

CONSIDERATION.

See Cemetery—Contract, 9, 13, 23—Husband and Wife, 9, 12—
Landlord and Tenant, 6—Promissory Notes, 1.

CONSOLIDATION OF SECURITIES.

See Mortgage, 3.

CONSPIRACY.

See Judgment, 1—Patent for Invention.

CONSTITUTIONAL LAW.

Mechanics and Wage-Earners Lien Act, R.S.O. 1914 ch. 140—
Power of Ontario Legislature to Create Lien Effective against
Dominion Railway—Action to Enforce Lien—Personal Judgment
under sec. 49—Jurisdiction of Court—Charge on
Percentage to be Retained by Owner—Sec. 12 (3) of Act—
Trial—Jurisdiction of Provincial Officers—Sec. 33 (6 Geo. V.
ch. 30, sec. 1)—British North America Act, secs. 92 (14), 96.
Johnson & Carey Co. v. Canadian Northern R.W. Co., 15
O.W.N. 279, 44 O.L.R. 533.—APP. DIV.

See Street Railway, 8.

CONTRACT.

1. Agreement to Remunerate Plaintiff for Use of Political Influence
with Servants of Crown to Obtain Benefit for Defendants—
Action upon Agreement—Summary Dismissal as Contrary to
Public Policy—Costs. *Yeomans v. Knight*, 15 O.W.N. 351,
45 O.L.R. 55.—LENNOX, J.
2. Architects—Remuneration for Services. *Watt v. Hitchcock*,
16 O.W.N. 355.—FALCONBRIDGE, C.J.K.B.
3. Breach of Promise of Marriage—Evidence of Promise—Cor-
roboration—Evidence Act, sec. 11—Findings of Jury—Sanity
of Plaintiff—Mental Unfitness for Marriage—Defence to
Action—Appeal—Objection to Charge not Made at Trial
and not Taken in Notice of Appeal—Rule 493—Discretion of
Court—Defence not Passed upon by Jury. *Lowry v. Robins*,
15 O.W.N. 365, 45 O.L.R. 84.—APP. DIV.
4. Building of Houses—Provision for Termination upon Notice—
Right Exercised in Good Faith and on Reasonable Grounds—
Estoppel—Res Adjudicata—Claim which might and should
have been Asserted in Former Action. *Boyer Brothers v.*
Doran & Devlin, 16 O.W.N. 373.—SUTHERLAND, J.