

	PAGE.
<b>Deseronto Navigation Co., agreement with Bell Co. for exclusive privilege.</b> . . . . .	Sise 487
<b>Dewart, H. H., K.C., representing City of Toronto, Ont.:</b>	
Acts of 1880 and 1882 not applicable to conditions of to-day. . . . .	757
Argument in favour of giving Municipalities control of streets. .754-759, 787, 788	
Bell Co., notwithstanding Dominion Act of 1880, applied in 1882 to Legislatures for necessary powers. . . . .	788
Bell Telephone legislation, history of. . . . .	755-756
British Post Office paid for long-distance lines fair value, plus 10 per cent.	789
British Post Office purchase of long-distance lines involved the same principles as are now suggested. . . . .	788-789
British Telephone service, Mr. Aylesworth's statement regarding failure of, referred only to local service. . . . .	790
Canada Act of 1858 cited. . . . .	756
Local Telephone systems should be under municipal control. . . . .	755
Long-distance and local service should include oral communication and physical connection, absolutely necessary that all . . . . .	790
Long-distance physical connection with local lines in England, mechanical difficulties of, were each met and dealt with. . . . .	789
Long-distance system might be brought under Dominion control. . . . .	755
Long-distance system should be subject to different regulations than those regarding local exchanges. . . . .	755, 757
Long-distance system should have same principle applied as those regarding railways. . . . .	756
Long distance system were subject to provisions analogous to section 195 of the Railway Act, would be satisfied if. . . . .	757
National Telephone Co. assented to abrogate its rights under a thirty-one year franchise when post office purchased long-distance system of Great Britain. . . . .	789
Ontario statute of 1882 should apply to local systems. . . . .	756
Postmaster General, desirability of authority being vested in requires consideration . . . . .	762
Railway Act, section 194, refers only to telegraph or telephone lines operated by a railway company. . . . .	790
Railway Act, section 195 cited. . . . .	755
Railway shall not occupy a highway without consent of municipality, Municipal Act, section 184, provides that. . . . .	759
Railways had greater powers before Railway Act of 1903 was passed. . . . .	759
Statutory rights should apply to works constructed, and not to future construction . . . . .	758
<b>District Five Telephone Company, N.S., agreement of Nova Scotia Telephone Co. with, for interchange of service.</b> . . . . .	Winfield 361
<b>Dividends:</b>	
Bell Co. . . . .	(See Sise, C. F.)
Bellechasse Co. . . . .	Demers 224, 242
Canadian Telephone Co., Marbleton, P.Q. . . . .	Oughtred 329
Central Union Bell Telephone Co., owing to its system of warfare against independents has paid no dividends since 1896. . . . .	Tetu 984
Citizens' Telephone Co., Grand Rapids, Mich. . . . .	Ware 1002
Conn Telephone Co. . . . .	Begley 290, 296