## REPORTS AND NOTES OF CASES.

## Province of Ontario.

## COURT OF APPEAL.

Full Court.]

FENSOM v. C.P.R. Co.

Nov. 14.

Railways—Accident—Cattle running at large—Crown lands—Powers of municipalities—Railway Act.

Judgment of the Divisional Court herein, ante p. 160, 7 O. L. R. 254, confirmed.

Hellmuth, K.C., for appellants. Clary, for respondent.

Full Court.]

MARKLE v. DONALDSON.

Nov. 14.

Master and servant—Negligence—Injury to servant—Workmen's Compensation Act—Defect in works, etc.—Person intrusted—Fellow servent.

Judgment of Divisional Court herein, ante p. 350, 7 O.L.R. 376, confirmed.

Lynch-Staunton, K.C., for appellant. Riddell, K.C., for respondents.

Court of Appeal.

McFadden v. Brandon.

[Nov. 14.

Limitation of actions-Mortgage-Interest-Default.

Under a mortgage containing the statutory provision that in default of the payment of the interest the principal shall become payable, default in payment of interest has the effect of making the principal payable as if the time for payment had fully come and a right of action therefor then arises and the Statute of Limitations then begins to run. Judgment of STREET, J., 6 O.L.R. 247, affirmed.

Judd, for appellant. Purdom, K.C., for respondent.

Full Court.]

OSTERHOUT v. OSTERHOUT.

Nov. 14

Will-Construction-Bequest of personalty-"Reversion"-Gift over---Life interest-Absolute interest.

The testator by his will gave, devised, and bequeathed to his father "one-half of my ready money, securities for money . . . . and one-half of all other my real and personal estates whatsoever and wheresoever with reversion to my brother on the decease of my father;" and gave devised and bequeathed to his brother, his heirs and assigns forever, "the remaining one-half of all my ready money, securities for money . . . . and the one-half of all other my real and personal estate whatsoever and wheresoever." At the time of the testator's death there was a sum of money on deposit to his credit in a bank.