

8. Corrupt Practices—Hiring Vehicles—Statutory Declarations of Proposed Witnesses—Saving Clause—"Trifling Extent"—Personal Charges against Respondent—Disagreement of Judges: *Re South Oxford Provincial Election*, 795.

9. Recount of Votes—Ballots—Crosses—Name of Candidate—Words—Intention: *Re North Grey Provincial Election*, *Boyd v. McKay*, 474; 4 O. L. R. 286.

10. Recount of Votes—Ballots—Irregular Marking—Initials of D. R. O.: *Re Muskoka Provincial Election*, *Mahaffy v. Bridgland*, 487; 4 O. L. R. 253.

11. Recount of Votes—Ballots—Marks—Crosses—Writing—Evidence: *Re Halton Provincial Election*, *Nixon v. Barber*, 501; 4 O. L. R. 345.

12. Recount of Votes—Ballots not Objected to before D. R. O.—Form of Ballots—Crosses—Circular Marks—Words—Initials—Indefinite Marks: *Re Lennox Provincial Election*, *Carscallen v. Madole*, 472; 4 O. L. R. 378.

13. Recount of Votes—Ballots—Numbers of Candidates torn off: *Re Prince Edward Provincial Election*, *Williams v. Currie*, 468; 4 O. L. R. 255.

14. Recount of Votes—Notice of Appeal—Solicitor—Cross-appeal—Result of—Re-opening Original Appeal: *Re North Grey Provincial Election*, *McKay v. Boyd*, 483, O. L. R. 286.

15. Voters' Lists—Notice of Complaint—Statement of Grounds—Signing by Complainant—Amendment: *Re Carleton Place Voters' Lists*, 105; 3 O. L. R. 223.

See Pleading, 9.

PARTICULARS.

1. Further Particulars—Interpleader Issue—Credits—Settled Account: *Tawse v. Seguin*, 14, 56.

2. Statement of Defence—Material on Application for—Issue Joined: *Uda v. Algoma Central R. W. Co.*, 246.

3. Statement of Claim—Action to Set aside Resolution of Shareholders of Company—Allegation of Non-compliance with Companies Acts—Submission to Court: *Maclean v. Wood*, 703.

4. Statement of Claim—Trade Mark—Infringement. *Morrison v. Mitchell*, 709.

See Defamation, 5—Discovery, 10—Pleading, 10.

PARTIES.

1. Action Brought in Name of "C. & Co."—Sole Plaintiff—Rules of Court: *Cummings v. Ryan*, 149.

2. Adding Parties—Joinder of Causes of Action—Relief over—Third Party: *Langley v. Law Society of Upper Canada*, 143; 3 O. L. R. 245.

3. Adding Plaintiffs—Consent—Verification by Affidavit—Identity of Names: *Webbing v. Fick*, 203.

4. Adding Plaintiffs—Distinct Causes of Action—Election to Proceed with One: *Plummer v. Sholdice*, 789.

5. Representation of Classes—Appointment of Solicitor—Rule 200: *Ward v. Benson*, 24; 3 O. L. R. 199.

6. Striking out—Improper Joinder—Matter of Substance: *Morang v. Rose*, 3 O. L. R. 354.

7. Summary Application to Quash Municipal By-law—Countermand—Motion to Add or Substitute New Applicant: *Re Ritz and Village of New Hamburg*, 574, 690; 4 O. L. R. 639.

8. Third Party—Notice—Time—Enlarging: *Parent v. Cook*, 3 O. L. R. 350.

9. Third Party—Settlement of Action: *Wheeler v. Town of Cornwall*, 4 O. L. R. 120.

10. Third Party—Action to Set aside Tax Sale—Claim by Purchaser to Relief over against Municipality: *Farmers' Loan and Savings Co. v. Hickey*, 695.

11. Unincorporated Voluntary Association—Motion to Strike Out Name—Injunction—Trial—Pleading—Costs: *Metallic Roofing Co. v. Local Union No. 30 Amalgamated Sheet Metal Workers' International Assn.*, 573, 644.

See Action 1—Appeal to Court of Appeal, 9, 13—Costs, 1, 3, 17—Discovery—Indemnity—Infant, 6, 8—Mechanics' Liens, 4—Mortgage, 3—Parliamentary Elections, 3—Pleading, 3—Will, 1—Writ of Summons, 4.