RESTRAINING ORDER.

See Municipal Corporations, 2 and 3.

RETAINER.

See Solicitor and Client.

REVENUE.

Customs Act - Payment of Duty -Confusion of One Bale of Goods with Another — Alleged Loss of Bale — Delivery to Carter for Consignee — Affidavit—Admissibility: Morris v. The King (Exch. Ct. Can.), 430.

RIPARIAN RIGHTS.

See Land, 2. " Waters and Watercourses, 4 and

S.

SALE.

- 1. Sale of Goods—Cargo of Coal Expenses of Discharging Cargo— Liability for—Evidence: Lehigh Valley Coal Co. v. King (N.S.),
- 2. Sale of Goods-Sale Note-Delivery —Refusal to Accept—Revocation of Contract — Date — Evidence: Taylor v. McLaughlin (N.S.), 40.
- 3. Goods—Sale—Delivery of Part Promissory Note for Price of Whole Balance of Goods Un-White delivered — Demand — Action on Note—Consideration: Fuller & Co. v. Holland (N.S.), 110.
- 4. Goods Sale Action in Magistrate's Court-Jurisdiction: Langille v. Zinck (N.S.), 113.
- 5. Goods—Refusal to Accept—Goods Supplied not According to Con-tract—Liability for Price where no Set-off or Counterclaim Warranty —Pleadings—Evidence: Brownlie & Co. v. Sydney Cement Co. (N.S.), 149.
- 6. Land-Agreement-Construction-Instalment payments—Insolvency of Vendee—"Due"—Extrinsic Evidence: D'Hart v. McDermaid (N.S.), 183.
- 7. Goods Ordered from Third Party and Supplied by Mistake by Plaintiff—Knowledge of Defend-ant Before Using or Disposing of

- Goods-Evidence Implied Contract: Ackerman v. Morrison (N. S.), 198, 307.
- 8. Goods-Principal and Agent-Partnership - Defence of Payment to the Agent: Chapman v. Prest (N.S.), 201.
- 9. Goods—Offset—Novation: v. Hatt (N.S.), 303.
- Exchange Horse Consideration Warranty: Eisenhauer v. Mackay (N.S.), 304.
- . 11. Goods-Agency Contract with Seamen on Defendant's Ship — Guarantee — Bailment: Levine v. Sebastian (N.S.), 311.
 - 12. Goods Action for Price Contract by Correspondence—Specifications: Richey v. City of Sydney (N.S.), 313.
 - 13. Horse Contract Infant —
 Rescission Necessaries Warranty Jury Verdict New
 Trial: McDonald v. Baxter (N.S.), 316.
 - 14. Goods—Illegality Intoxicating Liquors Principal and Agent: St. Charles v. Vasallo (N.S.), 355.
 - 15. Goods Furnace Defective Construction - Condition Precedent — Warranty: Crocket v. McKay (N.S.), 398.
 - 16. Goods—Cross Accounts —Settlement - Overdue Acceptance Judgment for Amount by Default

 —Action by Judgment-debtor for
 Alleged Balance Due Him by
 Judgment-creditor: Densmore v. Hill (N.S.), 475.

See Chattel Mortgage.

- Contract, 3 and 4. 66
- Execution.
- Husband and Wife.
- Land, 1 and 4.
- Patent for Invention. Principal and Agent.
- " Social Club.
 " Trespass, 6.

SCHOOLS.

See Trusts and Trustees, 1.

SEDUCTION.

See Marriage.