Canada Legal Directory 1915



R.A. Wharton EDITOR

Court Bonds

For

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THIS BOOK BELONGS TO

Canada Legal Directory

(Published annually in January)

FOR

Lawyers and Business Men

Containing the names of the Judges, Lawyers,
Court Officials, etc., throughout Canada and
Newfoundland

PROVINCIAL EDITORS

AND COMPILERS OF

SYNOPSES OF THE LAWS

OF THE PROVINCES

Edmonton

ALBERTA Emery, Newell, Ford, Bolton & Mount

BRITISH COLUMBIA Barnard, Robertson, Heisterman & Tait Victoria NEWFOUNDLAND John Fenelon St. John's

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Johnston, McKay, Dods & Grant Toronto

NCE EDWARD ISLAND McLeod & Bentley Charlottetown QUEBEC
McLennan, Howard & Aylmer
Montreal

SASKATCHEWAN Cross, Jonah, Hugg & Forbes Regina

PUBLISHED BY

CANADA BONDED ATTORNEY AND LEGAL DIRECTORY, LIMITED DOMINION BANK BLDG., TORONTO, CANADA

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PREFACE

In the generous response which Canada has made to the Empire's need of help, the Legal Profession is indeed well represented.

Many of those whose names appear in this volume have heard the call, and at the time of going to press, some are with our gallant troops in Europe, and others are engaged in active preparation. We tender our respectful congratulations and best wishes to them all, and devoutly hope that long before we publish our next edition they will all be back, safe and sound, and richer for their experience.

We wish to extend our sincere thanks to those subscribers who during the past year have advised us of business received through the medium of Canada Legal Directory, also to those who have written congratulating us on the accuracy and scope of our work. With our largely increased facilities we shall continue to offer the Legal Profession a thoroughly reliable and complete Directory, the circulation of which, we are pleased to say, is constantly growing.

GEO. A. PARMITER, Secretary.

Toronto, January, 1915.

CANADA BONDED ATTORNEY AND LEGAL DIRECTORY LIMITED

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Chief Clerk, Judicial Dept., W. REEVE WALLACE.

The Appellate Jurisdiction Act, 1908, gives power to His Majesty to direct Colonial Judges to act as assessors of the Judicial Committee on the hearing of appeals from the Colony.

NOTE.—Three judges form a quorum.

SUPREME COURT OF CANADA

Chief Justice:

The Right Honourable Sir Charles Fitzpatrick, G.C.M.G.

Puisne Judges:

Hon, Sir Louis H. Davies, K.C.M.G.

Hon. John Idington. Hon. Lyman P. Duff.

Hon. Francis A. Anglin.

Hon. Louis P. Brodeur.

Registrar:

Edward R. Cameron, K.C. Reporter:

Charles H. Masters, K.C.

Civil Law Reporter: Louis W. Coutlee, K.C.

Librarian:

Harris H. Bligh, K.C., D.C.L.

Sheriff:

George C. Richardson, M.D.

There are three Sessions of the Court each year, being-

The first Tuesday of February, The first Tuesday of May,

The second Tuesday of October.

EXCHEQUER COURT OF CANADA

Judge:

Hon. Walter G. P. Cassels.

Assistant Judge:

Hon. Louis A. Audette.

Registrar: Charles Morse, K.C., D.C.L. Deputy Registrar and Reporter: (Not appointed.)

Stenographer: W. H. Huggins, LL.B.

Clerks: Duncan Clark, John McDonald.

The Exchequer Court sits at Ottawa on every Tuesday when the Judge is not otherwise engaged, and on such other days as are fixed by special order, and in places outside Ottawa on such dates as are fixed by special order, or by general order published in the Canada Gazette.

DEPARTMENT OF JUSTICE

Minister of Justice and Attorney-General of Canada: THE HON. CHARLES J. DOHERTY, K.C., D.C.L., LL.D.

Solicitor-General:

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Deputy Minister of Justice:

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EXCHEQUER COURT OF CANADA IN ADMIRALTY.

- BRITISH COLUMBIA—Registry, Victoria. Judge, Hon. A. Martin, J.C.A., Victoria; Deputy Judge, Mr. Justice Galliher, Victoria, B.C.; Registrar, B. H. T. Drake, Victoria; Deputy Registrar, A. B. Pottenger, Vancouver; Marshal, H. Siddall, Victoria.
- NEW BRUNSWICK—Registry, St. John. Judge, Hon. Ezekiel Mc-Leod, J.S.C., St. John; Registrar, E. S. Ritchie, St. John.
- NOVA SCOTIA—Registry, Halifax. Judge, Hon. A. Drysdale, J.S.C., Halifax; Registrar, J. L. Barnhill; Deputy Registrars, Charles Lorway, Sydney; Surrogate Judge, His Honor D. Finlayson, Sydney.
- PRINCE EDWARD ISLAND—Registry, Charlottetown. Judge, Hon. W. W. Sullivan, J.S.C., Charlottetown; Registrar, W. A. O. Morson, K.C., Charlottetown.
- QUEBEC—Registry, Quebec City. Judge, Hon. Sir A. B. Routhier, Quebec; Registrar, (Vacant); Marshal, J. B. Parkin, Quebec; Deputy Judge, Hon. J. Dunlop, J.S.C., Montreal; Deputy Registrar, W. S. Walker, Montreal.
- TORONTO—Registry, Toronto. Judge, Hon. James T. Garrow, Toronto; Deputy Judge, Hon. Frank E. Hodgins, Toronto; Registrar, John Bruce, Toronto; Marshal, R. S. Stonehouse, Toronto; Surrogate Judges: C. V. Price, Kingston (for Counties of Hastings, Prince Edward, Lennox, Addington, Frontenac, Leeds, Grenville, Dundas, Stormont, and Glengarry); D. F. MacWatt, Sarnia (for County of Lambton); vacant (for Essex, Kent, Elgin, Lambton, and Middlesex); W. J. Hatton, Owen Sound (for Grey, Bruce, and Simcoe); B. L. Doyle, Goderich (for Huron and Bruce); J. A. Valin, North Bay (for District of Nipissing); E. O'Connor, North Bay (for District of Algoma); Hugh O'Leary, Port Arthur (for Districts of Thunder Bay and Rainy River); Deputy Registrars: J. M. Farriell, Kingston; A. Saunders, Sarnia; H. Clay, Windsor; W. A. Bishop, Owen Sound; D. McDonald, Goderich; C. V. Plummer, Sault Ste. Marie.
- YUKON TERRITORY—Registry, Dawson. Judge, Hon. James Craig, Dawson; Registrar, Charles McDonald, Dawson; Deputy Judge, Hon. Mr. Justice McAulay, Dawson (during absence of Mr. Justice Craig).
- These Districts are presided over by the Local Judge in Admiralty of the Exchequer Court, who has within his District the jurisdiction and the powers, and authority relating thereto, of the Judge of the Exchequer Court in respect of the Admiralty jurisdiction of that Court.
- The Local Judges have authority, with the approval of the Governour in Council, to appoint Deputy Judges, who, after appointment, have the same powers and authority as the Local Judge.
- The Governour in Council is authorized to appoint for any District or portion thereof, a Surrogate Judge or Judges, who have certain limited jurisdiction. Registrars, Marshals and other officers and clerks are also appointed by the Governour in Council.
- Appeal lies to the Exchequer Court from any final judgment of any Local Judge in Admiralty. Appeal may also be had direct to the Supreme Court of Canada.

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Law Clerk:

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Commissioners:

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Clerk: Fred P. Robinson, Box 647, Fredericton, N.B.

ALBERTA.

SUPREME COURT.

Chief Justice:

Hon. Horace Harvey, Edmonton.

Puisne Judges:

Hon. D. L. Scott, Edmonton.

Hon. C. A. Stuart, Calgary.

Hon. Nicholas D. Beck, Edmonton.

Hon. W. L. Walsh, Calgary.

Hon. S. M. McCarty, Calgary.

Hon. W. C. Ives, Calgary.

Hon. J. D. Hyndman, Edmonton.

Masters in Chambers:

L. F. Clarry, Calgary; A. Y. Blain, Edmonton.

Registrar:

Alex. Taylor, Edmonton.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorney-General:

Deputy Atty.-General:

Hon. C. W. Cross, K.C., Edmonton.

J. D. Hunt, Edmonton.

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Benchers.

Ex-officio.

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Secretary-Treasurer:

Charles F. Adams, Calgary.

JUDICAL DISTRICT OF ATHABASCA.

District Judge: His Honor J. C. Noel, Edmonton.

Public Administrators and Official Assignees: The Standard Trust Co. (Other Officials same as Edmonton Judicial District.)

JUDICIAL DISTRICT OF CALGARY.

District Judge: His Honor A. A. Carpenter, C.J., Calgary. His Hon. W. R. Winter, J.J.

Clerk of the Supreme Court: L. J. Clarke, Calgary,

Sheriff: F. M. Graham, Calgary.

Deputy Clerk: S. A. Wallace, Medicine Hat.

John Benson, Medicine Hat.

Clerk of the District Court: D. McC. Hardie, Calgary,

Agents for Attorney-General: J. Short, K.C., Calgary; W. A. Begg, Medicine Hat.

Official Court Reporter: C. D. Jenkyn.

Public Administrator and Official Assignee: Trusts & Guarantee Co., Ltd.

JUDICIAL DISTRICT OF EDMONTON.

District Judge: His Honor H. C. Taylor, Edmonton.

> Junior Judge: His Honor J. L. Crawford.

Clerk of the Supreme Court: Alex. Taylor, Edmonton.

Sheriff: J. M. Thorn, Edmonton.

Clerk of the District Court:
P. M. Dunne.

Deputy Sheriff: John Rae.

Agents for Attorney-General: E. B. Cogswell, Edmonton; W. M. Corbett, Fort Saskatchewan.

Master in Chambers: J. Y. Blain.

Public Administrators and Official Assignees: National Trust Co., Limited.

JUDICIAL DISTRICT OF LETHBRIDGE.

District Judge: His Honor John A. Jackson, Lethbridge.

Clerk of the Supreme Court: Wallace, Lethbridge.

Clerk of the District Court: W. H. Irwin, Lethbridge.

Sheriff: M. Young, Lethbridge.

Police Magistrate: D. H. Elton, Lethbridge.

Agent for Attorney-General: C. F. P. Conybeare, K.C., Lethbridge.

Public Administrators and Official Assignees: Trusts & Guarantee Co., Limited, Calgary.

