

ASSIGNMENTS AND PREFERENCES.

1. Action by Assignee for Benefit of Creditors of Insolvent to Set aside Mortgage to Creditor Made by Insolvent—Evidence—Preference—Chattel Property Transferred to Creditor—Claim of Creditor against Estate—Account—Costs. *Anderson v. Nowosielski*, 16 O.W.N. 379.—SUTHERLAND, J.
2. Assignment for Benefit of Creditors—Purchase by Creditor and Inspector of Assets of Estate—Resale to Wives of Insolvents—Consideration—Amount Paid by Creditor plus Amount of his Claim—Fraud upon Estate—Account of Profits—Illegality of Transaction—Public Policy—Promissory Notes Made by Wives of Insolvents—Answer to Action for Balance Due upon Notes. *Wade v. James*, 15 O.W.N. 424, 45 O.L.R. 157.—APP. DIV.

See Partnership, 3.

ATTACHMENT OF DEBTS.

Moneys Alleged to be Due to Judgment Debtor by Insurance Company, Garnishee—Destruction by Fire of Building on Mortgaged Premises—Claim by Mortgagee (Judgment Creditor) to Insurance Moneys—Adverse Claim of Bank under Assignment from Judgment Debtor—Claims Based upon Agreements with or Representations by Insurance Company—Attaching Order and Subsequent Order Directing Payment into Court and Trial of Issue, Set aside—Rule 590. *Town of Blind River v. White Falls Lumber Co. Limited*, 16 O.W.N. 189.—ROSE, J. (CHRS.)

AUTOMOBILE.

See Bailment—Motor Vehicles—Motor Vehicles Act.

AWARD.

See Appeal, 3—Arbitration and Award—Highway, 2—Landlord and Tenant, 2—Railway, 6, 7, 8.

BAILMENT.

Motor-car Left at Garage for Repair—Lien for Value of Work Done—Delivery of Car to Owner without Payment in Full—Return of Car to Garage for Further Repair—Payment of Amount Demanded in Respect of Further Repair—Assertion of Lien and Right to Detain Car for Balance Due for First Repair—Conversion—Detinue—Return of Car—Damages—Costs—Counterclaim. **Katzman v. Mannie*, 16 O.W.N. 362.—SUTHERLAND, J.

See Negligence, 7.