	PAGI	1	2.00
Subsequent possession, not to validat sale otherwise nil Possession, Agreements where passe without ownership Statistical returns	0	Nova Scotia. (See Synopsis of Nova	PAGE
sale otherwise nil	. 21	Scotia Laws.)	
Possession, Agreements where passe	8	Nova Scotia. (See Synopsis of Nova Scotia Laws.) British Columbia	417
Statistical returns	218		418
Commercial Law of the Dominion	. 417	***	418
AGENT (See Principal and Agent	421	Generally has no offeet in law	418
BILL OF LADING AND SHIPPING RE	421		
CEIPTS	496	As to person.	418
CARRIERS OF PASSENGERS	. 426	As to nature of contract	418
CONDITION.	420	When agreement wrongly expressed	418
Distinguished from representation	. 420	As to subject matter As to subject matter As to nature of contract. When agreement wrongly expressed. Must be of fact, not of law As to private right. Money paid under mistake of fact. Misrepresentation.	418
Concurrent	420	Money paid under mistake of foot	*10
	420	MISREPRESENTATION.	4/18
Distinguished from warranty	420	Definition	418
		Distinguished from Fraud	418
Contract under Seal imports	417	Rule at Common Law	418
	417	Rule in Equity	418 418
Need not be adequate	418	MUTUAL ASSENT	417
Definition Need not be adequate, Must be legal Past, not good	418	Rule at Common Law. Rule in Equity MUTUAL ASSENT. Parties capable of contracting Partners.	417
	418	Partners	423
Consession .		Distinction between and property	419
Generally Simple Under Seal Essentials of	417	Change of, without property passing Change of, without possession passing Statutory provisions in different pro-	419
Under Seal.	417	Change of, without possession passing	419
	417	vinces vinces	419
Parties capable of entering into	417	Goods at purchaser's rock if in possession	419
Rescission of	418	though property has not passed	419
of, in Equity	418	Gods at purchaser's r·k if in possession though property has not passession till Purchaser has no right to possession till gayment, unless sale on credit, Purscient Any AGENT	
And see Sale of Goods	418	PRINCIPAL AND AGENT	420
Payment and delivery concurrent condi-		Agent	421
Payment and delivery concurrent condi- tions	420	How appointed	421
tions	420	Infant may be	421
	421	tomary	421
Wrong quantity Goods mixed with others of different descriptions What is sufficient	420	tomary Special and General	421
descriptions	420	Special must act strictly within scope of	421
What is sufficient	420		
What is sufficient	420	Notice to agent or notice to principal Revocation of authority	422
Of goods in possession of third person Tender of	420	Authority cannot be revoked if partly executed	224
/P	420 420	executed	422
Purchaser must have opportunity to		Or coupled with an interest	422
	420	Principal commission Disclosed or undisclosed.	422 422
DOCUMENTS OF TITLE.  DRUNKARD.	421	PROPERTY	144
Contract voidable in certain cases		Distinction between and possession Contract of bargain and sale passes. Change of, without possession passing. Change of possession without property	419