JUDICIAL DISTRICT OF MACLEOD.

District Judge:

His Honor E. P. McNeill, Macleod.

Clerk of the Supreme Court:

Sheriff:

T. Dickson, Macleod.

A. B. Macdonald.

Clerk of the District Court: W. C. Bryan, Macleod.

Agent for Attorney-General:

Bryan, Macleod. W. M. Campbell, K.C., Macleod.

Public Administrators and Official Assignees: Trusts & Guarantee Co., Limited, Calgary.

JUDICIAL DISTRICT OF MEDICINE HAT.

District Judge:

(Vacant), Calgary Judges Acting.

Clerk of Supreme Court:

Sheriff:

Samuel A. Wallace.

Edward L. Chudleigh.

Clerk of District Court: Samuel A. Wallace.

Agent of Attorney-General: William A. Begg, K.C.

Public Administrator and Official Assignee: Trusts & Guarantee Co., Ltd.

JUDICIAL DISTRICT OF RED DEER.

District Judge:

His Honor Wm. A. D. Lees, Red Deer.

Clerk of the Supreme Court:

Sheriff:

F. S. Simpson, Red Deer.

John P. Grigg, Stettler.

Clerk of the District Court:

Agent for Attorney-General:

F. S. Simpson.

A. H. Russell, Red Deer.

Public Administrator and Official Assignees: Trusts & Guarantee Co., Limited, Calgary.

JUDICIAL DISTRICT OF STETTLER.

District Judge:

His Honor Wm. A. D. Lees, Red Deer.

Clerk of the Supreme Court:

Sheriff:

H. T. Harding, Stettler.

John A. McPherson, Red Deer.

Clerk of the District Court:

Deputy Sheriff:

H. T. Harding.

E. S. Hogg, Red Deer.

Agent for Attorney-General:
A. H. Russell, Red Deer.

Public Administrator and Official Assignee: Trusts & Guarantee Co., Limited, Calgary. 20 ALBERTA.

JUDICIAL DISTRICT OF WETASKIWIN.

District Judge:

His Honor W. A. D. Lees, Red Deer.

Clerk of the Supreme Court:

Sheriff:

J. I. Poole (Acting), Wetaskiwin. A. R. Dickson, Wetaskiwin.

Deputy Clerk:

Deputy Sheriff:

F. S. Simpson, Red Deer.

E. S. Hogg.

Clerk of the District Court: J. I. Poole, Wetaskiwin.

Agents for Attorney-General:

W. H. Odell, Wetaskiwin; A. H. Russell, Red Deer.

Public Administrators and Official Assignees:

Trusts & Guarantee Co., Limited, Calgary.

REGISTRATION DISTRICTS.

(For Registration of Hire Receipts, Chattel Mortgages and other Transfers of Personal Property.)

Registration District of Calgary: -That part of the Judicial District of Calgary west of the line between Ranges 10 and 11 west of the Fourth Meridian.

Registration District of Edmonton:—The same as the former Judicial District of Edmonton, above described.

Registration District of Lethbridge:—Same as Judicial District of Lethbridge.

Registration District of Macleod: - Same as Judicial District of Macleod.

Registration District of Medicine Hat: -That part of the Judicial District of Calgary not included in the Registration District of Calgary.

Registration District of Red Deer: -That part of the Judicial District of Wetaskiwin not included in the Registration District of Wetaskiwin.

Registration District of Wetaskiwin: -That part of the Judicial District of Wetaskiwin north of the line between Townships 41 and 42.

SITTINGS OF THE SUPREME COURT, 1914-15.

Sittings of the Supreme Court of Alberta, Appellate Division, and for the trial of causes, Civil and Criminal, and for the hearing of motions and other civil business, will be held at the following times and places for 1914-1915. When the date set for the opening of a Court or Sitting is a holiday, such Court or Sitting shall commence on the day following such holiday.

Sittings of the Supreme Court, Appellate Division—

EDMONTON—Third Tuesday in September and January, and first in April

Calgary—Second Tuesday in November, and fourth Tuesday in February, and third Tuesday in

May.

EDMONTON AND CALGARRY—Civil non-jury causes, Second Monday in September and each Monday thereafter except during vacation. Civil jury causes, Fourth Tuesday in October and third Tuesday in April.

EDMONTON AND CALGARY — Criminal, First Tuesday in October, second Tuesday in January, fourth Tuesday in March, and second Tuesday in June.

WETASKIWIN—Criminal, First Tuesday in September, and fourth

Tuesday in February. Civil, Fourth Tuesday in November, and third Tuesday in May.

RED DEER — Criminal, Third Tuesday in September, and first Tuesday in February. Civil, Second Tuesday in November, and third Tuesday in March.

MEDICINE HAT — Criminal, First Tuesday in November, and second Tuesday in March. Civil, First Tuesday in December and

Macleod — Criminal, Fourth Tuesday in October, and first Tuesday in March. Civil, First Tuesday in December, and fourth Tuesday in May.

LETHBRIDGE—Criminal, Fourth Tuesday in September, and second Tuesday in February. Civil, Third Tuesday in November, and second Tuesday in May.

SITTINGS OF THE DISTRICT COURTS, 1915.

ATHABASCA JUDICIAL DISTRICT—St. Albert—Jan. 26th, May 1st, Sept. 14th. Morinville—Jan. 27th, May 5th, Oct. 1st, Nov. 26th. Stony Plain—Jan. 21st, Mar. 9th, May 7th, Oct. 5th. Lac Ste. Anne—Feb. 5th, Sept. 10th. Edson—Jan. 22nd, Mar. 10th, April 20th, Oct. 6th. Athabasca Landing—Jan. 19th, Mar. 16th, May 25th, Oct. 26th. Wabamun—Feb. 4th, Sept. 9th. St. Paul de Metis—Mar. 3rd, May 12th, Oct. 12th. Brosseau—Mar. 3rd, Oct. 13th. Fitzhugh—Jan. 14th, April 21st.

CALGARY JUDICIAL DISTRICT—Calgary—Jan. 18th, Feb. 15th, Mar. 15th, April 19th, May 17th, June 14th, Sept. 20th, Oct. 18th, Nov. 15th, Dec. 6th. Olds—Mar. 8th, June 7th, Oct. 4th, Nov. 29th. Didsbury—Mar. 10th, June 9th, Oct. 6th, Dec. 1st. Carstairs—Mar. 11th, June 10th, Oct. 7th, Dec. 2nd. Cochrane—Feb. 25th, May 27th, Aug. 31st, Nov. 25th. Banff—Feb. 26th, May 28th, Sept. 3rd, Nov. 26th. Okotoks—Jan. 7th, April 6th, Sept. 1st, Oct. 28th. High River—Jan. 8th, April 7th, Sept. 2nd, Oct. 29th. Crossfield—Mar. 12th, June 11th, Oct. 8th, Dec. 3rd. Gleichen—Jan. 13th, April 14th, Sept. 15th. Strathmore—Jan. 11th, April 12th, Sept. 13th. Langdon—Jan. 12th, April 13th, Sept. 14th. Acme—April 29th, Oct. 14th. Bassano—Jan. 14th, April 15th, Sept. 16th. Hanna—May 12th, Oct. 13.

EDMONTON JUDICIAL DISTRICT—Edmonton—Jan. 18th, Feb. 15th, Mar. 15th, April 19th, May 10th, June 7th, Sept. 13th, Oct. 18th, Nov. 15th, Dec. 6th. Tofield—Jan. 5th, Mar. 30th, Oct. 5th. Vermilion—Jan. 15th, Mar. 11th, April 16th, June 10th, Sept. 30th, Dec. 2nd. Fort Saskatchewan—Feb. 23rd, May 25th, Sept. 21st, Nov. 23rd. Viking—Jan. 7th, April 1st, Oct. 7th. Lamont—Mar. 2nd, June 1st, Oct. 12th. Vegreville—Jan. 12th, Feb. 25th, April 13th, May 27th, Sept. 23rd, Nov. 25th. Lloydminster—Mar. 9th, June 8th, Sept. 28th, Nov. 30th. Wainwright—Mar. 24th, June 23rd, Sept. 15th, Dec. 1st.

LETHBRIDGE JUDICIAL DISTRICT—Lethbridge—Jan. 19th, Feb. 16th, Mar. 16th, April 13th, May 18th, June 15th, Sept. 21st, Oct. 12th, Nov. 16th, Dec. 7th. Raymond—Jan. 12th, April 6th, Sept. 7th, Nov. 9th. Warner—Mar. 2nd, June 8th, Sept. 28th, Nov. 30th. Magrath—Jan. 13th, April 7th, Sept. 8th, Nov. 10th. Cardston—Jan. 14th, April 8th, Sept. 30th, Nov. 11th. Taber—Feb. 2nd, May 4th, Sept. 14th, Nov. 24th. Carmangay—June 9th, Oct. 6th.

MACLEOD JUDICIAL DISTRICT—MacLeod—Jan. 19th, Feb. 16th, Mar. 16th, April 20th, June 15th, Sept. 21st, Nov. 23rd, Dec. 7th. Blairmore—Mar. 24th, May 26th, Sept. 8th, Dec. 15th. Pincher Creek—Mar. 9th, May 4th, Sept. 30th, Nov. 30th. Nanton—April 15th, Nov. 18th. Coleman—May 27th, Dec. 16th. Claresholm—Feb. 11th, May 19th, Sept. 16th, Nov. 3rd.

WETASKIWIN JUDICIAL DISTRICT — Wetaskiwin — Jan. 19th, Mar. 16th, May 18th, Sept. 28th, Nov. 16th. Camrose—Feb. 9th, May 11th, Sept. 7th, Nov. 23rd. Daysland—Feb. 10th, May 12th, Sept. 8th, Nov. 24th. Sedgewick—Feb. 11th, May 13th, Sept. 9th, Nov. 25th. Hardisty—Feb. 12th, May 14th, Sept. 10th, Nov. 26th. Ponoka—Feb. 25th, May 27th, Sept. 2nd, Nov. 4th. Provost—Jan. 12th, April 13th, Oct. 12th. Leduc—Feb. 2nd, May 4th, Sept. 14th, Nov. 5th.

MEDICINE HAT JUDICIAL DISTRICT—Medicine Hat—Feb. 2nd, May 4th, Sept. 8th, Nov. 2nd. Irvine—Feb. 1st, May 3rd, Sept. 7th, Nov. 1st.

