INDEX.

ALLOTMENT.

See Company, 11, 12.

ALTERATION OF NOTES.

See Promissory Notes, 4.

AMENDMENT.

See Chattel Mortgage—Contract, 20—Costs, 6—Criminal Law, 6—Husband and Wife, 1, 2—Indemnity—Municipal Corporations, 4, 15—Ontario Temperance Act, 3, 7,—Parties, 1—Will, 27.

ANIMALS.

See Municipal Corporations, 8, 9-Railway, 1.

ANNUITY.

See Will, 4, 15.

ANTE-NUPTIAL AGREEMENT.

See Deed.

APARTMENT HOUSES.

See Landlord and Tenant, 3-Ontario Temperance Act, 5.

APPEAL.

- 1. To Appellate Division—Extending Time for Appeal—Bona Fide Intention to Appeal—Rule 176—Incorporated Company—Intention of Principal Officer of Company—Delay in Bringing Matter before Directors—Special Circumstances—Terms of Granting Indulgence. Canadian Heating and Ventilating Co. Limited v. T. Eaton Co. Limited and Guelph Stove Co. Limited, 11 O.W.N. 176, 41 O.L.R. 150.—Masten, J. (Chrs.)
- 2. To Appellate Division—Leave to Appeal from Order of Judge in Chambers—Rule 507—No Reason to Doubt Correctness of Decision—Writ of Summons—Service on Foreign Corporation-defendant by Serving Agent in Ontario. *Ingersoll Packing Co. Limited v. New York Central and Hudson River R.R. Co. and Cunard Steamship Co. Limited, 14 O.W.N. 30.—RIDDELL, J. (CHRS.)
- 3. To Appellate Division—Leave to Appeal from Order of Judge in Chambers—Security for Costs—Conflicting Decisions—Important Questions Involved—Rule 507. *Bailey Cobalt Mines Limited v. Benson, 14 O.W.N. 174.—Sutherland, J. (Chrs.)