

Index

	PAGE.
LEGAL DECISIONS AFFECTING BANKERS—	
La Banque du Peuple and the Quebec Bank <i>vs.</i> Bryant, Powis & Bryant. Power of Attorney to agent—power to borrow must be express	76
Stevenson <i>vs.</i> Canadian Bank of Commerce. Insolvency—fraudulent preference	78
Tennant <i>vs.</i> Union Bank. As to validity of Warehouse Receipts for logs in transit in public waters, in view of contention that the waters are not a "place kept by the signers of the receipts"	79-140-201
Boyd <i>vs.</i> Bank of New Brunswick. Bank stock—injunction to compel bank to permit transfer to executor of shares specifically bequeathed to certain legatees	80
Duggan <i>vs.</i> London & Canadian Loan & Agency Co. Transfer as security for advances of stock held "in trust"—as to lender's obligation to enquire into nature of the trust	141
La Banque Nationale <i>vs.</i> Ricard. Quebec Law—liability of wife	141-300
Landry <i>vs.</i> Bank of Nova Scotia. Agreement to discount a certain bill—right of bank to then retain the proceeds and credit them on Plaintiff's debt to the bank	142
Attorney-General of Ontario <i>vs.</i> the Attorney-General for the Dominion of Canada. Powers of the Provincial Legislature in respect to assignments for the benefit of creditors	204
Commercial Bank of Tasmania <i>vs.</i> Jones and another. Where there is an absolute release of the principal debtor, the remedy against the surety is gone and cannot be reserved	211
Simpson and The Molsons Bank. Bank stock—duties of the bank respecting transfers by executors	214
Rouse <i>vs.</i> Bradford Banking Co. The retired partner	216
O'Gara <i>vs.</i> Union Bank of Canada. Interference with rights of surety—discharge	290
Sheffield Banking Co. <i>vs.</i> Clayton. The proposition that the principal creditor is entitled to the benefit of all counter bonds or collateral security given by principal debtor to surety, cannot be supported	294
Quebec Bank <i>vs.</i> Ward. Use of a form of promissory note from which the words "or order" or "or bearer" are omitted—omission does not interfere with negotiability of the instrument	299
OLD LADY OF THREADNEEDLE ST., The	111
OVEREND, GURNEY & Co., LTD., Winding-up report	137
PARTNER, The retired	216
POWER OF ATTORNEY—Power to borrow must be express	76
PRIZE ESSAY COMPETITION, 1892-93. Award	25
" " 1893-94. Subjects for	87
" " 1893-94. Award	235
PROMISSORY NOTE—Negotiability not interfered with by use of a form with words "or order" or "or bearer" omitted	299
REPORT OF SPECIAL MEETING OF THE ASSOCIATION	85
SILVER QUESTION, The. B. E. Walker	65
SILVER PROBLEM, The. Associate	88
STOCKS. Transfers of. As to duty of bank to enquire into nature of trusts and executorships when transfers sought	80-214