- 6 Shares Subscription Increase of Capital Stock—Agreement to take Shares before Issue of Supplementary Letters Patent—No Necessity for Allotment—Company having no Shares to Sell: Port Hope Brewing and Malting Co. v. Cavanagh, 985.
- Shares—Subscription—Issue of Certificate—Payment by Promissory Note
 —Estoppel—Action to Cancel Shares
 —Status of Shareholder as Plaintiff
 — Right of Action Payment of
 Promissory Note Pendente Lite —
 End of Cause of Action—Costs—
 Summary Application: O'Sullivan v.
 Donovan, 319.
- 8. Shares Subscription Promissory Note given for Price—Misrepresentation—Condition — Absence of Allotment — Acceptance of Plaintiff as Shareholder—Estoppel—Recovery on Note: Fischer v. Borland Carriage Co., 579.
- Shares—Subscription—Winding-up— Contributory—Application for Stock—Withdrawal—Absence of Allotment and Notice—Notice of Call: Re Canadian Tin Plate Decorating Co., Morton's Case, 531; 12 O. L. R. 594.
- Winding-up Action begun before Winding-up Order — Leave to Proceed — Special Circumstances: Titterington v. Distributors Co., 328.
- Winding-up Application for Leave to Add Company as a Party to an Action against Directors for Misfeasance in Office: Re Farmers' Loan and Savings Co., Ex parte Toogood, 12.
- Winding-up—Contributory —Director
 —Entries in Register—Resolution of
 Directors—Attempt to Get Rid of
 Liability: Re Cement Stone and
 Building Co., Egan's Case, 260, 320.
- Winding-up Contributory Petitioner for Incorporation Subscription for Shares Memorandum of Association—Director and President of Company: Re Cement Stone and Building Co., McBean's Case, 264.
- Winding-up Interest on Creditors' Claims—Right to, after Winding-up Proceedings Begun: Re Union Fire Ins. Co., 9.

- Winding-up—Service of Petition on Assignee for Benefit of Creditors— Resignation of Directors: Re Rodney Casket Co., 293; 12 O. L. R. 409.
- 16. Winding-up—Writ of Execution Seizure by Sheriff of Goods of Company—Fees and Possession Money: Re Oshawa Heat, Light, and Power Co., Ex parte Sheriff of Ontario, 415.
- See Assessment and Taxes, 2—Bills of Exchange and Promissory Notes, 1 —Conspiracy—Constitutional Law— Contract, 5,' 10—Costs, 13—Discovery, 5—Parties, 7—Pleading, 2— Railway, 3—Vendor and Purchaser, 6—Writ of Summons, 2,

COMPENSATION.

See Railway, 3-6—Water and Water-courses, 2.

COMPROMISE.

See Trusts and Trustees, 1.

CONSENT.

See Appeal to Divisional Court, 2 — Costs, 12—Timber.

CONSENT JUDGMENT.

See Account, 2.

CONSPIRACY.

Trade Competition — Procuring Incorporation of Company to Compete with Plaintiffs—Inducing Plaintiffs' Servants to Leave Employment — Using Information Obtained in Plaintiffs' Employment—Appropriation of Plaintiffs' Documents and Chattels — Master and Servant — Breach of Confidence—Injunction—Damages: Copeland-Chatterson Co., v. Business Systems Limited, 888.

See Pleading, 1.

CONSTABLE.

See Malicious Arrest and Prosecution— Parliamentary Elections, 1.

CONSTITUTIONAL LAW.

Powers of Provincial Legislature — Act Respecting Licensing of Extra-provincial Corporations — Intra Vires— Company Carrying on Business in Ontario: International Text-Book Co. v. Brown, 835.

See Railway, 2.