

- of Right by Adoption of Order Appealed against: *Boyle v. Rothschild*, 800.
5. Shares — Powers of Directors — By-laws—Directors Allotting Shares to themselves in Payment for Services — No Confirmation by Shareholders — Control of Company—Proxies — Illegal Scheme—Injunction: *Thorpe v. Tisdale*, 1044.
  6. Shares — Subscription — Allotment — Directors — Delegation to President — Number of Directors — By-laws — Invalidity of Allotment — Withdrawal by Subscriber before Subsequent Valid Allotment — Action for Calls—Unfounded Charges of Misrepresentations—Costs: *Twin City Oil Co. v. Christie*, 756.
  7. Shares — Subscription—Necessity for Allotment — Evidence as to Allotment — Winding-up—Contributory: *Re Nipissing Planing Mills Limited*, Rankin's Case, 360; 17 O. L. R. 80.
  8. Winding-up—Contributory—Accommodation Indorsement for Benefit of Company—Shares Issued as Fully Paid—Certificate Given as Security — Misrepresentations — Estoppel: *Re Charles H. Davies Limited*, *McNicol's Case*, 579; 18 O. L. R. 240.
  9. Winding-up — Contributory—Conditional Subscription for Shares — Special Agreement to be Entered into — Non-performance of Condition — Evidence — Allotment — Absence of By-law or Resolution of Directors—Companies Act, R. S. O. 1897 ch. 191, sec. 26—Entries in Books — Notices of Calls — Attendance at Meetings of Directors — Explanation: *Re Canadian McVicker Engine Co.*, *Geis's Case*, 916.
  10. Winding-up—Contributory—Subscription for Shares—Payment of 10 per cent. of Value—Allotment — Condition that no Further Call be Made—Powers of Directors—Illegal Condition — Ontario Companies Act — Right to Repudiate — Estoppel — Cheque Given for Purchase Money — Voting on Shares by Proxy—Election to Become Member of Company: *Re Lake Ontario Navigation Co.*, *Davis's Case*, 1032.
  11. Winding-up — Contributory — Subscription for Shares by Partnership Firm—Allotment — Notice — Evidence — Liability of Special Partner — Knowledge of Firm's Subscription: *Re Distributors Co.*, *Thurston's Case*, 735.
  12. Winding-up — Director — Misfeasance — Dominion Winding-up Act, sec. 123 — Arrangement with Subscriber for Shares to Stop Payment of Cheque given for Shares—Money Loss to Company — Liability of Director for: *Re Lake Ontario Navigation Co.*, *Hutchinson's Case*, 1037.
  13. Winding-up — Directors — Misfeasance—Allotment of Shares as Fully Paid up — Necessity for Proof of Damage to Company—Contributory — Value of Shares: *Re Manes Tailoring Co.*, *Crawford's Case*, 829.
  14. Winding-up — Manufacturing Company — Plant and Chattels — Claim by Mortgagee—Order upon Liquidators for Delivery: *Shortreed v. Raven Lake Portland Cement Co.*, 720.
  15. Winding-up — Moneys Paid out to Creditor by Company after Service of Notice of Motion for Winding-up Order — Action by Liquidator to Recover — Dominion Winding-up Act — Trust Moneys — Breach of Trust — Managing Director — Restoration — Fraud on Creditors: *Trusts and Guarantee Co. v. Munro*, 539.
  16. Winding-up — Reference to Master — Jurisdiction of Master—Dominion Winding-up Act, sec. 110—Power to Inquire into Liability of Holders of Certificates for Fully Paid-up Shares to be Placed on List of Contributories: *Re Cornwall Furniture Co.*, 137; 18 O. L. R. 101.
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## COMPENSATION.

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## CONDITIONAL APPEARANCE.

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