RECEIVER

Equitable execution — Interest of debtor under will—Restraint on anticipation—Arrears of income — Contingent interest — Dependence on will of another — Creditors' rights: Adams v. Cox. 15.

See Costs, 5.

RECEIVING STOLEN GOODS.

See Extradition.

RECOUNT.

See Parliamentary Elections, 3.

RECTIFICATION.

See Banks and Banking—Mortgage, 2
—Partition, 1.

REDEMPTION.

See Costs, 3-Mortgage, 5.

REFERENCE.

See Administration — Company, 12 — County Courts, 1—Evidence—Partition, 1—Waste,

REGISTRY LAWS.

See Indian Lands-Mortgage, 2.

RELEASE.

See Mortgage, 4.

RELIGIOUS COMMUNITY.

See Schools, 5.

RELIGIOUS INSTITUTIONS.

See Church.

REPUGNANCY.

See Will, S.

RES JUDICATA.

Action to set aside assignment of chose in action — Previous garnishment proceeding in Division Court — Establishment of validity of assignment — Parties — False evidence — Fraud—Costs: Johnston v. Barkley, 453.

See Fraudulent Conveyance.

RESCISSION.

See Sale of Goods, 4, 5.

REVENUE.

Succession duty—"Aggregate value property—Construction of states
Attorney-General for Ontario
Lee, 516.

REVOCATION.

See Company, 4.

RIPARIAN OWNERS.

See Municipal Corporations, 7-Water and Watercourses.

ROAD.

See Way.

ROYALTIES.

See Patent for Invention.

SALE OF GOODS.

- 1. Action for price Ascertainment Counterclaim for breach of tract—Representations not amounting to contract: Kny-Scheerer v. Chandler and Massey, 187.
- 2. Action for price Combination dealers—Agreement Construction Course of dealing Company O'Reilly v. Thompson, 506.
- Action for price Injury after delivery Warranty Examination : Harris v. Simpson, 82.
- 4. Contract—Breach—Rescission— Damages: Fisher v. Carter, 319.
- 6. Destruction before delivery—Property not passing—Ascertainment of quantity—Culling: Lee v. Culp, 41: 8 0 L. R. 210.
- Destruction on vendor's premises
 Liability—Damages: Taylor v. McCive, 252.
- 8. Lien for purchase money—Equitable lien—Notice to purchaser—Chattel mortgagee Solicitor's knowledge: Trimble v. Laird, 63.