

8. Interest in Mining Property—Assignment of Release of Interest by Assignor — Settlement — Evidence — Trust: *Jewell v. Jacobs*, 297.
9. Municipal Corporation — Supply of Electric Light for Streets — Construction of Contract — “Discoveries or Advances in the Electric Art” — Reduction in Price—Arbitration and Award—Scope of Submission — Powers of Arbitrator — Refund of Money Paid — Delay — Profits — Reference back — Costs: *Re City of Hamilton and Hamilton Cataract Power Co.*, 121.
10. Peeling, Piling, and Delivery of Bark — Failure of Plaintiff to Do Work—Damages for Breach of Contract—Remedy Provided by Contract — Right of Defendants to Do Work — Exercise of Right — No Right to Damages — Construction of Contract — Implication from Deletion of Clause — Trespass — Damages — Principle of Assessment — Crown Dues Paid by Defendants—Disallowance: *Boyd v. Shaw-Cassils Co.*, 991.
11. Putting Elevator in Building—Time for Completion — Delay — Extension of Time — Novation — Accord and Satisfaction—Damages for Non-performance of Contract—Measure of: *Porter v. Parkin Elevator Co.*, 1053.
12. Release of Liability as Member of Syndicate — Consideration — Withdrawal of Charge of Obtaining Money by False Pretences—Illegal Consideration — Public Crime — Public Policy: *Morgan v. McFee*, 93; 18 O. L. R. 30.
13. Sale and Delivery of Mining Shares — Breach—Specific Performance—Damages — Measure of—Delay in Completion — Reasonable Time: *Richardson v. Shenk*, 913.
14. Contract — Sale and Delivery of Mining Shares—Evidence to Establish Contract—Statute of Frauds — Conflict of Testimony—Findings of Trial Judge: *Pitt v. Warren*, 665.
15. Subscription for Shares — Agreement of Defendant to Take Shares off Subscriber's Hands — Consideration — Reasonable Time within which to Make Demand — Rejection of Evidence — Result not Affected — No Substantial Miscarriage: *Coburn v. Clarkson*, 135.
16. Work and Labour—Concrete Work of Dam and Power-house Built for

Municipal Corporation — Change of Site—Engineer — Disputes — Certificate — Evidence — Delay — Defective Work—Notice — Waiver — Dismissal of Contractor—Damages: *Winger v. Village of Streetsville*, 635.

See Broker — Carriers — Company, 1, 2—Constitutional Law, 1 — Contribution, 2—Damages, 1, 3, 5—Fraud and Misrepresentation, 1—Husband and Wife, 1, 4—Jury Notice, 2—Landlord and Tenant—Master and Servant, 1, 7—Mortgage—Municipal Corporations, 11, 12—Pleading, 4—Principal and Agent — Promissory Notes — Public Schools—Railway, 4, 5, 6, 10, 12—Sale of Goods—Street Railways, 4, 5—Timber, 2—Vendor and Purchaser—Venue, 3—Writ of Summons, 1, 2.

CONTRACT OF HIRING.

See Master and Servant.

CONTRIBUTION.

1. Co-sureties — Equitable Principle — Proportion of Contribution: *Ostrander v. Jarvis*, 375; 18 O. L. R. 17.
2. Joint Tort-feasors—Negligence—Joint Negligence — Contract — Municipal By-law — Electric Wires—Indemnity: *Sutton v. Town of Dundas*, 126; 17 O. L. R. 556.

CONTRIBUTORY.

See Company.

CONTRIBUTORY NEGLIGENCE.

See Crops—Highway, 6—Motoring — Negligence, 4 — Railway, 11, 13—Street Railways, 2—Trial, 1, 3.

CONTROVERTED ELECTION PETITION.

See Parliamentary Elections, 1, 2.

CONTROVERTED ELECTIONS.

See Municipal Elections—Parliamentary Elections.

CONVERSION.

See Cheque—Partnership, 1—Railway, 4—Sale of Goods, 4.

CONVICTION.

See Company, 3—Costs, 2 — Criminal Law — Liquor License Act—Municipal Corporations, 7—Pleading, 7—Police Magistrate.