VENDOR AND PURCHASER—(Continued)
—Purchaser Requiring Conveyance of Whole 50 Acres—
Refusal of Specific Performance—Costs. *Smith v. Gurnett,
19 O.W.N. 561.—Rose, J.

See Contract, 8, 15, 19, 34—Deed—Dower—Fraud and Misrepresentation, 1—Principal and Agent, 4—Settelment, 2—Will, 31.

VENUE.

See County Courts, 2.

VIEW.

See Arbitration and Award, 1.

VOLUNTARY ASSUMPTION OF RISK. See Highway, 5.

VOLUNTARY CONVEYANCE.
See Deed, 7—Settlement, 1.

VOLUNTARY PASSENGER. See Negligence. 7.

VOLUNTARY PAYMENT. See Assessment and Taxes, 2.

VOLUNTARY SETTLEMENT.
See Fraudulent Conveyance, 1, 2.

VOTERS.

See Parliamentary Elections.

WAGES.

See Contract, 25—Master and Servant.

WAIVER.

See Bankruptcy and Insolvency, 6—Contract, 11—Criminal Law, 9—Insurance, 2, 3—Sale of Goods, 6, 9—Vendor and Purchaser, 8, 20.

WAREHOUSE.

See Carriers—Ontario Temperance Act, 4—Sale of Goods, 7.

WAREHOUSEMEN.

See Railway, 1, 2.