

MORTGAGE—

Judgment of Master Staying Proceedings in an Application to Confirm a Sale under a Mortgage—Judgment Based on Misrepresentation on Part of Plaintiff—No Misrepresentation in Fact Made—Reversal	463
Order for Sale Made and Time for Redemption Fixed—Mortgagee Subsequently Receiving Rents under Attornment Clause—Right of a Mortgagor to Re-open Sale Order and Have New Date for Redemption Fixed and a New Account Taken	463
Order Nisi for Foreclosure—Time for Redemption Fixed at Request of Mortgagor — Application by same Party to Shorten Period	155

MUNICIPAL CORPORATIONS—

License Granted Construction Company—Provision as to Cancellation at any time—Construction of Clause	514
Local Improvement—Work commenced under Municipal Act—Election to Continue under Municipal Act — Procedure under By-law to Levy Rate—By-law Defective—New By-law Passed under Municipal Act—Validity—Action to Quash—Action barred under sec. 180 of Municipal Act 1914, ch. 52	390

NEGLIGENCE—

Tug Anchoring with Tow—Failure to Pick Out Good Clear Swing Berth—Damage to Nearby Tug — Inevitable Accident as Defence	222
---	-----

NEW TRIAL—

Alleged Mis-direction by Trial Judge—Jury Understanding Issues—No Mis-trial	248
District Courts Act, R.S.S. 1920, ch. 40, sec. 55 (1)—Power of Judge to Order—Trial of New Issues—Amendment of Pleadings after Trial of Issues on Pleadings as They Then Stood	405

ONTARIO TEMPERANCE ACT—(Annotation)

177

PARTIES—

Action for Dissolution of Marriage—Adultery—Action as Framed Sufficient for Granting of Relief if Proved—Application to Add Additional Parties as Co-respondents—Material on which Application Based Hearsay Evidence Indefinite and Remote—Refusal of Application	534
--	-----

PARTNERSHIP—

Father and Son in Partnership — Death of Father — Will Authorising Son to Renew Partnership with Estate—Widow to be Paid Share of Profits—No Profits Owing to Crop Failures—Application by Widow for Administration and Declaration—Acquiescence of All Parties to Taking Accounts and Winding Up the Partnership—Partnership Ordinance C.O. 1911, ch. 94	80
---	----