RED DEER JUDICIAL DISTRICT—Innisfail—Feb. 23rd, May 25th, Aug. 31st, Nov. 2nd. Lacombe—Feb. 24th, May 26th, Sept. 1st, Nov. 3rd. Pine Lake—Mar. 2nd, June 1st, Oct. 5tn. Red Deer—Feb. 16th, April 20th, June 15th, Oct. 19th, Dec. 7th. Alix—Mar. 4th, June 3rd, Oct. 7th, Nov. 30th.

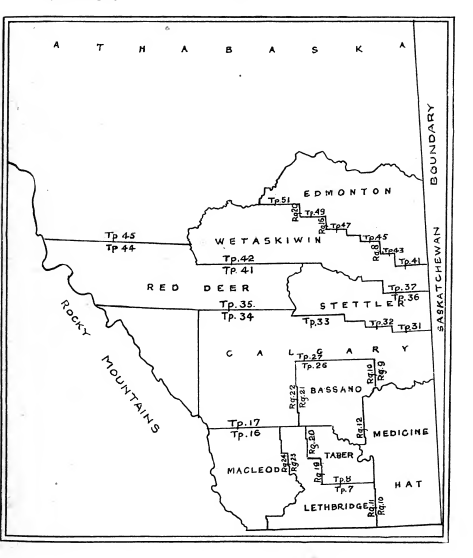
STETTLER JUDICIAL DISTRICT—Castor—Mar. 10th, June 9th, Sept. 22nd, Nov. 10th. Stettler—Mar. 11th, June 10th, Sept. 23rd, Nov. 11th. Coronation—Jan. 14th, April 15th, Oct. 14th.

BOUNDARIES OF THE LAND REGISTRATION AND JUDICIAL DISTRICTS—See map, page 23.

ALBERTA JUDICIAL DISTRICTS

LAND REGISTRATION DISTRICTS.

All above line between Townships 34 and 35 North Alberta; Registry at Edmonton; all below same line, South Alberta, Registry at Calgary.



BARRISTERS AND SOLICITORS

NOTE: Where there is no Barrister, reference is made to nearest place with a resident Barrister.

ACME, See Calgary. AIRDRIE, See Calgary. ALIX—Jud. Dist. Red Deer. Norris, G. G. ATHABASKA LANDING—Jud. Dist. Athabaska. Hendry, James C. Will, J. H. B. BANFF, See Calgary. BARONS, See Lethbridge. BASSANO-Jud. Dist. Calgary.

Burns & Mavor. R. C.

Burns, J. S. Mavor. (See Calgary.)
Card, Appendix Page 1. BAWLF, See Edmonton. BEAVER LODGE, See Grouard. BLACKIE, See High River. BLAIRMORE-Jud. Dist. Macleod. Gillis, J. E., B.A. Card, Appendix Page 1. Ede, Thomas. Moore, H. C. Putnam, L. H. Roberts, H. H. BOTHA, See Stettler. BOWDEN, See Calgary.
BOWELL, See Medicine Hat.
BOW ISLAND — Jud. Dist. Lethbridge. (See Prowse & Lyons. Taber.) BRANT, See Calgary. BROCKETT, See Pincher Creek. BRUCE, See Viking. BRUDERHEIM, See Ft. Saskatchewan. BURDETTE, See Taber. BURMIS, See Pincher Creek. CALGARY-Jud. Dist. Calgary. Rourke. R. T. D. Aitken, LL.B., H. H. Gilchrist, H. L. O'Rourke. Card, Appendix Page 2. Altken, Arundel, John. Babson, H. P. Bergeron, P. J. Bernard, Bernard & Good-all. M. C. Bernard, A. H. Goodall.

CALGARY—Continued. Broomfield & Sellar. D. J. Broomfield, W. H. Sellar. Buchanan, J. E. Burns & Mavor. R. C.
Burns B.A., LL.B., J. S.
Mavor, B.A., LL.B.
Card, Appendix Page 1. Clark & Forsyth. P. W. L. Clark, H. C. B. Forsyth. Clarke, Carson & Mac-leod. A. H. Clarke, K.C., J. E. A. Macleod, J. M. Carson, A. L. Smith, W. C. Robertson, F. S. Al-C. Robertson, F. S. Albright, F. L. Shouldice, A. de B. Winter. Card, Appendix Page 1. Coleman, E. Collison, B. F. W. Drysdale, G. E. Duncan Stuart & Co. (See Stuart & Co.). Eaton, Frank E. Card, Appendix Page 1. Forsyth, H. C. B. Gifford, C. F. Gillis, H. E. Glinsberg, B.
Gow, Walter D.
Griffiths, Ford, Wright &
Miller. F. W. Griffiths,
C. J. Ford, C. Montrose
Wright, Leo. H. Miller.
Cand Anneadin Page 5. Card, Appendix Page 5. Hannah, Stirton & Fisher.
Alex Hannah, David M.
Stirton, William C. Fisher. Hunt, A. L. Jennison & Craig. J. L. Jennison, K.C., K. G. Craig. Card, Appendix Page 1. Jones, Pescod & Adams. Clifford T. Jones, K.C., Samuel H. Adams, Samuel H. Adams, Ernest G. Pescod, F. T. Hayden. Card, Appendix Page 3, Judge, J. M. Lathwell, W. T. D.
Card, Appendix Page 3. Lent, Jones & MacKay. W. F. W. Lent, Stanley L. Jones, K.C., Alex. B. MacKay, H. D. Mann. CALGARY-Continued.

Lougheed, Bennett, McLaws
& Co. Hon. James A.
Lougheed, K.C., P.C., R.
B. Bennett, K.C., W. H.
McLaws, J. C. Brokovski,
L. B. Behnts, D. Losti, J. B. Roberts, D. L. Redman, O. E. Culbert, W. C. Pollard, E. A. Dunbar, L. M. Roberts, H. E. Forster.

Card, Appendix Page 3. McArdle & Davidson. W. McArdle, W. Davidson.

Patterson McLean, Broad. Howard H. Mc-Lean, W. H. Patterson, Wm. E. Broad. Howard H. Mc-

Card, Appendix Page 3.

MacDonald, J. J. Matheson, C. Winfield, B.A.
Millican, Millican & Oldham. W. J. Millican, A.
E. Millican, J. N. Oldham.

Morris, W. S. Muir, Jephson, Adams & Brownlee. James Muir, K.C., J. P. J. Jephson, Charles F. Adams, John E. Brownlee, B.A.-

Card, Appendix Page 3.

Naunton, H. W. Patterson & Macdonald. H. S. Patterson, W. A. Macdonald.

Peacock & Skene. Mark
Bennett Peacock, Stanley
D. Skene, Geo. W. Skene.
Petrie & MacIntyre. John J. Petrie, Mac-

Intyre. Card, Appendix Page 3.

Power, W. Kent.

Card, Appendix Page 4. Reilly & Lunney. Clifford B. Reilly, Harry W. Lun-

ney, John D. Reilly.
Robertson, E. V.
Card, Appendix Page 4. Ryan, Edward F.

Card, Appendix Page 4.

Saunders, H. P. Savary, Fenerty & de Ρ. Roussy. Otty Η. Savary, Lloyd H. Fenerty, Francois de Roussy (de Sales).

Walter Scott, LL.D. S.,

Card, Appendix Page 4. Ross, Selwood, Short, Shaw & Mayhood. James Short, K.C., G. H. Ross, K.C., F. S. Selwood, B.A., J. T. Shaw, LL.B., L. F. Mayhood.

Card, Appendix Page 4.

CALGARY—Continued.

Sinnott & Staples. Herbert A. Sinnott, Milton H. Staples.

Stuart (Duncan) & Co.

Taylor, Moffat & Moyer, W. P. Taylor, D. S. Mof-fat, B.A., B.C.L., Fred. C. Moyer.

Trainor, G. A. Tweedie & McGillivray. T. M. Tweedie, B.A., LL.B., A. A. McGillivray, LL.B. Card, Appendix Page 4.

Ure, Robert.

Waines, W. L.
Walker, George A. (C.P.R.
Solicitor.) J. W. Hugill.
Warner, W. C.
Waters, W. T.
Wilson, H. S.
Wright & Wright

A. Wright I.I. D.

A. Wright, LL.B., C. A. Wright, B.C.L.
Card, Appendix Page 4.

Zimmerman, George. CAMROSE—Jud. Dist. Wet-

askiwin. Burgess & McKay. J. Burgess, W. J. McKay. J. K.

Card, Appendix Page 5. Jackson & McIsaac. L. R.

Jackson, J. P. McIsaac. CARBON, See Calgary. CARDSTON—Jud. Dist. Lethbridge.

Jacobs, Z. W. Johnston, W. S. Cameron, C. E.

Card, Appendix Page 5. CARMANGAY - Jud. Dist.

Lethbridge.

Hogg, A. B.
Card, Appendix Page 5. CARSTAIRS-Jud. Dist. Calgary.

Moore, Charles W.

CASTOR — Jud. Dist. Stettler.

Murphy, R. Clarke, B.A., $_{
m LL.B}$

Card, Appendix Page 5. CAYLEY, See High River. CLARESHOLM—Jud. D

Macleod. Haslam, H. O. Langmuir, Frederick.

Watt, J. R.
COCHRANE, See Calgary.
COLEMAN, See Macleod.

CORONATION - Jud. Dist. Stettler.

Corey & Locke. Lloyd A. Corey, E. C. Locke.
Card. Appendix Page 6.

COUTTS, See Lethbridge. COWLEY. See Blairmore. CROSSFIELD, See Carstairs.

DAYSLAND-Jud. Dist. Wetaskiwin.

Barnett & Graham. John Barnett, P. E. Graham. (See Innisfail).

DIAMOND CITY, See Lethbridge.

DIDSBURY- Jud. Dist. Calgary.

Austin, W. A.

DRUMHELLER — Jud. Dist. Wetaskiwin.

Sloan, D. L. EDMONTON—Jud. Dist. Edmonton.

Ap'john, Frank J. Barclay, L. T. Bishop, Pratt & Bishop, Pratt & Onoug. E. T. Bishop, L. A. Gir-Pickenton Pratt. oux, Bickerton Pratt.— Booth, Geo. C. M.

Bown, J. M.
Bown, J. C. F., K.C.
Boynton, Charles M. Brice, Edward.

Card, Appendix Page 6.

Bury, A. A. G.
Byers & Heffernan. F. D.
Byers, J. W. Heffernan.
Campbell, John.
Canniff, J. Foster.
Cassels, R. W.
Charleson, M. M.
Clarke, Joseph A.

