

Subsequent possession, not to validate sale otherwise nil 218

Possession, Agreements where passes without ownership..... 218

Statistical returns 242

Commercial Law of the Dominion 417

AGENT (See Principal and Agent)

BILL OF LADING AND SHIPPING RECEIPTS 426

CARRIERS OF PASSENGERS 425

COMMON CARRIERS 425

CONDITION

Distinguished from representation 420

Concurrent 420

Precedent 420

Distinguished from warranty 420

Subsequent 419

CONSIDERATION

Contract under Seal imports 417

Essential to Simple Contract 417

Definition 418

Need not be adequate 418

Must be legal 418

Past, not good 418

CONTRACT

Generally 417

Simple 417

Under Seal 417

Essentials of 417

Parties capable of entering into 417

Rescission of 418

Misrepresentation, ground for rescission of, in Equity 418

And see Sale of Goods 418

DELIVERY

Payment and delivery concurrent conditions 420

Rules as to delivery 420

By instalments 421

Wrong quantity 420

Goods mixed with others of different descriptions 420

What is sufficient 420

F. O. B. 420

Of goods in possession of third person 420

Tender of 420

To a common carrier 420

Purchaser must have opportunity to inspect 420

DOCUMENTS OF TITLE 421

DRUNKARD

Contract voidable in certain cases 420

FACTORS' ACTS

FRAUD

Definition 420

Distinguished from misrepresentation... warranty 420

Ground for rescission of contract 420

Rights of person who is induced to enter into contract by 420

FRAUDS, STATUTE OF

4th Section 417

17th Section 417

Note or memorandum in writing, what must contain 417

May be contained in separate documents 417

Must be signed by party to be charged. Signature need not be at end 417

May be by printing or stamping the name 417

May be signed by agent 417

Agent need not be authorized in writing. Letter repudiating may be sufficient note 417

INFANT

Cannot make valid contract except for necessities 417

INFANTS' RELIEF ACT

In England contracts absolutely void... B. C. same as in England 417

In Ontario may be ratified on majority if ratification in writing 417

New Brunswick same as Ontario 417

Manitoba same as Ontario 417

INTEREST

Regulation of, under exclusive authority of Dominion 423

Any rate may be stipulated for 423

When no rate agreed on, 6 p.c. 423

Rate must be shown on face of instrument reserving it 423

LIMITATION OF ACTIONS 422

When time begins to run 422

Plaintiff under disability 422, 423

Joint debtors 422

Acknowledgment or part payment 423

LUNATIC 418

MARRIED WOMEN

Contract at Common Law void 417

Separate estate 417

Ontario provisions in 417

Nova Scotia. (See Synopsis of Nova Scotia Laws.)

British Columbia 417

New Brunswick 418

Manitoba 418

MISTAKE

Generally has no effect in law

If consensus prevented by no contract 418

As to person 418

As to subject matter 418

As to nature of contract 418

When agreement wrongly expressed 418

Must be of fact, not of law 418

As to private right 418

Money paid under mistake of fact 418

MISREPRESENTATION

Definition 418

Distinguished from Fraud, warranty conditions, etc. 418

Rule at Common Law 418

MUTUAL ASSENT 417

Parties capable of contracting 417

Partners 423

POSSESSION

Distinction between and property 419

Change of, without property passing 419

Change of, without possession passing 419

Statutory provisions in different provinces 419

Goods at purchaser's risk if in possession though property has not passed 419

Purchaser has no right to possession till payment, unless sale on credit 420

PRINCIPAL AND AGENT

Agent

How appointed 421

Infant may be 421

May not employ sub-agents unless customary 421

Special and General 421

Special must act strictly within scope of authority 421

Notice to agent of notice to principal 422

Revocation of authority 422

Authority cannot be revoked if partly executed 422

Or coupled with an interest 422

Principal commission 422

Disclosed or undisclosed 422

PROPERTY

Distinction between and possession 419

Contract of bargain and sale passes 418

Change of, without possession passing 418

Change of possession without property passing 419

Statutory provisions in different provinces 419

Intention of parties determines time when property passes 419

Rules to determine time when 419

Intention not expressed 419

When passes, goods *prima facie* at risk of purchaser 419

Goods at risk of vendor, if he stipulates that property shall remain in him till payment 419

