

to be Erected for Company—Findings of Trial Judge—Reversal in Part by Divisional Court—Further Appeal—Amount of Remuneration—Evidence: *Lennox v. Hyslop*, 814.

5. Judgment Obtained against Agent — Election—Claim to Rank upon Assets of Company (Principal) in Winding-up Proceedings: Re *Toronto Cream and Butter Co., Luxton's Claim*, 673.

See Broker—Contract, 5—Discovery, 8 —Mortgage, 4—Partnership — Vendor and Purchaser, 8—Writ of Summons, 2.

PRINCIPAL AND SURETY.

See Contribution, 1—Guaranty—Master and Servant, 1.

PRIVATE WAY.

See Way.

PRIVILEGE.

See Easement.

PROCLAMATION.

See Municipal Corporations, 11.

PRODUCTION OF DOCUMENTS.

See Discovery, 8, 9.

PROFITS.

See Contract, 9.

PROHIBITION.

See Coroner—Master and Servant Act.

PROMISSORY NOTES.

1. Accommodation Indorsement—Transfer to Bank as Collateral Security for Debt of Maker of Note—Transactions between Bank and Maker—Release of Note—Payment—Action to Recover Amount Paid—Fraud and Misrepresentation—Statute of Limitations—Appeal—Costs: *Evans v. Bank of Hamilton*, 374.
2. Action by Payee against Indorser — Liability of Indorser—Bills of Exchange Act—"Negotiated"—Authority of Decisions—Agreement—Recitals—Estoppel: *McDonough v. Cook*, 808.
3. Action on, by Bank—Defence—Failure of Consideration—Onus—Inference from Facts — Purchase of Shares: *Sovereign Bank v. McIntyre*, 509.

4. Indorser Adding his Signature as Maker — Immaterial Alteration — Implied Assent of Original Maker: *Lyttle v. Foell*, 738.

5. Liability of Indorser—Release of Security—Discharge of Indorser—Evidence: *Wade v. Livingstone*, 708.

See Husband and Wife, 6—Injunction—Judgment, 2, 3—Solicitor, 3.

PROPERTY AND CIVIL RIGHTS.

See Constitutional Law.

PROPERTY QUALIFICATION.

See Municipal Elections, 1, 2.

PROSPECTUS.

See Company, 3.

PROVINCIAL LEGISLATURE.

See Constitutional Law—Municipal Corporations, 11.

PROXIES.

See Company, 5, 10.

PUBLIC POLICY.

See Constitutional Law, 2—Contract, 12.

PUBLIC SCHOOLS.

Board of Trustees—Contract—Architect —Preparation of Plans for School Building—Payment for—Powers of Board — Rate of Remuneration — Quantum Meruit — Costs: *Erb v. Dresden Public School Board*, 503.

QUANTUM MERUIT.

See Contract, 1 — Municipal Corporations, 4—Public Schools—Timber, 2.

QUEBEC LAW.

See Discovery, 8—Husband and Wife, 4 —Insurance, 13.

RAILWAY.

1. Animals Killed on Track—Fences — Negligence of Owner—Nonsuit Set aside: *Armour v. Grand Trunk R. W. Co.*, 264.
2. Animals Killed on Track—Intersection of Railway with Highway — Cows Driven by Boy of Ten Years—Rail-