

COMPANY—(Continued).

- Undertaking of another Loan Company Sold and Transferred to Insolvent Company—Contract—Approval of Lieutenant-Governor in Council—Ontario Loan Corporations Act, R.S.O. 1897 ch. 205—Position of Shareholders in Selling Company who Received Paid-up Shares in Insolvent Company. *Re Dominion Permanent Loan Co.*, 16 O.W.N. 295.—LENNOX, J.
17. Winding-up of Banking Company—Contributory—Subscription for Shares—Allotment—Informal Notice in Writing—Sufficiency—Necessity for Allotment—Nature of Transaction—Agreement to Give and Take Shares—Promissory Note Given for Price—Condition upon which Agreement Made—Condition Subsequent. *Re Monarch Bank of Canada, Murphy's Case*, 16 O.W.N. 170, 45 O.L.R. 412.—APP. DIV.
18. Winding-up of Banking Company—Subscription for Shares—Contributory—Allotment Made and Notified to Subscriber—Attempt to Shew, after Winding-up Order, that Subscription Made upon Conditions not Fulfilled—Oral Variation of Written Application—Mistake or Misrepresentation. *Re Monarch Bank of Canada, Simon's Case*, 16 O.W.N. 171.—APP. DIV.
- See Contract, 19, 23—Executors and Administrators, 2—Pleading, 1—Promissory Notes, 2—Telephone Company—Writ of Summons.

COMPENSATION.

- See Executors and Administrators, 1—Highway, 2—Money in Court—Municipal Corporations, 8—Railway, 6, 7, 8—Workmen's Compensation Act.

COMPROMISE.

- See Company, 11.

CONDITION.

- See Company, 17, 18—Sale of Goods, 4, 7, 8—Will, 18, 23.

CONDITIONAL SALE.

- See Sale of Goods, 1.

CONSENT.

- See Contract, 17—Criminal Law, 4—Insurance, 1—Land Titles Act, 1—Landlord and Tenant, 1, 6—Motor Vehicles Act—Telephone Company—Will, 11.