Clarke, Joseph A.
Chowne, Cecil T.
Cogswell & Wells. E. B.
Cogswell, Wm. A. Wells.
Cormack & Mackle. John
Cormack, H. A. Mackle.—

Cowan, Hector. Dickey, H. A. Card, Appendix Page 6.

Dickson, S. A. Dow, R. J. G. Downes & Marks. ownes & Marks. Geo. F. Downes, Alfred L. Marks

(Strathcona P. O.). Eagar & Graham. M. Eagar, B. T. Graham. M. W.

Edwards, Dubuc & Pel-ton. E. B. Edwards, K.C., Lucien Dubuc, G. K.C., V. Pelton.

Emery, Newell, Ford, Bol-ton & Mount. E. C. Em-ery, C. F. Newell, K.C., Frank Ford, K.C., S. Ed-ward Bolton, Cecil B. F. Mount, Irving B. Howatt, Neville R. Lindsay. Card, Appendix Page 6.

Ewing & Harvie, A. F. Ewing, K.C., A. D. Harvie Friedman, H. A.

Garlepy, Madore & Dunlop. Wilfred Gariepy, Louis Madore, G. G. Dunlop. Golding, Erse, R. **EDMONTON**— Continued. Grant & Thomson. Alfred Grant, B.A., P. G. Thom-

Grant, Charles A., K.C. Griesbach, O'Connor & Co. W. A. Griesbach, G. B. O'Connor, K.C., S. Cormack. Card, Appendix Page 7.

Harrison & Wilson. fred G. Harrison, Charles Wilson. Card, Appendix Page 7.

Hyndman, Milner & Matheson. H. H. Hyndman, H. R. Milner, A. S. Mathe-

son. Lamont, John J., B. A. Card, Appendix Page 7.

Landry & Landry. H. Landry, J. C. Landry. H. L. Lavell, John R. (Strathcona P. O.). Card, Appendix Page 7.

Lymburn, Mackenzie & Cooke. J. Farquhar Lymburn, Keith C. Mackenzie, Brian L. Cooke. McCaul & Valens.

C. C. McCaul, K.C., Geo. C. Valens.

McDonald & Tighe. Wal-McDonald, R. D. lace Tighe.

McNamara, D. J.

McQuaid, E. S.—
Card, Appendix Page 7.

MacKay, A. G., K.C.

Macdonald & Grant. J. K.
Macdonald, A. C. Grant,
K. F. Corpett K. F. Corbett.

MacKinnon & Matheson. D. H. MacKinnon, J. D. Matheson.

Marks, A. L.

Malone & O'Connor. Malone, C. Gerald O'Connor.

Card, Appendix Page 7. Massie & Corbitt. Geo. W.

Massie, Kenneth F. Cor-Card, Appendix Page 7.

Mills, N. D. (Stratt P. O.). Mode, A. T. Morris, W. Shewell. Mustard & Day. W. Mustard, R. C. Day. N. D. (Strathcona

W. J. A.

Parlee, Freeman & Abbott. H. H. Parlee, K.C., C. L. Freeman, P. W. Abbott. Card, Appendix Page 9.

Rea, William.

EDMONTON-Continued. Robertson, Macdonald Winkler. H. H. Robertson, J. M. Macdonald, Gordon E. Winkler. Card, Appendix Page 9. Rutherford, **J**amieson Grant. Hon. A. C. Rutherford, K.C., LL.D., F. C. Charles Jamieson, Grant. Card, Appendix Page 8. Cross. Biggar, Short, Sherry & Field; Short, Woods, Biggar & Collisson. William Short, K.C., Hon. C. W. Cross, K.C., O. M. Biggar, K.C., S. B. Woods, K.C., J. T. J. Collisson, J. C. Sherry, Sam W. Field Sem. W. Field. Card, Appendix Page 9. Stuart & Stewart. Alex. Stuart, K.C., J. R. F. Stewart, LL.B. Card, Appendix Page 9. Tipton, J. G. (Strathcona P. O.) Wallbridge, Henwood Gibson. J. E. Wallbridge, K.C., G. B. Henwood, A. H. Gibson.
Willson, N. C. (Strathcon P. O.)
Wilson, W. S. R.
Wright, E. A. EDSON-Jud. Dist. Edmonton. Morgan, J. H. L. Roberts, C. J. Card, Appendix Page 9. EMPRESS-Jud. Dist. Medicine Hat. Campbell, D. Gordon. ENTWISTLE, See Edmonton. FAIRVIEW, See Cardston. FISHBURN, See Pincher Creek. FLEET, See Castor. FORT SASKATCHEWAN-Jud. Dist. Edmonton. Corbett & Harper. W. Corbett, Douglas Harper. FRANK-Jud. Dist. Macleod. See Blairmore. GADSBY, See Castor. GLEICHEN, Jud. Dist. Calgary. Corey, B. S. GLENWOOD, See Cardston. GRAND PRAIRIE-Jud. Dist. Athabaska. Rae, W. A.

GRANUM- Jud. Dist. Macleod. Gillespie, Thos. GRASSY LAKE—Jud. Dist. Lethbridge. Prowse Lyons. & (See Taber.) GROUARD-Jud. Dist. Athabaska.
Pottage, Frank.
Card, Appendix Page 10 HALKIRK, See Castor. HANNA-Jud. Dist. Calgary. Blois & Macdonald. Harry M. Blois, W. A. Macdonald. HARDISTY-Jud. Dist. Wetaskiwin. Scrimgeour & Millar. (See Sedgewick.) Smith, **M**ichael. Card, Appendix Page 10. HIGH RIVER-Jud. Dist. Calgary. Arnold, A. J. Ballachey, Alec. A. & W. G. MacKenzie. Card, Appendix Page 10. McCorquodale, A. Y. HILL CREST, See Pincher Creek. HOLDEN, See Viking. HUGHENDEN, See Sedgewick. INNISFREE, See Vermilion. INNISFAIL - Jud. Dist. Red Deer. Barnett & Graham. Barnett, P. H. Graham (See Daysland) Card, Appendix Page 10. Black, D. C. Oldham, F. M. IRRICANA, See Calgary. IRVINE, Sec Medicine Hat. ISLAY, See Lloydminster. KILLAM, See Wetaskiwin. KIMBALL, See Cardston. KIPP, See Lethbridge. KITSCOTTY-Jud. Dist. Edmonton. Morrison, J. W. G. (See Vermilion.) LACOMBE-Jud. Dist. Red Deer. Jones, Edwin H. Card, Appendix Page 10. MacDonald & McBride. M. MacDonald, J. B. Mc-Bride.

LAMONT - Jud. Dist. Edmonton Malone, T. B.

LANGDON, See Calgary. LAVOY, See Vegreville.

LEDUC-Jud. Dist. Edmon-

Chartres, William M. McLeod, B. P.

Marks, A. L. (See Down & Marks, Edmonton.) (See Downes

Watt & Watt. J. S. Watt, A. S. Watt. Wetaskiwin.) (Also at Card, Appendix Page 14.

LETHBRIDGE - Jud. Dist Lethbridge.

Ball, W. S.

Conybeare, Church, Mc-Arthur & Davidson. C. F. P. Conybeare, K.C., H. W. Church, M. S. McArthur, R. R. David-

Elton, D. H. Foley, C. M.

Johnstone & Ritchie. L. M. Johnstone, K.C., J. Norman Ritchie.-Card, Appendix Page 10.

McLelland, W. H.

Mackenzie & Menzie. E. C.

Mackenzie, H. W. Menzie.

Palmer, John R. Card, Appendix Page 11.

Poapst & Virtue. W. V. Poapst, A. G. Virtue. Shepherd, Dunlop & Rice. S. J. Shepherd, A. E. Dunlop, G. E. A. Rice.

Card, Appendix Page 11.

Smith, R. A.

LLOYDMINSTER—Jud. Dist. Edmonton. Lisle, H. C

Munro, J. D.

MACLEOD-Jud. Dist. Macleod.

Campbell, William M., K.C. Card, Appendix Page 11.

Fawcett & Cameron. J. L. Fawcett, C. E. Cameron. Hicks, Joseph.

McDonald, Martin & Mac-kenzie. J. W. McDonald, Thos. B. Martin, D. G. Mackenzie.

Card, Appendix Page 11. Macleod & Gray. Co. Macleod, W. S. Gray.-Colin Card, Appendix Page 11.

MAGRATH, See Lethbridge. MANNVILLE-Jud. Dist. Edmonton.

Ebbett, A. W.

Card, Appendix Page 11. MEDICINE HAT-Jud. Dist. Calgary.

Begg, McLarty & Evans. W. A. Begg, K.C., N. A. Mc-Larty, R. R. Evans. Card, Appendix Page 12.

Clapperton, D. W.

Davidson, Bell & O'Neail.
G. T. Davidson, Morley
L. Bell, W. J. O'Neail.
Card, Appendix Page 12.

Davidson & Beattie. Davidson, W. Beattie. Dundon, W. P. Kealy & Owen. O.

0. W. Kealy, I. S. Owen.

Laidlaw, Blanchard & Rand. Lorne N. Laidlaw, C. S. Blanchard, I. C. Rand, H. O. Knowles, G. F. H. Long.

Card, Appendix Page 12.

Mahaffy & Blackstock. J Mahaffy, G. M. Blackstock.

Mahaffy, Judge. Short & Fraser. G. L. Fraser. S. Short,

MILK RIVER, See Lethbridge. MILLET-Jud. Dist. Edmonton. Smith. Geo. P.

MINBURN, See Vermilion. MONARCH, See Granum.

MORINVILLE - Jud. Dist. Athabaska.

St. Germain, Omer.

MOUNTAIN VIEW, See Cardston.

MUNDARE, See Vegreville.

MUNSON — Jud. Dist. Calgary. Lawrence, A. J.

NANTON, See High River.

NESTOR, See Viking.

DAYTON, See NEW bridge.

NOBLE, See Granum.

OKOTOKS- Jud. Dist. Calgary.

Stockford & Macdonald. O. Stockford, \mathbf{M} . Macdonald. Varley, F. W.

