

45 Vic. c. 23, s. 75.]—See CORPORATIONS, 4, 6.

46 Vic. c. 18, s. 490, sub-sec. 15, 16, O.]—See RAILWAYS AND RAILWAY COMPANIES, 5.

46 Vic. c. 18, s. 545, O.]—See HIGHWAY, 2.

R. S. O. c. 62, s. 10.]—See FRAUD AND MISREPRESENTATION, 1.

R. S. O. c. 76.]—See JUSTICE OF PEACE, 1.

R. S. O. c. 95, s. 8.]—See REGISTRY LAWS, 2.

R. S. O. c. 106, s. 7, seq.]—See WILL, 1.

R. S. O. c. 107, s. 7, 17, 20.]—See EXECUTORS AND ADMINISTRATORS, 2.

R. S. O. c. 107, s. 19.]—See WILL, 3.

R. S. O. c. 107, s. 35.]—See WILL, 7.

R. S. O. c. 108, s. 30.]—See WILL, 2.

R. S. O. c. 111, s. 67.]—See DOWER, 1.

R. S. O. c. 111, s. 81.]—See REGISTRY LAWS, 2.

R. S. O. c. 118, s. 2.]—See FRAUDULENT CONVEYANCE, 1.

R. S. O. c. 119, s. 1, 2.]—See BILLS OF SALE AND CHATTEL MORTGAGES, 1.

R. S. O. c. 120.]—See MECHANICS' LIEN, 1.

R. S. O. c. 125, s. 19.]—See CONTRACT, 2.

R. S. O. c. 142.]—See MEDICAL PRACTITIONER, 1.

R. S. O. c. 142, s. 40, 46.]—See MEDICAL PRACTITIONER, 2.

R. S. O. c. 150.]—See COMPANY, 3.

R. S. O. c. 165, s. 20, sub-sec. 19.]—See RAILWAYS, 3.

R. S. O. c. 174, s. 55.]—See MUNICIPAL CORPORATIONS, 4.

R. S. O. c. 180, s. 93, 127.]—See ASSESSMENT AND TAXES, 2.

STOCK EXCHANGE.

Member becoming insolvent or bankrupt—Meaning of—Removal of member's name from list—Legality of.]
—See CORPORATIONS, 6.

STOCK.

Pleadings—Admissions—Master's office—Departure from record—Pledge of stock—Ear-mark—Identification of pledged stock.]
In his pleadings, in an action for an account the plaintiff set up that on April 23rd, 1878, he transferred to the defendant 160 shares of a certain bank, as a security for a loan, and that pending the loan the defendants had sold the said stock and realized more than the indebtedness, whereof he claimed an account, and the parties went to trial on admissions that the bank stock was in the defendants' hands at the said date. In the Master's Office the plaintiff sought to raise an issue as to whether the defendants actually did hold the bank stock on that date, or whether, having held it previously as security for another loan, they had not parted with it before the said date, and falsely represented to the plaintiff that they were not liable to be charged with its market value as of that date.

Held, affirming the decision of the Master in Ordinary, that the plaintiff could not be allowed thus to set up a different state of facts and cause of action from that spread upon the record.

Same, that inasmuch as it appeared that the defendants held at the date of the loan 160 shares of the bank in question: and inasmuch as the particular shares were not

iden
it c
that
shar
loan
Carr
75.

So
pora
150
COR

L
tran
pun
D.]

E
Abs
mis
ATIC

E
dan
ture
Don
vau
such
titio
by
was
lice
was
476

T
by
—S
aga
in c