The figures denote the pages which are numbered at the bottom.

•	
WEIGHTS AND MEASURES ACT—Concluded.	WINDING UP ACT—Continued.
Third Schedule—The metric system 1395	Inspection of books—Court may allow. 1714
Measures of capacity 1396	Liability of shareholders, &c 1712
Measures of length 1395	List of, how to distinguish 1712
Measures of surface 1395	Moneys may be ordered to be paid into
Weights 1395	court
Times and places of inspection and verifi-	Nature of liability of 1712
cation 1385	Trustee, &c., may be ordered to pay
Tolls and duties—Collection, &c., of 1380	over balance and deliver books, &c. 1712
Ton —Definition of	Voting by proxy
"Trade" what deemed to be 1380	When calls may be made on
Troy bullion weights. See Second Sche-	Creditors' claims 1714
dule	Assets—Distribution of
Uniformity of weights and measures 1375	Clerks and other employees, how far
Unjust weights, measures and weighing machines 1381	privileged 1714
	Compromise of
Use of Cominion weights and measures. 1380 Use of "Standards" by inspectors 1385	Distribution of property
Weights. See Second Schedule 1394	Duty of liquidator, if a second claim is
	filed
WHARVES. See Harbors, Piers, &c 1215	Law of set-off to apply
WHEAT—Inspection of. See General Inspection Act	Lien by judgment or execution not to attach
WHIPPING. See under Punishments, Par-	Except for costs
dons, &c 2194	Secured creditor, when to rank on divi-
WINDING UP ACT 1703	dend sheet1715, 1716
Appeals 1719	Security by mortgage, &c
Courts of appeal 1719	By negotiable instruments 1715
Dismissal of, for not proceeding 1719	Security—Creditor holding 1715
Final, to Supreme Court of Canada 1720	Valuation of security 1715
Practice regulating 1719	What debts may be proved 1714
Security to be given 1719	When to be sent in 1715
When allowable 1719	Fraudulent preferences 1717
Application of Act 1704	-
Corporations which are excepted 1704	Contracts injuring or obstructing cre- ditors 1717
Banks-Application of certain sections	Contracts made with fraudulent intent. 1718
of Act to, 1704	Contracts with consideration, when
Banks—Provisions applicable to 1724	voidable
Application to wind up must be by	Debts of company transferred to contri-
creditor for not less than \$1,000 1724	butories
Chairman of meetings 1724	Gratuitous contracts, &c., void 1717
Liquidators—Appointment of, by credi-	Payments by company, when void 1718
tors 1724	Securities, &c., by company, when void 1718
When appointed by court 1724	Insolvent—When company deemed 1705
Notice to holders of notes 1725	
In Quebec 1725	Insurance companies — Application of
Reservation of dividends 1725	certain sections of Act to 1704
Result of vote—Chairman to report 1724	Insurance companies other than Life—
Savings banks excepted 1724	Provisions applicable to 1728
Scale of votes 1724	Application of deposit held by Receiver
Claim or dividend, how to be objected to. 1717	General 1729
Company when deemed to be insolvent 1705	Application of surplus 1731
When deemed unable to pay its debts. 1705	Arrangements may be made for re-in-
Contributories 1711	surance of risks, &c
Arrest of absconding official	Claims accruing after the winding-up
Books, &c., prima facie evidence 1714	order
Court may order debtors to pay 1713	After thirty days
Distribution of surplus by court 1713	Within thirty days 1730