

AN INDEX

TO THE

PRINCIPAL MATTERS.

ACCOUNT.

See "Partnership."

ARBITRATION.

See "Practice," 1.

CORPORATION.

Held per Curiam—[RICHARDS, C. J., WILSON, J., and MOWAT, V. C. dissenting]—that a municipal corporation is not entitled (like a public officer) to a month's notice before action brought against the municipality in respect of any act of the corporation: nor is a party aggrieved by such act bound to commence his action within six months from the committing of the act complained of.

Hodgins v. The Corporation of the United Counties of Huron and Bruce, 169.

DELAYING CREDITORS.

See "Insolvent."

FI. FA. LANDS.

(TIME FOR RENEWING.)

See "Practice," 2.

FORFEITURE OF STOCK.

To an action by a judgment creditor of the Port Hope, Lindsay and Beaverton Railway Company against a share-