Contract voidable in certain cases FACTORS' ACTS.		Change of without possession passes	418
FRAUD. Definition		Change of possession without property	419
Distinguished from misrepresentation			419
Distinguished from misrepresentation warranty		Statutory provisions in different pro- vinces.	1
Ground for reseission of contract		Intention of parties determines time	419
Ground for rescission of contract Rights of person who is induced to enter into contract by.		Intention of parties determines time when property passes.	419
FRAUDS. STATUTE OF.		tules to determine time when	419
FRAUDS, STATUTE OF. 4th Section.		Intention not expressed	419
17th Section		When passes, goods prima facie at risk of purchaser.	419
Note or memorandum in writing, what must contain,		purchaser.  Goods at risk of vendor, if he stipulates that property shall remain in him till payment	419
May be contained in senarate documents		that property shall remain in him till	
Must be signed by party to be charged. Signature need not be at end May be by printing or stamping the		RECEIPT NOTE.	419
Signature need not be at end		Representation, Definition of	419
name.		RE SALE.	410
May be signed by agent		When contract rescinded by	421
May be signed by agent		SALE of Goods.  Law as to, codified in England, Manitoba	
Letter repudiating may be sufficient note		and British Columbia	418
INFANT.		Contract of bargain and sale	418
Cannot make valid contract except for		STATUTE OF LANDAMAN SAIC	418
necessaries	417	See limitation of actions	422
In England contracts absolutely void	417	STOPPAGE IN TRANSITU	421
INFANTS RELIEF ACT.  In England contracts absolutely void  B. C. same as in Fngland  In Ontario may be ratified on majority if ratification in writing  New Brunswick same as Ontario  Manitoba same as Ontario	417	STOPPAGE IN TRANSITU	
In Ontario may be ratified on majority if			421
Now Brunswick saves as O	417	Warehousemen	426
Manitoba same as Ontario	417	Whe nimplied as to title	420
INTEREST.	414	Not implied as a rule as to quality	420
Regulation of, under exclusive authority of Dominion,		WARKANTY. When implied as to title Not implied as a rule as to quality What implied, on sale by sample When of fitness for particular purposes implied.	420
Any rate may be stimulated for	423 423	implied	420
When no rate agreed on 6 p.c.	423	When implied by manufacturer	420
Any rate may be stipulated for		implied. When implied by manufacturer. Not warranty, but condition precedent that goods sold by description shall correspond to description When purchaser may reject goods if war- ranty as to quality broken Commercial Law of the Province of	
ment reserving it	423	correspond to description shall	420
LIMITATION OF ACTIONS	422 422	When purchaser may reject goods if war-	-40
When time begins to run	422	ranty as to quality broken	420
Joint debtors	422	Commercial Law of the Province of	
Acknowledgment or part payment	423	Quebec	432
LUNATIC MARRIED-WOMEN.	418		432
Contract at Common Law void.	417		428
Separate estate	417	Contracts	426
Ontario provisions in	417	Partnership.	429

