Canada Law Journal.

VOL. XXXIX.

EMPLOYER'S LIABILITY ACT.

I. LIABILITY FOR THE NEGLIGENCE OF CERTAIN SPECIFIED RAILWAY EMPLOYÉS.

1. Generally.

2. Person having "the charge or control of signal points" or a "switch."

3. Person in "charge or control of a locomotive engine."

- (a) What is an engine under the statute
- (b) What employes are deemed to be in "charge or control" of engines

4. Person having "charge or control of a train."

- (a) What constitutes a train, generally.
- b) How many cars constitute a train
- What employees are deemed to have "charge or control" of a train—Conductors.
- (d) Employés other than conductors.

5. Person having "charge or control" of a car.

- 6. "On a railway" or "railroad": effect of these words.
 - II. SERVICE OF NOTICE UPON THE EMPLOYER.
- 7. Notice a condition precedent to the maintenance of an action under the statute.
- 8. -but not if the facts constitute a cause of action at common law.

9. Notice must be in writing.

10. Service of the notice.

- (a) Service on corporations.
- (b) Service through the Post Office.
- (c) Service in case of death.
- (d) Excuses for failing to serve the notice.

11. Sufficiency of the particulars contained in the notice.

- (a) Generally.
- (b) Inaccuracies which do not invalidate a notice.