — Arrest—Bail — Building Society — Certiorari—Company, 14 — Costs—County Courts—Courts—Creditors' Relief Act — Discovery—Division Courts—Evidence—Execution, 2—Executors and Administrators, 7—Infant—Injunction—Judgment—Judgment—Judgment—Debtor—Jury—Jury Notice—Lis Pendens—Lunatic—Mechanics' Liens, 1 — Mortgage, 4—Municipal Elections, 1, 2, 5, 6—Parliamentary Elections, 1, 6, 14—Particulars—Parties—Pleading—Referees—Settled Estates Act—Solicitor, 1—Venue—Writ of Summons,

## PREFERENCE.

See Bankruptcy and Insolvency.

# PRESCRIPTION.

See Limitation of Actions,—Water and Watercourses, 5—Way, 14.

# PRESSURE.

See Bankruptcy and Insolvency.

#### PRESUMPTION.

See Bankruptcy and Insolvency—Municipal Elections, 7.

# PRINCIPAL AND AGENT.

- Commission on Sale of Land Reopening Negotiations — Agent's Advertising Expenses: Thompson v. King, 119.
- Company—Liability of Holding out of Person as General Manager — Costs: Davis v. Rideau Lake Navigation Co., 229.
- 3. Contract of Agent Negligent Performance—Fire Insurance Damages. Baxter v. Jones, 554; 4 O. L. R. 541.
- Purchase of Goods by Agent —Commission—Damages: Henry v. Ward, 652.
- 5. Undisclosed Principal Action by Agent—Breach of Contract—Construction of Roof Guarantee—Representation as to Ownership—Addition of Principal as Party—Recovery—Damages: Abbott v. Atlantic Refining Co., 701; 4 O. L. R. 701.
- See Bills of Exchange and Promissory Notes, 3, 4—Company, 6— Insurance, 3, 16—Master and Servant, 1 — Solicitor, 3— Specific Performance, 1, 3—Writ of Summons, 1.

PRINCICPAL AND SURETY.

See Guaranty.

PRIVATE INTERNATIONAL LAW.

See Lunatic.

# PRIVILEGE.

See Defamation, 1, 2, 3—Discovery.

PRODUCTION OF DOCUMENTS.

See Discovery.