RECEIPT NOTE 419

Representation, Definition of 419

RE SALE

Where contract rescinded by 421

SALE OF GOODS

Law as to, codified in England, Manitoba and British Columbia 418

Executory 418

Contract of bargain and sale 418

STATUTE OF LIMITATIONS 422

See limitation of actions 421

STOPPAGE IN TRANSITU 421

VENDOR'S LIEN

When waived 421

Warehousemen 426

WARRANTY

When implied as to title 420

Not implied as a rule as to quality 420

What implied, on sale by sample 420

When of fitness for particular purposes implied 420

When implied by manufacturer 420

Not warranty, but condition precedent that goods sold by description shall correspond to description 420

When purchaser may reject goods if warranty as to quality broken 420

Commercial Law of the Province of

Quebec

Freight 432

Agency 428

Carriers 431

Contracts 426

Partnership 429

Prescription 430

Principal and Agent 428

Sale 427

Suretyship 430

Companies, Incorporation 263

As to Ontario Companies see page 330

Companies Acts 263

Dominion. (See Dominion Companies Act) 263

Ontario. (See Ontario Companies Act) 272

Quebec. (See Quebec Companies Act) 268

British Columbia. (See British Columbia Companies Act) 269

Copyright 222

Courts, Officers, Tariffs of Fees, etc. 109

Declarations 342

Statutory 342

Designs 221

Dominion Commercial Law 417

Dominion Companies' Act 263

Actions between company and shareholders, s. 67.

Actions. Mode of incorporation, how to set forth, s. 68.

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).

" money on bills and notes, s. 37 (b).

Board of directors, s. 28.

Books to be kept, and what to contain, s. 43.

" open for inspection and taking extracts 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 called for that purpose, s. 35 (g).

" for sale of stock below previous rate, s. 35 (2).

" Evidence of, s. 66.

British and foreign Mining Companies, p. 277

Calls, s. 38.

" Interest on overdue, s. 39.

" Enforcement of payment by action, s. 42.

Capital, Increase, s. 18.

" Reduction, s. 19.

" affected, s. 19 (3).

" Increase or reduction of, Supplementary letters patent, s. 20-22.

Charters, Existing companies may apply for, under this Act, s. 69.

Charters, Forfeiture for non-user, s. 83.

Contracts, when to be binding on the Company, 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, s. 36.

Directors, Powers of, s. 28.

" Provincial, s. 29.

" Qualification of subsequent, s. 30.

" 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, s. 34.

" Powers and duties of, s. 35.

" May deduct shareholders' debt from dividend, s. 36.

" Liability as regards transfers of shares, s. 49.

" Liability for declaring dividend when company insolvent, s. 58.

" Liability for loaning to shareholders, s. 59.

" Liability for wages, s. 60.

" Liability for permitting use of seal without word " Limited " on it, s. 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, s. 66.

Extension of power

Directors to apply

False entries, penalties

Fees on letters patent

in-Council, s. 84

Foreign Mining Companies

Forfeiture of shares, s. 41.

Forfeiture of corporate books, s. 8

to keep books, s. 8

Fraudulent prospectus

Governor-in-Council

Corporate name, s. 8

Governor-in-Council

supplementary letters patent

General corporate

if hypothecation of

Increase of capital

Interpretation, s. 2

Interest on overdue

" on shares

Letters patent, what

" Applicable

" Applicable

" Petition

" Certificate

" se

" Proliferation

" Facts

" Notice

" Certificates

" Inventory

" Fees

Liability of directors

" of shareholders

" unpaid or

" of shareholders

" Limited " word to

company, s. 79.

Loan Company must

ers, s. 59.

Meeting, Special general

Meetings, s. 35 (e).

" Full state

" for election

Mining Companies, s. 6

Name, Governor may

" may

" Company may

" Change not

" tions, s. 12.

Notice of issuing letters

" of time and place

meeting, s. 3

" Service of, upon

by

Offices and agencies

s. 61.

Payment in advance

be allowed, s. 40.

Penalty for false entry

Petition for letters patent

Power to borrow, s. 37

Powers, Company may

" apply for extension

" to be subject to

general corporate

Proof of facts asserted

ters-patent, s. 6.

Proof may be by declaration

Property, Power to be

s. 24.

Prospectus to contain

ed into by company

lent, s. 80.

Provisional directors,

Proxy, s. 33.

Real Estate, Power to

s. 24.

Receiver-General, Authority

stock to be deposited

incorporation, s. 5 (5)

Seal, use of common, s.

tain cases, s. 63.

Service of notice by post

" upon

" Process on third

Shares, Subdivision of

" To be paid in

exceptions, s.

Forfeiture for

s. 41.

" Transfer to be

s. 48.

" Provision where

wise than by