OLDS-Jud. Dist. Calgary. Hazelton, J. D. Card, Appendix Page 12. PARKLAND, See High River. PEACE RIVER, See Edmonton. PEMBINA, See Edmonton. PINCHER CREEK-Jud. Dist. Macleod. Catillier, P Kemmis, Thomson & Jack-C. son. Kemmis, Donald Thomson, J. II. Jackson. Card, Appendix Page 12. Methot, L. Dorais. PONOKA-Jud. Dist. Wetaskiwin. Franks, Thos. W. **PROVOST,** See Wetaskiwin. RANFURLY, See Vermilion. RAYMOND, See Lethbridge. REDCLIFF, See Medicine Hat. RED DEER-Jud. Dist. Red Deer. Greene & Payne. George W. Greene, W. E. Payne. Card, Appendix Page 12. Moore, J. Carlyle. Card, Appendix Page 13. Quigg, J. Russell, A. H. Scott, H. G. REDCLIFF-Jud. Dist. Medicine Hat. Baird, Frank. Clow, A. B. RYLEY, See Viking. ST. ALBERT, See Edmonton. SEDGEWICK — Jud. Dist. Wetaskiwin. Scrimgeour & Millar. Scrimgeour, A. I. Millar. Card, Appendix Page 13. SEVEN PERSONS, See Medicine Hat SPRING COULEE, See Lethbridge. SPRUCE GROVE, See Edmon-STANLEY, See Lethbridge. STETTLER—Jud. Dist. Stettler. Costigan, J. T.
Card, Appendix Page 13. Matthews, G. S.
Munro, H. H.
Roberts, E. R.
STIRLING, See Lethbridge.
STONY PLAIN— Jud. Dist.

Arthabaska.

Card, Appendix Page 13.

Lundy, F. W.

STRATHCONA, See Edmonton. STRATHMORE — Jud. Dist. Calgary Wears, T. M. Card, Appendix Page 13. STROME-Jud. Dist. Wetaskiwin. Scrimgeour & Millar. (See Sedgewick.) TABER—Jud. Dist. bridge Myers, H. G. Prowse & Lyons. Prowse, J. B. Lyons Card, Appendix Page 13. THREE HILLS, See Calgary. TOFIELD, See Edmonton. TROCHU—Jud. Dist. Calgary. Reilly, J. D. VEGREVILLE—Jud. Dist. Edmonton. McLaren, A. C. Morrison & Crump. F. A. Morrison, E. D. Crump. Russell, Frank W. Card, Appendix Page 14. VERMILION-Jud. Dist. Edmonton. Murray, Norman. Morrison, J. W. G. Card, Appendix Page 14. VIKING-Jud. Dist. Edmonton. Kelcey, W. B. F. VULCAN-Jud. Dist. Calgary. Clark, P. W. L. Card, Appendix Page 14. WAINWRIGHT - Jud. Dist. Edmonton. Cardell, M. G. Card, Appendix Page 14. Hunter, Robert. WALSH, See Medicine Hat. WARNER, See Lethbridge. WETASKIWIN- Jud. Dist. Wetaskiwin. Knox, Alex. Loggie & Manley. Loggie, LL.B., R. Manley.-Card, Appendix Page 11. Odell & Russell. W. H. Odell, Chas. H. Russell. Watt & Watt. J. S. Watt, A. S. Watt. Card, Appendix Page 14. Wilkins, E. D. H. WOLF CREEK, See Edmonton. VARROW. See Pincher Creek. YOUNGSTOWN — Jud. Dist. Wetaskiwin. Robinson, W. C.

BRITISH COLUMBIA

COURT OF APPEAL.

Chief Justice of Appeal: Hon. James A. Macdonald.

Justices:

Hon. P. Æ. Irving; Hon. Archer Martin; Hon. W. A. Galliher; Hon. A. E. McPhillips.

SUPREME COURT.

Chief Justice of B.C.: Hon. Gordon Hunter.

Puisne Judges:

Hon, Aulay Morrison; Hon, W. H. P. Clement; Hon, Denis Murphy; Hon. F. B. Gregory; Hon. W. A. Macdonald.

BRITISH COLUMBIA ADMIRALTY DISTRICT.

Local Judge: Hon. Archer Martin, Victoria.

Registrar:

Deputy Registrar:

B. H. T. Drake, Victoria. A. B. Pottenger, Vancouver.

Marshal: H. Siddall, Victoria.

COURT OF REVISION AND APPEAL.

By R.S., B.C., 1911, c. 222, s. 86, the Lieutenant-Governor in Council may from time to time appoint one or more persons in any Assessment District to be a Court of Revision and Appeal in respect of the assessment of property and income, as aforesaid for such District.

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Inspector of Legal Offices: H. C. Hanington, Victoria.

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ATLIN JUDICIAL DISTRICT.

Judge:

Hon. P. McB. Young, Atlin.

Sheriff:

John Shirley, Prince Rupert.

Registries at Atlin, Hazelton and Prince Rupert.

CARIBOO JUDICIAL DISTRICT.

Judge:

Hon. F. Calder, Ashcroft.

Sheriff:

Deputy Sheriff:

E. S. Peters, Quesnel.

R. D. Cumming, Ashcroft.

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Sheriffs:

S. P. Tuck, Nelson; H. C. Moore, Golden; W. J. Law, Revelstoke.

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NANAIMO JUDICIAL DISTRICT.

Judge:

Hon. C. H. Barker, Nanaimo.

Sheriff:

C. J. Trawford, Nanaimo.

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Hon. W. W. B. McInnes, Vancouver; Hon. David Grant, J.J., Vancouver.

Sheriff:

James D. Hall, Vancouver. Registry at Vancouver.

VICTORIA JUDICIAL DISTRICT.

Judge:

Hon. P. S. Lampman, Victoria.

Sheriff:

F. G. Richards, Victoria. Registry at Victoria.

WESTMINSTER JUDICIAL DISTRICT.

Judge:

Hon. F. W. Howay, New Westminster.

Sheriff:

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Judges:

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Sheriffs:

H. C. Kerman, Grand Forks; W. F. Wood, Kamloops.
Registries at Fairview, Grand Forks, Greenwood, Hedley, Kamloops, Midway, Nicola, Penticton, Princeton and Vernon.

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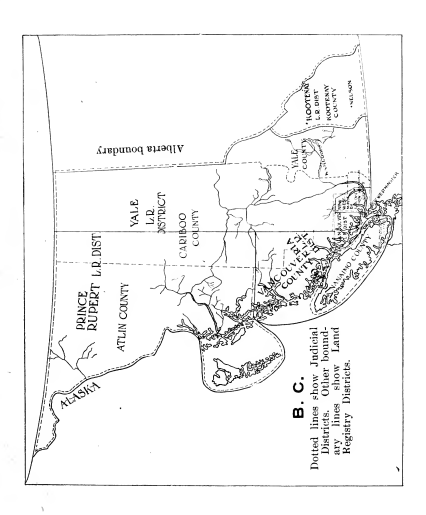
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NOTE: Where there is no Barrister, reference is made to nearest place with a resident Barrister.

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Yale. Perry, R. R.

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ARROWHEAD, See Nelson. ASHCROFT-Jud. Dist. Cari-

Morgan, Robert. Murphy, J.

ATLIN, See White Horse, Yukon.

BARKERVILLE, See Quesnel. BOUNDARY FALLS, See Greenwood.

BRIDESVILLE, See Midway. CANAL FLATS, See Cranbrook.

CHASE, See Kamloops.

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Ewen. CASCADE, See Grand Forks.

CLINTON, See Ashcroft.

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- Jud. Dist. COURTENAY Nanaimo. Dundas, C. P.

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Mecredy, T. T.
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CRESTON, See Nelson. CUMBERLAND - Jud. Dist.

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Cresswell, E. T.

EBURNE — Jud. Dist. Vancouver. Pearse, T.

EHOLT, See Greenwood.

ELKO, See Fernie.

ENDERBY — Jud. Dist. Yale. Skaling, A. C.

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EXTENSION, See Nanaimo.

FAIRVIEW, See Penticton.

FERNIE-Jud. Dist. nay.

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FLAGSTONE, See Fernie.

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Eckstein, L. P. & Montgomery. Murphy (See Prince George.)

FORT STEELE, See Cranbrook.

GOLDEN-Jud. Dist. Kootenay.

Hill, F. B. Card, Appendix Page 15.

Lockwood, H. G.

GRAND FORKS - Jud. Dist. Yale.

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HOSMER, See Fernie. JAFFRAY, See Fernie. KAMLOOPS — Jud.

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Corbould, Corport A. E. Gordon E. Corbould, K.C., J. R. Grant, A. E. McColl, Card, Appendix Page 16. Gwynn, J. C. Hansford, W. F. Johnston, Adam Smith. Card, Appendix Page 16. Keith, Charles S. Lidster, H. N. McBride & Kennedy. Hon. R. McBride. J. D. Kennedy. McQuarrie, Martin & Cassady. W. G. McQuarrie, sady. W. G. McQuarrie, Geo. E. Martin, Geo. L. Cassady. Whiteside, **Edmonds** Whiteside. W. J. Whiteside, K.C., H. L. Edside, K.C., H. L. monds, D. Whiteside. Card, Appendix Page 17. NICOLA—Jud. Dist. Yale. Grimmett, M. L. (S Merritt.) NORTH VANCOUVER —Jud. Dist. Vancouver. Buchanan & Bull (See Vancouver). Ruggles & Layton Vancouver). 150 MILE HOUSE, See Ashcroft. PHOENIX, See Grand Forks. PENTICTON—Jud. Dist. Yale. Burne, Temple & Tun-Burne, Temple & Tun-bridge. J. F. Burne, A. Temple, N. F. Tunbridge. Card, Appendix Page 17. Clayton & Abercromble. Walter Clayton, Clinton W. Abercrombie. Card, Appendix Page 17. PORT ALBERNI-Jud. Dist. Nanaimo. Sanders, A. T. Card, Appendix Page 17. PORT ESSINGTON, See Prince Rupert. PORT HANEY. See New Westminster. PORT HAMMOND, See New Westminster. PORT KELLS, See New Westminster.

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PORT SIMPSON, See Prince Rupert.

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& Montgomery. Murphy James Murphy, Neville Montgomery. Card, Appendix Page 17.

PRINCE RUPERT Jud. Dist. Atlin.

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Yale. Brown, K.C.

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REVELSTOKE — Jud. Dist. Kootenay.

Briggs, W. I. Card, Appendix Page 17.

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ROCK CREEK, See Midway. ROSSLAND — Jud. Dist. Kootenay.

Pincott. Charles F. R. Winn, E. S. H.

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SALMON ARM — Jud. Dist. Yale. Jenkins, H. Martyn.

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Campbell & Singer, 525

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K.C., Geo. A. Grant.
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Crompton, W. W.
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Darling. Clarence.

