

SESSIONS.

Public Health — Conviction under By-law in Schedule—Right to Appeal to Sessions—R. S. O. ch. 205.—Where there is a conviction for an offence under the by-law set out in the schedule to the Public Health Act, R. S. O. ch. 205, as distinguished from any of the provisions in the Act itself, an appeal will lie from such conviction to the Sessions, notwithstanding sec. 112, which has no application. *The Queen v. Coursey*, 685.

SETTLEMENT.

Voluntary.—See FRAUDULENT CONVEYANCE.

SLANDER.

See DEFAMATION.

SOLICITOR.

Right of Insurance Company to Retain Solicitor Under Condition in Policy.—See CONTRACT, 1.

Right when a Director to Set-off Profit Costs Against Liability as a Shareholder in Winding-up Proceedings.—See COMPANY, 1.

STATUTES.

1. *Drainage and Watercourses Act, 1894—57 Vict. ch. 55, sec. 22, sub-sec. 6 (O.)—R. S. O. ch. 220, sec. 11, sub-sec. 5—Directory.*—The provisions of sub-sec. 6 of sec. 22 of 57 Vict. ch. 55 (O.) the Ditches and Watercourses Act, 1894, which require the Judge of the County Court

to hear and determine an appeal from an award thereunder within two months after receiving notice thereof, are merely directory. *Re McFarlane v. Miller et al.*, 516.

2. *Repeal of an Act—Exception—Interpretation Act—Effect of—Cons. Mun. Act, 1892, 55 Vict. ch. 42, sec. 533a (O.)—57 Vict. ch. 50, sec. 14 (O.)*—The saving provisions of sec. 14 of The Municipal Amendment Act, 1894, 57 Vict. ch. 50 (O.), do not operate so as by implication necessarily to exclude the application of the Interpretation Act, R. S. O. ch. 1, sec. 8, sub-sec. 43, and

A township corporation which had obtained an award against a county corporation under sec. 533a of the Consolidated Municipal Act, 1892, for part of the cost of the maintenance of certain bridges were, notwithstanding the repeal of sec. 533a by sec. 14 of 57 Vict. ch. 50 (O.), held entitled to recover the amount expended on the same up to the date of the passing of the latter Act. *The Corporation of the Township of Morris v. The Corporation of the County of Huron*, 689.

13 Eliz. ch. 5.]—See FRAUDULENT CONVEYANCE.

43 Vict. ch. 28, secs. 16-20 (D.)—See INDIANS.

R. S. C. ch. 43.]—See INDIANS.

R. S. C. ch. 62, sec. 33.]—See COPY-RIGHT.

R. S. C. ch. 109, sec. 32.]—See WILL, 1.

R. S. C. ch. 129, sec. 16.]—See SALE OF GOODS.

R. S. O. ch. 1, sec. 8, sub-sec. 24.]—See EVIDENCE.

R. S. O. ch. 1, sec. 8, sub-sec. 43.]—See STATUTES, 2.