Page	. 1
Frescription	30 IIII
Suretyship	30
As to Ontario Companies see page	63
companies A cts	1
Ontario. (See Ontario Companies Act) 26 Ontario. (See Ontario Companies Act) 27	5
Quebec. (See Quebec Companies Act) 28	
Companies Act)	o III
Copyright 22	* 88
Courts, Officers, Tariffs of Fees, etc 10	0
Declarations 34	. 8
Designs 22	
Dominion Commercial Law 41	. 10
Pominion Companies' Act	5
Actions, Mode of incorporation, how to be se forth, s. 68.	t 🚟
Agencies of the Company in Canada, s. 61.	В
Allotment of stock, s. 26.	В
Attorney, Act of Company's, valid, s. 75.	10
Actions, Mode of incorporation, how to be seforth, s. 63. Agencies of the Company in Canada, s. 61. In the United Kingdom, s. 72. Allotment of stock, s. 26. Attorney, Act of Company's, valid, s. 75. Bonds, issue of, s. 37. Borrowing Powers, s. 37 (a). Limitation of amount to be borrowed, s. 37 (b). Imoney on bills and notes, s. 37 (b) Board of directors, s. 28. Books to be kept, and what to contain, s. 43. Books to be kept, and what to contain, s. 43.	
Limitation of amount to be bor	-
" money on bills and notes, s. 37 (b)	B
Books to be kept, and what to contain a 42	В
" open for inspection and taking extract	ı
" Prima facie evidence, s. 47.	В
By-laws for increase or decrease of number of	В
"money on bills and notes, s. 37 (b) Board of directors, s. 28, Books to be kept, and what to contain, s. 43. "popen for inspection and taking extract therefrom, s. 44, "Prima facie evidence, s. 47. By-laws for increase or decrease of number of directors, s. 31, "Confirmation of, by shareholders at general meeting of Company call ed for that purpose, s. 35 (g), "for sale of stock below previous rats, s. 36 (2), "Evidence of, s. 66.	В
ed for that purpose, s. 35 (a).	В
for sale of stock below previous rate,	В
Evidence of, s. 66. British and foreign Mining Companies, p. 27	В
British and foreign Mining Companies, p. 272 Calls, s. 38.	
'' Interest on overdue, s. 39.	B
and comone of payment by action, 8,	日
Capital, Increase, s. 18, Reduction, s. 19 Liability of creditors not affected, s. 19 (3).	醤
" Liability of creditors not	屦
"Liability of creditors not affected, s. 19 (3), "Increase or reduction of, Supplement- ary letters patent, s. 20-29. Charters, Existing companies may apply for, under this Act, s. 69. Charters, Forfeiture for non-user, s. 82. Contracts, when to be binding on the Com- pany, s. 76.	题
ary letters patent, s. 20-22.	層
under this Act, s. 69.	
Contracts, when to be binding on the Com-	
pany, s. 76.	
pany, s. 76, Corporate Rights, Forfeiture for neglecting to keep books, s. 46. Creditors, Rights of, not affected by reduction of capital, s. 19 (3). Debts to Company may be deducted from dividend a 26	
Creditors, Rights of, not affected by reduction	
Debts to Company may be deducted from div-	
idend, s. 36. Directors. Powers of, s. 28.	
" Provincial, s. 29.	
Debts to Company may be deducted from dividend, s. 36.  Directors, Powers of, s. 28.  "Residence, s. 30.  "By-law for increase or decrease of number of, s. 31. Election, s. 32.  "Mode and time of Election. s. 33.  Failure to elect, how remedied, t. 34.	
" By-law for increase or decrease of	
" Election, s. 32.	
Mode and time of Election, s. 33.  Failure to elect, how remedied, s.	
34. Powers and duties of a 2K	
" May deduct shareholders' debt	
"Powers and duties of, s. 35. "May deduct shareholders' delt from dividend, s. 36. "Liability as regards transfers of	
shares, s. 49.	
from dividend, s. 86.  Liability as regards transfers of shares, s. 49.  Liability for declaring dividend when company insolvent, s. 83.  Liability for loaning to shareholders, s. 80.  Liability for permitting use of sell without word "Limited" on it, without word "Limited" on it,	
Liability for loaning to shareholders, s. 59.	
ers, s. 59. "Liability for wages, s. 60. "Liability for permitting use of seal without word "Limited" on it,	
without word "Limited" on it.	
F. 70 (4).	
"Indemnified in suits against the company, s. 82. Discounting bills and notes, s. 37 (b). Dividend not to impair capital, s. 73. Election of directors, s. 32.  "Mode and times of, s. 33. Failure to elect, how remedied, s. 34. Evidence of by-laws a. 6.	
Dividend not to impair capital, a. 73	
Election of directors, s. 32.	
Failure to elect, how	
Evidence of by-laws a 66	

Extension of pow.
Directors to app False entries, pen Fees on letters pa in-Council, s. 34.
Foreign Mining C Forfeiture of shar s. 41.
Forfeiture of corp to keep books, s. Fraudulent prospe flovernor-in-Coun porate name, s. 6.
Governor-in-Coun supplementary in General corporate dypothecation of Interesse of capital Interpretation, s. Interpretation, s. Letters patent, when App 8

Appy
to
series and agencies asserted ters-pany apply for externs a property, Power to series as a property. Powers, s. 32.

"Year of sharehous a property and sharehous and s

Provisional directors, Proxy, s. 33.
Receiver-General, An Receiver-General, and Process on the Shares, Subdivision of, "To be paid in exceptions, s. Forfeiture for 6. 41.
Transfer to be 5. 48.
Provision whe wise than by 1