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Gurd, W. F., 352 Richard

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Hurley & Morgan. T. F. Hurley, T. J. Morgan.

Innes. A. W. V.

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Pacific Killam & Beck, Cecil Killam, Bldg. James E. Beck. Card, Appendix Page 19.

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Co.)

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Pender St. G. E. McCrossan, A. M. Harper. Card, Appendix Page 19.

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J. McDougal, G. Roy
Long, P. J. McIntyre. Card, Appendix Page 19.

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337 Hastings St. L. B.
McLellan, Wm. Savage,
C. J. White, R. J. Hewitt.
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Sawers, C. W., 543 Hastings St. w.
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Hastings West. A. E.
Tulk, S. A. H. Trumpler.
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Sir Charles Hibbert Tupper, K.C., K.C.M.G., A. J.
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George E. Housser. Card, Appendix Page 21.

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Clement, R. V.

Heggle, Hugh A.

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McGowen, F.

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Lane, W. A. Scott.
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Langley, W. H. Lyons, C. S McBride, Hon. R., K.C. White. F. A. McDiarmid, W. H. T. Gahan, A. Moresby White. McDiarmid McIntosh, J. G. McKane, R. McLeod, J. P. (Dep. Atty.-

General).

VICTORIA—Continued. acfarlane & Gordon, Union Bank Bldg. A. D. Macfarlane, Victor Gor-Macfarlane Mackay & Miller. N. F. Mackay, E. Miller, J. Y. Copeman. Maclean, Alex. Martin & Lumsden. Alexis Martin, E. R. Lumsden. Mason & Mann. C. Dubois Mason, J. P. Mann. Mason, J. P. Mann.
Mills, L. C.
Moore, H. W. R.
Morseby, O'Reilly, Miller &
Lowe. W. C. Morseby,
A. J. O'Reilly, R. C.
Lowe, T. M. Miller.
Morphy, Geo. A
Morris, P. C.
Oliver, W. E.
Patton, A. J.
Phelan, C. B. S.
Pooley, Luxton & Pooley. Pooley, Luxton & Pooley. A. P. Luxton, K.C., R. H. Pooley. Prior, C. J. Robertson, T. R. (City Solicitor). Rogers, D. M. Ross, Hon. W. R., K.C. Tait, Brandon & Hall. B. C. Permanent Bldg. David S. Tait, J. S. Brandon, Henry C. Hall, H. S. Pringle. Card, Appendix Page 22. Twigg, H. Desnard. Vaughan, W. R. Walls, John Patmore. Walls, J. Percival. Walls, J. Percival.
White, C. G.
Wilson, C. E.
Wemyss, D. Newton.
Wootton, E. E.
Yates & Jay.
Yates, Geo. Jay.
(ADDNER See Cranbr J. Stuart

WARDNER, See Cranbrook. WASA, See Cranbrook. WELLINGTON, See Nanaimo. YALE, B.C.—Jud. Dist. West-

minster. Campbell, Alex.

MANITOBA

COURT OF APPEAL.

Chief Justice: Hon. H. M. Howell.

Judges of Appeal:

Hon. A. E. Richards; Hon. W. E. Perdue;

Hon. J. D. Cameron.

Hon. A. Haggart.

Deputy Registrar: Augustus Mills.

Registrar and Taxing Officer: G. H. Walker.

COURT OF KING'S BENCH.

Chief Justice: Hon. T. G. Mathers.

Puisne Judges:

Hon. J. E. P. Prendergast; Hon. D. A. MacDonald;

Hon. T. L. Metcalfe;

Hon. J. P. Curran; Hon. A. C. Galt.

Court Officials at Winnipeg.

Sheriff: Colin Inkster.

Official Assignee: Chas. H. Newton.

Referee and Master:

Prothonotary: G. H. Walker: Deputy, A. Mills.

George Patterson. Registrar:

Accountant:

W. A. Wilkes: Deputy, P. D. Deering.

H. B. J. Smith.

COUNTY COURTS.

See Judicial Districts and County Court Sittings.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorney-General: Hon. J. H. Howden, K.C. Deputy Attorney-General:

John Allen.

LAW SOCIETY OF MANITOBA.

President:

C. P. Wilson, K.C.

Treasurer: I. Pitblado, K.C. Secretary:

Librarian: I. Campbell, K.C. B. E. Chaffey.

Benchers:

Sir James Aikins, K.C., I. Pitblado, K.C.; A. B. Hudson; J. H. Munson, K.C.; W. R. Mulock, K.C.; A. J. Andrews, K.C.; E. Anderson, K.C.; J. S. Tupper, K.C.; Isaac Campbell, K.C.; A. Meighen, K.C.; G. R. Coldwell, K.C.; A. W. Bowen; H. F. Maulson, K.C.; C. P. Wilson, K.C. Benchers, Ex-Officio.

Hon. H. J. Macdonald, K.C.; Hon. J. H. Howden, K.C.

EASTERN JUDICIAL DISTRICT.

Northern Division.

County Court Judges:

Hon. R. Hill Myers; Hon. A. Dawson; Hon. George Paterson, Winnipeg.

Sheriff:

Official Administrator:

Colin Inkster, Winnipeg.

Toronto General Trusts Corporation, Winnipeg.

Crown Prosecutor:

R. B. Graham, Winnipeg.

County Court Divisions:

See Page 45.

Central Division.

County Court Judge:

Hon. L. A. Prud'homme, St. Boniface.

County Court Divisions:

See Page 45.

SOUTHERN JUDICIAL DISTRICT.

County Court Judge:
Hon. Corbet Locke, Morden.

Sheriff:
A. C. D. Pigott.

Official Aministrator:

J. H. Black, Morden.

Deputy Clerk of Crown and Pleas:

E. D. Kerby, Morden.

Crown Prosecutor:

A. W. Bowen, Morden.

County Court Divisions:

See Page 45.

CENTRAL JUDICIAL DISTRICT.

County Court Judge:

Hon. Joseph Ryan, Portage la Prairie.

Sheriff:
Geo. A. Muir, Portage la Prairie.

Official Administrator:

Geo. A. Muir, Portage la Prairie. National Trust Co., Limited, Winnipeg.

Deputy Clerk of Crown and Pleas County and Surrogate Court Clerk.
S. M. Macdonald, Portage la Prairie.

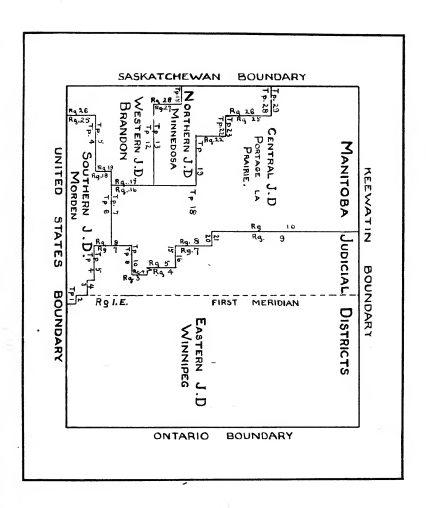
Deputy.

B. D. Alliston.

Guardian ad litem and Crown Prosecutor. F. G. Taylor, Portage la Prairie.

County Court Divisions:

See Page 45.



WESTERN JUDICIAL DISTRICT.

County Court Judge: Hon. T. D. Cumberland, Brandon.

Sheriff: W. H. Henderson, Brandon. Official Administrator:
National Trust Co., Limited,
Winnipeg.

Deputy Clerk Crown and Pleas, and Surrogate Court Clerk: R. Darrach, Brandon.

Crown Prosecutor:
R. M. Matheson, Brandon.
County Court Divisions:
See Page 45.

NORTHERN JUDICIAL DISTRICT.

County Court Judge: Hon. C. J. Mickle, Minnedosa.

Sheriff:
J. Spratt, Minnedosa.

Official Administrator: E. B. Fisher, Minnedosa.

Deputy Clerk Crown and Pleas, Surrogate Court Clerk: George L. Stone, Minnedosa.

Crown Prosecutor:
H. F. Maulson, Minnedosa.
County Court Divisions:
See Page 45.

SITTINGS OF THE COURTS, 1914.

Judges of the Court of Appeal and King's Bench are assigned to the various sittings when nearing time of trials.

COURT OF APPEAL.—March Term commencing 1st Monday in March, and ending 2nd Saturday following; June term commencing the second Monday in June, and ending the second Saturday following; September and November, from the last Monday, ending the second Saturday following. The Judges of the Court, or any three of them, may appoint special sittings en banc to be held at any other time to dispose of appeals or applications which in their opinion should be heard before the next regular sitting.

COURT OF KING'S BENCH, for trial of causes without a jury—Winnipeg—Every Tuesday, except long and short vacations. Minnedosa—4th Tu. Jan., 3rd Tu. May, last Tu. June, 1st Tu. Oct. Portage la Prairie—2nd Tu. Jan., 2nd Tu. May, 1st Tu. after 1st day of July, 4th Tu. in Sept. Brandon—1st Tu. after 6th Jan., 1st Tu. May, 1st Tu. June, 3rd Tu. Sept. Morden—3rd Tu. Jan., 4th Tu. May, 1st Tu. after 1st day of July, 3rd Tu. Sept. Sittings for the trial of cases with a jury are fixed from time to time.

SITTINGS OF THE COUNTY COURTS, 1915.

EASTERN JUDICIAL DISTRICT—Northern Division—Winnipeg, 10 a.m.—Jan. 11, Feb. 1, Mar. 1, April 5, May 4, June 7, July 12,

Sept. 13, Oct. 4, Nov. 1, Dec. 6.

Sittings for the County Courts for the Northern Division of the Eastern Judicial District for the year 1915:—Gimli.—Jan. 29, June 4, Sept. 24. Selkirk.—Feb. 3, April 8, July 7, Oct. 5, Dec. 10. Sonewall.—Feb. 19, April 23, July 13, Oct. 15, Dec. 3. Carman.—Feb. 23, June 8, Oct. 7, Dec. 16. Elm Creek.—Feb. 24, June 9, Oct. 8, Dec. 17. Beausejour.—Feb. 26, April 29, July 9, Oct. 12, Dec. 21.

Sittings of the County Court of Winnipeg in Chambers for the examination of judgment debtors appearing in answer to judgment summonses will be held as follows: Jan. 12, 26, Feb. 9, 23, Mar. 9, 23, April 6, 20, May 11, 25, June 8, 22, July 6, Sept. 14, 28, Oct. 12, 26, Nov. 9, 23, Dec. 7, 21. Stonewall, 10 a.m.—Feb. 19, April 23, July 13, Oct. 15, Dec. 3. Gimli, 10 a.m.—Jan. 29, June 4, Sept. 24. Selkirk, 10 a.m.—Feb. 3, April 8, July 7, Oct. 5, Dec. 10.

