- Contract for Sale of Land—Specific Performance—Relief from Contract — Hardship — Equitable Terms — Payment of Damages and Costs — Evidence of Contract: Dundas v. Dinnick, 124.
- Covenant Building Restriction Deed of Land — Covenant Running with Land—Breach—Construction— "House:" Hime v. Lovegrove, 4; 11 O. L. R. 252.
- See Will, 4, 7, 16.

VENUE, CHANGE OF.

- 1. Companies Place of Residence Place where Cause of Action Arose — Preponderance of Convenience — Witnesses: Royal Electric Co. v. Hamilton Cataract Co., 73.
- 2. Convenience Witnesses Cause of Action: Gardiner v. Beattie, 136.
- Convenience—Witnesses Expense— Fair Trial—Jury — Undertaking — Costs: Gillard v. McKinnon, 161, 208.
- 4. Fair Trial—Convenience—Expense Witnesses: Sturgeon v. Port Burwell Fish Co., 359, 380.
- Motion by Plaintiff to Change—Mistake in Laying Venue — Solicitor's Slip—Costs—Speedy Trial : Garland v. York Mutual Fire Ins. Co., 322.
- 6. Preponderance of Convenience-Counterclaim: Farmer v. Kuntz, 829.
- 7. Preponderance of Convenience County Court Action: James v. Shemilt, 828.
- Preponderance of Convenience Expense—Cause of Action: Sharpin v. Nicholson, 57.
- Provisions of Contract as to Place of Trial — Construction: Wright v. Ross, 69; 11 O. L. R. 113.
- Venue Improperly Laid Rule 529 (b)—Onus—Reasons for Retaining Venue where Laid: Pigott v. Bank of Hamilton, 802.
 See Pleading, 1.

VEXATIOUS ACTION.

See Dismissal of Action, 2-Pleading, 4.

VIEW.

See Trial, 2.

WAIVER.

See Contract, 3 — Judgment, 1—Landlord and Tenant, 1, 2.

WARRANT.

See Extradition.

WARRANT OF COMMITMENT.

See Criminal Law, 6.

WASTE.

Lease for Years by Tenant for Life-Settled Estates Act-Rights of Reversioners on Death of Life Tenant — "Without Impeachment of Waste" — Repair of Buildings — Short Forms Act-Permissive Waste —Wear and Tear: Morris v. Cairncross, 834.

See Will, 11.

WATER AND WATERCOURSES.

- Dam Flooding Lands of Riparian Owner—Cause of Injury—Damages — Release — Statutory Powers: Miller v. Beatty, 605.
- Navigable Waters—Hamilton Bay Deed—Grant of Wharf on one Side of Slip — Derogation from Grant — Use of Slip so as to Prevent Access to Wharf — Evidence of Mode of User at Time of Grant — Admissibility—Injunction : Hamilton Steamboat Co. v. MacKay 465.

See Parties, 3.

WATERWORKS.

See Municipal Corporations, 7, 8.

WAY.

- Highway—Dedication User Evidence of—Parties—Attorney-General —Municipal By-law — Plans—Registration: Macoomb v. Town of Welland, 876.
- Highway Non-repair Injury to Person Driving—Municipal Corporation — Real Cause of Injury — Reasonable State of Repair of Country Road: Turner v. Eustis, 238.