- 4. Non-repair—Injury to Person—Necessity for Guard-rail—Negligence—Liability of Municipal Corporations—Damages: Campbell v. Townships of Brooke and Metcalfe, 292.
- Non-repair—Injury to Person—Snow and Ice—Notice to Municipal Corporation—Gross Negligence — Damages: Ludgate v. City of Ottawa, 257, 865.
- 6. Obstruction by Committee of Council of Township—Stakes in Highway to Mark Course of Ditch—Misfeasance—Liability of Corporation for Acts of Committee—Injury to Pedestrian on Highway—Damages: Biggar v. Township of Crowland, 819.
- See Jury Notice, 1—Negligence, 6, 8—Railway, 1, 7—Street Railways—Trespass to Land, 1.

HIRING.

See Master and Servant, 1.

HUSBAND AND WIFE.

- Alimony—Cruelty not Amounting to Personal Violence Threats Wife Leaving Husband—Justification Findings of Trial Judge—Appeal: Lovell v. Lovell, 517.
- Land Purchased by Husband Conveyance Taken in Name of Wife—Gift or Settlement Intention Evidence Improvidence—Absence of Relation of Confidence—Undue Influence not Shewn—Want of Independent Advice: Jarvis v. Jarvis, 902.
- 3. Marriage before 1859—Right of Wife to Dispose by Will of Property Acquired after Marriage: Jordan v. Frogley, 265.
- 4. Moneys Borrowed on Insurance Policy on Life of Husband of which Wife is Beneficiary—Separate Property of Wife—Business of Wife—Interest of Husband—Moneys Derived from Business— Execution against Husband as Member of Partnership—Property Liable to Satisty Execution—Declaratory Judgment—Inquiry—Reference—Costs: Hogaboom v, Hill, 352, 815, 979.

See Chose in Action, 2-Damages, 3.

HYPOTHECATION OF SHARES. See Broker.

ILLEGAL CONTRACT.

See Vendor and Purchaser, 3.

ILLEGAL DISTRESS

See Landlord and Tenant, 1.

IMMORAL CONTRACT.

See Vendor and Purchaser, 3.

IMPOSSIBILITY OF PERFORM-ANCE.

See Contract, 8.

IMPROVEMENTS.

- Mistake of Title—Improvements made after Demand of Possession—Delay in Bringing Action—Lien—Reference—Costs: Corbett v. Corbett, 88; 12 O. L. R. 268.
- See Contract, 7—Crown, 2—Dower— Landlord and Tenant, 2—Trusts and Trustees—Water and Watercourses, 4.

IMPROVIDENCE

See Contract, 1, 6—Crown, 2—Husband and Wife, 2.

INCOME ASSESSMENT.

See Assessment and Taxes, 2.

INDEMNITY.

See Parties, 7-Trespass to Land, 1,

INDEPENDENT CONTRACTOR.

See Trespass to Land, 2.

INFANT.

See Master and Servant, 9—Negligence, 5, 6—Payment into Court.

INJUNCTION.

- Interim Injunction—Breach of Contract—Ability of Defendant to Respond in Damages—Affidavit Sworn before Issue of Writ of Summons—Dissolution of Injunction: Northern Construction Co. v. Swanson, 267.
- Interim Injunction—Interference with Ancient Lights—Erection of Building—Speedy Trial: London and Canadian Loan and Agency Co. v. National Club, 291.