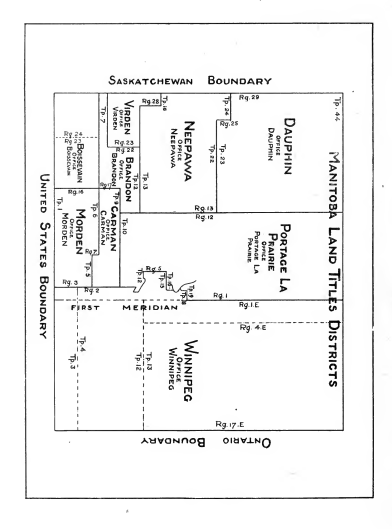
EASTERN JUDICIAL DISTRICT—Southern Division—Morden, 10.30 a.m.—Jan. 4, Mar. 8, May 3, Sept. 6, Nov. 8. Cartwright, 2.30 p.m.—Jan. 12, Mar. 16, May 11, Sept. 14, Nov. 16. Mani ou, 1.30 p.m.—Jan. 13, Mar. 17, May 12, Sept. 16, Nov. 17. Pilot Mound, 2 p.m.—Jan. 14, Mar. 18, May 13, Sept. 16, Nov. 18. Deloraine, 10 a.m.—Jan. 19, Mar. 23, May 18, Sept. 16, Nov. 23. Killarney, 10 a.m.—Jan. 20, Mar. 24, May 19, Sept. 22, Nov. 24. Boissevain, 10 a.m.—Jan. 21, Mar. 25, May 20, Sept. 23, Nov. 25. Emerson, 10 a.m.—Feb. 11, April 8, June 10, Oct. 14, Dec. 16. Gretna, 4.30 p.m.—Feb. 12, April 9, June 11, Oct. 15, Dec. 17. Belmon*, 10 a.m.—Feb. 17, April 14, June 16, Oct. 20, Dec. 21. Somerset, 1.30 p.m.—Feb. 18, April 15, June 17, Oct. 21, Dec. 22.

EASTERN JUDICIAL DISTRICT—Central Division—St. Francois Xavier, 10 a.m.—Jan. 8, Mar. 8, May 17, Sept. 3, Nov. 2. St. Laurent, 10 a.m.—Jan. 12, Mar. 10, May 19, Sept. 7, Nov. 4. St. Anne, 10 a.m.—Jan. 18, Mar. 15, May 24, Sept. 13, Nov. 8. St. Norbert, 10 a.m.—Jan. 23, Mar. 20, May 29, Sept. 18, Nov. 13. St. Pierre, 10 a.m.—Jan. 26, Mar. 23, June 1, Sept. 21, Nov. 16. Moffis, 10 a.m.—Feb. 1, Mar. 29, June 7, Sept. 27, Nov. 22. St. Boniface, 10 a.m.—Jan. 21, Feb. 4, Mar. 4, April 1, May 6, June 10, July 2, Sept. 10, Oct. 7, Nov. 11, Dec. 9.

CENTRAL JUDICIAL DISTRICT—Dauphin.—Tue., 23rd Feb.; 25th May, 14th Sept., 16th Nov. The Pas.—Fri., 26th Feb.; 28th May, 17th Sept., 19th Nov. Swan River.—Tue., 2nd Mar.; 1st June, 21st Sept., 23rd Nov. Gilbert Plains.—Fri., 5th Mar.; 4th June, 24th Sept., 26th Nov. Roblin.—Sat. 6th Mar.; 5th June, 25th Sept., 27th Nov. Neepawa.—Tue., 9th Mar.; 8th June, 28th Sept., 30th Nov. Gladstone—Fri., 12th Mar.; 11th June, 1st Oct., 3rd Dec. Carberry.—Tue., 16th Mar., 15th June, 5th Oct., 7th Dec. McGregor.—Fri., 19th Mar., 18th June, 8th Oct., 10th Dec. Glenboro.—Tue., 23rd Mar., 22nd June, 12th Oct., 14th Dec. Holland.—Wed., 24th Mar., 23rd June, 13th Oct., 15th Dec. Treherne.—Thur., 25th Mar., 24th June, 14th Oct., 16th Dec. Portage la Prairie.—Mon. 29th Mar., 28th June, 18th Oct., 20th Dec.

NORTHERN JUDICIAL DISTRICT—All sessions open at ten a.m., excepting Rapid City, at 3 p.m., and Birtle, at 11 a.m.—Strathclair.
—Mar. 9, May 25, Sept. 7, Nov. 16. Shoal Lake.—Mar. 11, May 27, Sept. 9, Nov. 18. Rapid City.—Mar. 15, June 7, Sept. 20, Nov. 29. Miniota.—Mar. 17, June 9, Sept. 22, Dec. 1. Hamiota.—Mar. 18, June 10, Sept. 23, Dec. 2. Russell.—Mar. 23, July 7, Sept. 28, Dec. 14. Birtle.—Mar. 25, July 8, Sept. 30, Dec. 16. Rossburn.—Mar. 31, July 6, Nov. 9. Minnedosa.—Feb. 17, April 13, June 1, Aug. 2, Oct. 4, Nov. 22.

WESTERN JUDICIAL DISTRICT—Brandon, 10 a.m.—Jan. 20, Mar. 9, May 11, July 6, Sept. 7, Nov. 9. Souris, 10 a.m.—Mar. 16, May 25, Sept. 14, Nov. 30. Wawanesa, 10 a.m.—Mar. 18, May 27, Sept. 16, Dec. 2. Virden, 10 a.m.—Mar. 23, June 1, Sept. 21, Dec. 7. Elkhorn, 10 a.m.—Mar. 24, June 2, Sept. 22, Dec. 8. Hartney, 10 a.m.—Mar. 25, June 3, Sept. 23, Dec. 9. Melita, 10 a.m.—Mar. 30, June 8, Sept. 28, Dec. 14. Reston, 10 a.m.—April 2, June 11, Oct. 1, Dec. 17.



BARRISTERS AND SOLICITORS

NOTE: Where there is no Barrister, reference is made to nearest place with a resident Barrister.

ALEXANDER, See Brandon.

ALTAMONT, See Manitou.

ALTONA, See Morden.

*ARDEN, See Neepawa.

ASHVILLE, See Dauphin.

AUSTIN, Central Judicial District.

MacKinnon, J. P. (See Mac-Gregor).

BAGOT, See Portage La Prairie.

BALDUR, See Killarney.

BEAUSEJOUR-Eastern Judicial District.

Crawford, J. D. BELMONT, See Killarney.

BENITO, See Dauphin.

BERTON, See Gladstone.

BINSCARTH-

Wilson, Wm. (See Russell).

BIRTLE- Northern Judicial District.

Stubbs, Lewis St. Geo.

BOISSEVAIN—Southern Judicial District.

MacKenzie, C. Y. Card, Appendix Page 22. Morrow, John.

BRANDON - Western Judicial District.

Adolph & Blake. H. L. Adolph, Charles Blake. Clement & Clement. S. E. Clement, R. A. Clement. Card, Appendix Page 22.

Coldwell, Coleman & Bruce. Robson Coldwell, G. B. Coleman, Geo. W. Bruce, Geo. K.C., K.C., K.C., N. Whitby Kerr. Card, Appendix Page 22.

de Manbey, Wm. J. Henderson & Matheson. Henry E. Henderson, K.C., & Matheson. R. M. Matheson.-Card, Appendix Page 22.

Æ Howden. Howden, J. Howden. Igour, Buckingham

Kilgour, Foster. J. F. Kilgour, A. G. Buckingham, G. H. Foster.

Card, Appendix Page 22.

BRANDON-Continued. McKay, S. H. Macdonald, R. G. Smith, A. W. H.

CAMERON, See Brandon.

CARBERRY - Central Judicial District. Barrett, G. Card, W. D.

Garland, R. A. Hooper, H. R.

CARMAN - Central Judicial District.

Butcher, F. J. Card, Appendix Page 23. Haverson, J. H. Robinson, H. E., K.C.

CARROLL, See Souris.

CARTWRIGHT — Southern Judicial District. Laughlin, John B.

CLAN WILLIAM, See Minnedosa.

CLEAR WATER, See Crystal City.

CRANDELL, See Hamiota.

CRYSTAL CITY -Southern Judicial District. Garbutt, Oliver D.

CYPRESS RIVER, See Glenboro.

DARLINGFORD, See Manitou. DAUPHIN —Central Judicial District.

Bowman, James L. McDougall, A. E. Simpson, Frank E.

Card, Appendix Page 23.

McFadden & Thorson. John McFadden, Jos. T. Thorson. (See Winni-Card, Appendix Page 29.

DELORAINE - Southern Judicial District.

George, John M. Mather, J. A.

DOMINION CITY, See Emer-

DUNREA, See Boissevain. DURBAN, See Dauphin.

EAST BAY, See Dauphin.

ELGIN — Western Judicial District.

Burton, H. P.

ELKHORN — Western Judicial District. Scotney, R. N.

Card, Appendix Page 23.

ELM CREEK, See Carman.

EMERSON - Southern Judicial District.

Forrester & Forrester. D. Forrester, LL.D., W. R. Forrester. Card, Appendix Page 23.

ETHELBERT, See Dauphin.

FOXWARREN, See Birtle.

FRANKLIN, See Minnedosa.

GILBERT PLAINS -– Central Judicial District. Cory, J. G.

GLADSTONE —Central Judicial District. Jacob, Albert E. Smith, David.

GLENELLA, See Gladstone.

GLENBORO - Central Judicial District. Mitchell, F. H.

GOODLANDS, See Deloraine.

GRAND CLAIRIERE - Western Judicial District. G. W. (See Archibald, Melita.)

GRANDVIEW—Central Judicial District. Bruce, Robert A. Simpson, Frank E. (See Dauphin).

GRETNA, See Morden.

GRISWOLD, See Brandon.

GUNTON, See Winnipeg.

HAMIOTA - Northern Judicial District.

Bennest, F. C.

HARTNEY - Western Judicial District. W. (See Archibald, G. Melita.)

HIGH BLUFF, See Portage la Prairie.

HOLLAND -- Central Judicial District. (See Portage la Prairie). **HOLMFIELD**, See Cartwright. **KELWOOD**, See Gladstone.

