

VALUABLE MINERAL.

See DISCOVERY.

VENDOR AND PURCHASER.

Agreement for Sale.—See *Re Sager and Bock*.....209

WORDS AND PHRASES.

Person Interested.—*Re Gray and Murray*..... 83
 Shore.—*Re Olmstead and Exploration Syndicate of Ontario*,
 5 O. W. N. 8.

Reserved.—*Re Gratton and Neilly*.....107

Pending Proceedings.—*Re Gleeson and Barton et al*.....124

More or Less.—*Re Miller et al. and Beilby et al*.....145

"Question."—Section 123.—*Re Shields and P. E. L. Mfg.*
Co., Ltd.273

Deemed.—Has been interpreted to mean "adjudged or conclusively considered." See *Rogers v. McFarland*, 19 O. L. R. 622. *Re Aman et al. v. Coutts*.....303

WORKING CONDITIONS.

Contribution Between Co-holders—*Report of Work*.—A report of work must be based upon knowledge and the respondent was not justified in making such a report on the assumption that the work would be performed. Time spent in bringing in supplies cannot be allowed as assessment work. *Re James and O'Connor et al.* 1

Contribution Between Co-holders.—The default complained of was not for refusal to contribute towards the work required to be done thereon, but for development work performed after working conditions had been complied with, and sec. 81 did not apply. *Re Donaghue v. Singleton*..... 5

Alleged Non-performance of—*Onus of Proof on the Disputant*.—Held, that the testimony must be based upon a careful and systematic inspection of the claim and that there was an absence of such evidence. *Re Perron and Bradshaw*.....130