APPEARANCE

See Writ of Summons.

ARBITRATION AND AWARD.

- Submission to Arbitration Time for Making Award—Power of Arbitrators to Extend—Failure to Exercise—Action for Account—Defence of Arbitration Pending—No Answer to Action: Ryan v. Patriarche, 811,
- See Ditches and Watercourses Act—Highway, 1—Landlord and Tenant, 2—Railway, 5.

ARCHITECT.

Work and Material Ordered for Building
—Absence of Authority from Owners
or Contractors — Warranty of Authority—Personal Liability — Principal and Agent: Horwood v. Maclaren, 857.

See Mechanics' Liens.

ARREST.

Intent to Quit Ontario—Intent to Defraud Creditors — Evidence — Discharge from Custody: Fleming v. McCutcheon, 368.

See Malicious Arrest and Prosecution.

ASSESSMENT AND TAXES.

- "Business Assessment"—Club—Members' or Non-proprietary Club—Liability to Assessment—4 Edw. VII. ch. 23, sec. 10 (O.): Rideau Club v. City of Ottawa, 106; 12 O. L. R. 275.
- Income Assessment Dividends on Shares in Ottawa Electric Company —Agreements between Company and City Corporation — Exemptions — Special Statutes—Assessment Act: Goodwin v. City of Ottawa, 77, 541; 12 O. L. R. 236.
- 3. Mineral Lands Principle of Assessment—Buildings and Plant—Scheme of Assessment Act, 1904—Valuation Clerical Error: Canadian Oil Fields Co. v. Town of Oil Springs, 480.
- 4. Tax Sale—Deed by Provincial Treasurer—Registry Laws—Purchaser in Good Faith—Trustee—Fraud and Misrepresentation—Crown Patent—Evidence—Parties—Solicitor—Costs—Discretion—Appeal: Beatty v. McConnell, 916.

ASSIGNMENT FOR BENEFIT OF CREDITORS.

See Bankruptcy and Insolvency, 1, 2, 3
—Company, 15—Mortgage, 3,

ASSIGNMENT OF CHOSE IN ACTION.

See Chose in Action-Damages, 1.

ASSIGNMENT OF INSURANCE POLICY.

See Insurance, 4-Interest,

ASSIGNMENTS AND PREFERENCES,

See Bankruptcy and Insolvency—Mort-gage, 3.

ATTACHMENT OF DEBTS.

- Division Court Liability of Garnishees to Primary Debtor—Evidence of: McLeod v. Clark, 403.
- Salary of Police Magistrate—Public Officer—Appointment and Termination on Resolution of County Council —Public Policy: Lee v. Ellis, 396.

ATTORNEY-GENERAL.

See Company, 2—Crown, 2—Water and Watercourses, 2.

AUDIT.

See Account, 2—Estoppel.

BAILMENT.

See Negligence, 8.

BALLOTS.

See Municipal Corporations, 11.

BANKRUPTCY AND INSOLVENCY.

- Assignment for Benefit of Creditors— Motion for Removal of Assignee — Interim Injunction against Acting— Order Appointing Additional Assignee to Sell Assets of Estate — Terms—Reference—Costs: Brock v., Cline, 144.
- Assignment for Benefit of Creditors— Right of Creditor to Rank on Estate
 —Owner of Chattel Mortgagee of Insolvent's Business — Evidence—Representations—Conduct — Estoppel: Barthelmes v. Condie, 806.