

- way Act, R. S. C. 1906 ch. 37, secs. 294, 294 (3)—“Competent Person” —Negligence — Failure of Servants of Railway Company to Give Warning of Approach of Train—Evidence —Findings of Jury — Motion for Nonsuit: *Sexton v. Grand Trunk R. W. Co.*, 566; 18 O. L. R. 202.
3. Animals Killed on Track—Negligence —Railway Act, R. S. C. 1906 ch. 37, sec. 254, sub-sec. 3 —Fences —Inclosed and Improved Land—Damages: *McCracken v. Canadian Pacific R. W. Co.*, 412.
4. Carriage of Goods—Delivery to Company—Neglect of Company to Pay Tolls for Carriage—Dominion Railway Act, secs. 344, 345—Seizure of Goods by Railway Company—Retention after Attempt to Sell—“Seize” —Carriers’ Lien—Seizure not Maintainable after Absolute and Unconditional Delivery to Consignee —“Tolls” —Demand—Insolvency of Consignee Company —Winding-up Order — Action by Liquidator for Conversion—Tort—Measure of Damages—Set-off: *Cisdell v. Kingston and Pembroke R. W. Co.*, 626; 18 O. L. R. 169.
5. Carriage of Horses — Liability for Loss—Negligence — Damages—Contract Limiting Liability—Approval of Board of Railway Commissioners —Specific Contract — General Approval of Class—Railway Act, R. S. C. 1906 ch. 37, secs. 284, 340: *Sutherland v. Grand Trunk R. W. Co.*, 321; 18 O. L. R. 139.
6. Destruction by Fire at Station of Goods Left for Carriage—Liability of Railway Company — Carriers — Warehousemen — Evidence — Request for Car to Ship Goods in — Contract—Implied Incorporation of Usual Shipping Terms—Exemption from Liability: *Everist v. Grand Trunk R. W. Co.*, 1063.
7. Expropriation of Land—Compensation —Award—Interest—Powers of Arbitrators—Dominion Railway Act — Moneys Paid into Court by Railway Company—Interest thereon at Legal Rate Payable to Land-owner—Motion for Payment out—Costs: *Re Clarke and Toronto Grey and Bruce R. W. Co.*, 699.
8. Expropriation of Lands Owned by City Corporation — Right of Lessee to Compensation—Possession after Expiration of Lease — Provision in Lease for New Lease—Interest in Land—Railway Act—Date of Ascertaining Compensation—Deposit of Plan—Damages—Costs: *Canadian Pacific R. W. Co. v. Brown Milling Co.*, 301; 18 O. L. R. 85.
9. Farm Crossing — Overhead Bridge Maintained for 50 Years—Destruction by Company without Authority from Board of Railway Commissioners—Neglect to Provide any Crossing for Short Period—Construction of Level Crossing—Order of Board for Construction of Overhead Bridge — Damages for Delay in Providing Proper Crossing—Injury to Landowner—Inconvenience—Injury Caused by Construction of New Overhead Bridge — Remedy — Application to Board—Dominion Railway Act—Action—Costs: *Kelly v. Grand Trunk R. W. Co.*, 781.
10. “Farm Crossing” —Private Crossing Used for Purposes of Business of Brick-yard — Agreement of Railway Company to Provide — Means of Egress to Public Highway—Easement —Prescription—Estoppel — Railway Act, 1888, sec. 191 — Covenant to Maintain Crossing — Equivalent of Reservation—Construction of Statutes — Headings and Side-notes — Operation of Railway—Severance of Land—Evidence — Inconvenience — Injunction: *Toronto Hamilton and Buffalo R. W. Co. v. Simpson Brick Co.*, 215; 17 O. L. R. 632.
11. Injury to and Consequent Death of Person Crossing Track — Engine Shunting Reversely — Absence of Statutory Warning — Evidence — Negligence—Contributory Negligence —Findings of Jury: *Hobley v. Grand Trunk R. W. Co.*, 294.
12. Injury to and Consequent Death of Person Crossing Track — Injury Done by Engine of another Railway Company Using Tracks under Agreement with Defendants—Cars Placed on Tracks by other Company so as to Obstruct View of Deceased — Fault of Station Agent Paid by Defendants—Findings of Jury—Cause of Accident — Negligence of other Company—Station Agent Servant of both Companies—Circumstances of Employment—Damages—Fatal Accidents Act — Pecuniary Interest of Father in Continuance of Life of Lad of 14 — Excessive Damages: *Hansford v. Grand Trunk R. W. Co.*, 1184.
13. Injury to and Consequent Death of Servant — Collision of Trains—Evi-