

- 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.
 7. 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.
 9. 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.
 10. Winding-up—Action begun before Winding-up Order—Leave to Proceed—Special Circumstances: Titterton v. Distributors Co., 328.
 11. 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 Too-good, 12.
 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.
 13. 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.
 14. Winding-up—Interest on Creditors' Claims—Right to, after Winding-up Proceedings Begun: Re Union Fire Ins. Co., 9.
 15. 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-Chatterton 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.