ESTOPPEL.

See Company, 10—Contract, 4—Executors and Administrators, 1—Fraud and Misrepresentation, 1—Husband and Wife, 12— Insurance, 8—Landlord and Tenant, 4—Partnership, 3— Principal and Agent, 5—Vendor and Purchaser, 5.

EVICTION.

See Landlord and Tenant, 3.

EVIDENCE.

See Appeal, 5—Assault—Boundaries—Contract, 3, 9, 10, 11, 13, 14, 17, 19, 20, 23—Costs, 4—Criminal Law, 1, 2, 3, 7, 8, 9, 10, 11—Deed, 1, 2—Executors and Administrators, 1—Highway, 13—Husband and Wife, 12—Inland Revenue Act—Judgment, 1—Landlord and Tenant, 6—Master and Servant—Motor Vehicles Act—Negligence, 1, 2, 4, 6, 8—Nuisance, 1, 3—Ontario Temperance Act—Street Railway, 3, 5, 6, 7—Title to Land, 2—Trade Name—Will, 5, 6, 16, 25, 26.

EX PARTE ORDER.

See Mortgage, 4.

EXAMINATION OF PARTIES.

See Discovery.

EXCAVATION.

See Municipal Corporations, 10.

EXCHANGE OF PROPERTIES. See Mortgage, 1—Vendor and Purchaser, 5.

EXECUTED CONTRACT. See Company, 9—Municipal Corporations, 2.

EXECUTION.

Judgment for Costs Recovered by Plaintiff against Defendants— Death of Plaintiff after Judgment—Præcipe Order Continuing Action in Name of Executrix as Plaintiff—Issue, by Plaintiff by Revivor, of Execution for Costs—Probate of Will not yet Granted to Executrix—Stay of Proceedings in Action until Contest in Surrogate Court at an End—Rules 301, 566— Defendants Discharged from Liability upon Payment of Taxed Costs into Court. Smith v. Ontario and Minnesota Power Co. Limited, 16 O.W.N. 187.—MIDDLETON, J. (CHRS.)

See Fraudulent Conveyance-Judgment, 2-Sale of Goods, 1.