

## BUILDING.

See Architect—Assessment and Taxes, 3—Contract, 14 — Injunction, 2 — Landlord and Tenant, 2—Limitation of Actions, 2—Negligence, 7.

## BUSINESS ASSESSMENT. s

See Assessment and Taxes, 1.

## BY-LAW.

See Costs, 8—Municipal Corporations—Negligence, 5 — Schools, 2—Street Railways, 1.

## CARRIERS.

Breach of Contract to Carry Passenger to Point in United States—Act of Congress Requiring Payment of Poll Tax—Payment by Carriers—Collection from Passenger—Unlawful Detention — Damages — Findings of Jury: *Jones v. Niagara Navigation Co.*, 342; 12 O. L. R. 481.

## CERTIORARI.

See Criminal Law, 1.

## CHARGE ON LAND.

See Dower.

## CHARITIES

See Will.

## CHATTEL MORTGAGE.

See Bankruptcy and Insolvency, 2, 4—Chose in Action, 1—Interpleader, 2.

## CHEQUE.

See Bankruptcy and Insolvency, 5 — Timber.

## CHOSE IN ACTION.

1. Equitable Assignment — Fund in Hands of Chattel Mortgagees — Written Order by Mortgagee—Mistake as to Balance Due — Assignment by Mortgagees—Rival Claimants of Fund—Interpleader Application—Dismissal — Subsequent Interpleader Action—Disposal of Fund—Costs: *Elgie v. Edgar*, 944.
2. Voluntary Assignment of Fund to Wife of Assignor — Informality — Validity as Equitable Assignment—Subsequent Assignment for Value—Priority—Notice to Holders of Fund — Executors — Oral Notice to One: *McMurchie v. Thompson*, 637.

See Damages, 1—Insurance, 4.

VOL. VIII. O. W. R. NO. 24—73

## CHRISTIAN SCIENTISTS.

See Statutes, 1.

## CLASS SUIT.

See Costs, 2—Parties, 2.

## CLOSE OF PLEADINGS.

See Pleading, 7.

## CLUB.

See Assessment and Taxes, 1.

## COLLATERAL CONTRACT.

See Bills of Exchange and Promissory Notes, 4.

## COMMISSION.

See Broker — Crown, 1—Principal and Agent—Vendor and Purchaser, 8.

## COMPANY.

1. Directors—Filling Vacancies in Board — Quorum — Special Meeting of Shareholders — Injunction: *Sovereign Mitt, Glove, and Robe Co. v. White-side*, 279, 582; 12 O. L. R. 638.
2. Loan Company — Loan Corporations Act—Sale of Assets and Undertaking of Company to Another Company—Ratification by Shareholders—Rights of Holder of Terminating Stock — Substitution of Permanent Shares in Purchasing Company — Assent of Lieutenant-Governor in Council — Certificate of Attorney-General — Finality of—Absence of Schedule of Shareholders—Status of Holder—Creditor or Shareholder—Right of Withdrawal—Amendment of Statute — Securities: *Lennon v. Empire Loan and Savings Co.*, 162; 12 O. L. R. 560.
3. Money Advanced to Company — Authority of President—Negotiations for Formation of New Company—Failure of Consideration—Recovery of Money Advanced: *Evenden v. Standard Art Manufacturing Co.*, 392.
4. Parties to Action—Authority to Use Name—Solicitor—Meeting of Shareholders—Security for Costs: *Woodruff Co. v. Colwell*, 302, 314, 493.
5. Sale of Assets by Directors to Managing Director—Action to Set aside—Direction to Hold Meeting of Shareholders to Ratify or Disapprove Sale: *Ellis v. Norwich Broom and Brush Co.*, 25.