KENTON, See Brandon.

KEYES, See Gladstone.

KILLARNEY — Southern Judicial District. Hay, A. G.

Williams, F. A. Card, Appendix Page 23.

KINGSLEY, See Manitou. LA RIVIERE, See Manitou. LAUDER, See Souris.

LAURIER, See Dauphin.

LENORE, See Brandon.

LE PAS — Central Judicial District. (See The Pas.)

LYLETON, See Deloraine.

McCREARY, See Gladstone.

MACDONALD, See Portage la Prairie.

MacGREGOR - Central Judicial District. MacKinnon, J. Percival. Card, Appendix Page 24.

MANITOU - Southern Judicial District.

Bradley, G. F.

Ellis & Armstrong. W. F.

Ellis, G. T. Armstrong. Card, Appendix Page 24. Rowe, W. J.

MARGARET, See Boissevain.

MATHER, See Cartwright.

MEDORA, See Deloraine.

MELITA - Western Judicial District. Archibald, G. W. Crerar, John. Yuill, D. W.

MIAMI, See Carman.

MINIOTA—Northern Judicial District. Sinclair, Donald.

MINNEDOSA - Northern Judicial District.

Eakins, G. A. Card, Appendix Page 24. Maulson & Harrison. H. F. Maulson, R. Harrison. St. John, C.

MINTO, See Souris.

MORDEN - Southern Judicial District. Bowen, A. W. McConneil, H. McK. McLaren, McLeod & Black. J. B. McLaren, A. Mc-

Leod, J. H. Black.

MORRIS - Eastern Judicial District. Moore, Wm.

Card, Appendix Page 24.

MOWBRAY, See Manitou. NAPINKA, See Deloraine.

NEELANDS, See Cartwright. NEEPAWA — Central Judicial

District.

Davis, Fred. L. Howden & Robertson. Hon.

J. H. Howden, K.C. (Atty. General), W. G. M. Robertson.

Wemyss, Jno.

NEW DALE, See Minnedosa. NINGA, See Boissevain.

NORWOOD, See Winnipeg.

OAK LAKE, See Brandon.

OAK RIVER, See Hamiota. OAKVILLE, See Portage la Prairie.

OCHRE RIVER, See Dauphin.

OGILVIE, See Gladstone. PILOT MOUND - Southern

Judicial District. Cole, R.

PIPESTONE, See Brandon. PLUMAS, See Gladstone.

PLUM COULEE, See Morden. .

PORTAGE LA PRAIRIE Central Judicial District. Cowan, H. J.

McPherson, Williams & Ormond. E. A. McPherson, A. C. Williams, D. M. Ormond.

Card, Appendix Page 24.

Meighen, A., K.C. Taylor & Colwill. Fawcett G. Taylor, K.C., J. Roy Colwill.

PURVES, See Manitou.

RAPID CITY -Northern Judicial District.

Neelands, T. W.

RATHWELL, See Carman.

RESTON- Western Judicial District.

Cates, A. K.

RIVERS - Northern Judicial District.

Couch, J. H. Marshall H. B,

 Central Judicial ROBLIN -District.

Frank E. Simpson, (See Dauphin). Moore, W.

ROLAND, See Carman.

ROSENFELD, See Morden. ROSSBURN, See Russell.

RUSSELL - Northern Judicial District.

Reed, Henry P.

Wilson & Glen. W. W. W. Wilson, Jas. A. Glen. Card, Appendix Page 24.

ST. BONIFACE Eastern Judicial District. Bertrand, T. Royal, C. H.

ST. PIERRE, See Emerson.

ST. ROSE, See Dauphin.

SELKIRK — Eastern Judicial District.

Stratton, Heap Ŀ Winnipeg.)

Benson, B. S. Wm. Thornburn, (See Winnipeg.)

SIFTON, See Dauphin.

SHOAL LAKE - Northern Judicial District. Eakins, G. A. (See Minne-

dosa.)

Markle, M. C. Card, Appendix Page 25.

SNOWFLAKE, See Manitou.

SOLSGIRTH, See Winnipeg. SOMERSET - Eastern Judicial District.

(See Carman.) SOURIS -· Western Judicial District.

Boswell, C. M. Forrest, S. H.

Hetherington, E. G.

SPERLING, See Carman. STARBUCK, See Carman.

STONEWALL — Eastern Judicial District.

Arundel, H. A. Coleman, W. W., K.C. Card, Appendix Page 25.

STRATHCLAIR STATION, See Birtle.

SWAN RIVER - Central Judicial District. Rothwell, B. E.

Wright, S. R.

THE PAS - Central Judicial District.

Clapp, D. McLelland, G. A. Card, Appendix Page 25.

THORNHILL, See Morden.

TRANSCONA, Eastern Judicial District. Moore & Sutherland — (See Winnipeg.)

TREHERNE -– Central Judicial District. Andrews & Co. (See Winnipeg.)

VIRDEN - Western Judicial District.

Chalmers. Goulter & Goulter, James Η. Chalmers.

Card, Appendix Page 25. Pritchard, John.

WAKOPA, See Killarney.

WAPEKA, See Boissevain.

WASKADA, See Deloraine:

– Western Ju-WAWANESA dicial District.

Atkinson, Claud L.

WELLWOOD, See Portage la Prairie.

WESTBOURNE, See Gladstone.

WEST HALL, See Melita. WEST SELKIRK, See Selkirk. WHITE WATER, See Deloraine.

WINKLER, See Morden.

WOOD BAY, See Manitou.

WINNIPEGOSIS, See Dauphin.

WINNIPEG - Eastern Judicial District.

Adamson & Lindsay, Allan Bldg. J. E. Adamson, G. C. Lindsay.

Aikins, Fullerton, Foley & kins, Fullerton, Foley & Newcombe; Aikins, Loftus & Aikins, 221 Mc-Dermot Ave. Sir James Aikins, K.C., Edwin Loftus, C. P. Fullerton, K.C., J. P. Foley, K.C., G. H. Aikins, C. K. Newcombe, A. B. Bell, F. M. J. Lyons, R. M. Fisher. Card, Appendix Page 26.

Andrews, Andrews, Curle, Burbidge & Bastedo, Aikins Bldg. Alfred J.
Andrews, K.C., Fletcher
S. Andrews, F. M. Burbidge, W. H. Curle, D.
L. Bastedo, H. Andrews,
J. T. Bell, L. N. Elye.
Atkinson, R. E.
Auld & Hickey, McIntyre
Block. R. E. Hickey,
Lames Auld

James Auld. Baker & Davidson. H. N. Baker, George A. David-

Baker & Young, Union
Bank Bldg. G. W.
Baker, K.C., H. Young.
Baker, H. N.
Pacettie H. K.

Beattie, H. K. Bernier, Blackwood & Bernier, Somerset Bldg.
Joseph Bernier, M.P.P., WINNIPEG—Continued. H. P. Blackwood, Noel Bernier, K.C., Alex. Bernier.

Beaupre, J. A. Beattie, H.

Beaudry, Edmond M., B.A., McIntyre Block. Reveridge & Hamilton,

Beveridge & Somerset Bldg. Oliver Hamilton, E. Beveridge. Card, Appendix Page 25.

Bingham & Rutherford. E. J. Bingham, H. S. Rutherford.

Bonnar, Trueman & Hollands, Electric Chbrs.
R. A. Bonnar, K.C., W. H. Trueman, W. Hollands, I. W. Robinson.
Bowles, A. E.
Boyd & Thornton. W. S.
Boyd, G. S. Thornton.
Brooks & Sutherland. I.
F. Brooks Hop W. C.

F. Brooks, Hon. W. Sutherland.

Campbell & Arundel, Elec-tric Chbrs. A. C. Camp-bell, H. A. Arundel. Campbell, Pitblado, Hoskin, Grundy & Bennest;

Campbell, Pitblado, Haig, Montague & Drummond-Hay, E. Grund, W. G. A. Bennest, John T. Haig, P. J. Montague, H. R. Drummond-Hay, W. F. Guild. Card, Appendix Page 25.

Campbell, David, Electric Ry. Chbrs.

Chapman & Green, tric Chbrs. E. R. Chap-

man, S. H. Green.
Clark, H. W.
Clark, O. H., K.C., Bank
of Toronto Bldg. C. W.

Jackson.

Conde & Taylor, McArthur

Bldg. E. A. Conde, S. T.

Taylor.
Corbett, W. A.
Coulter & Proctor. Garne
Coulter, P. J. Proctor. Garnet

Goyne, Hamilton & Martin, 258 ½ Portage Ave. J. B. Coyne, F. K. Hamil-ton, William Martin, Jr., J. Galloway.

Crichton, McClure & Cohen. W. M. Crichton, R. W. McClure, A. E. Cohen.

Cutler, H. D. Darrach, A. V., Sterling Bank Bldg.

WINNIPEG—Continued.

Deacon, Edgar A., Sterling Bank Bldg. Donovan, W. J., B.A., Sterl-ing Bank Bldg. Card, Appendix Page 28.

Doyle, A. M.

Doyle, A. M.
Doyle, M. N.

Dubuc & Mondor, Canada
Life Bldg. Albert Dubuc, J. Mondor.

Dubuc, Towers & Roy. J.
H. Dubuc, W. B. Towers,
L. P. Roy

L. P. Roy.

Dysart & Dysart, McIntyre Blk. A. K. Dysart, G. A. Dysart.

Elliott, Macneil & Deacon, 316 McIntyre Blk. G. A. Elliott, K.C., B. L. Dea-con, M. G. Macneil, W. L. McLaws. Card, Appendix Page 27.

Elliott, A. B.
Ewart, A. C.
Ewart, T. S.
Ferguson, T. R.
Finkelstein, Levinson Cameron, Finkelstein & White, Bon Accord Block. M. J. Finkelstein, E. R. Levinson, J. S. Cameron, C. E. Finkelstein, L. A. White. Card, Appendix Page 28.

Fisher, E. B., Lindsay Bldg.
Fisher, Wilson, Battram &
Hamilton, Trust & Loan
Bldg. C. P. Wilson,
K.C., James Fisher, K.C.,
John F. Fisher, Stewart
M. Battram, Wm. C.
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ST. JOHN—Continued. Weldon & McLean. Hugh H. McLean, K.C., Fred. R. Taylor, K.C. Card, Appendix Page 34. Weyman, E. C. Card, Appendix Page 32. Willett, John, K.C. Wilson, Kenneth. . MARY'S FERR FERRY ---Co. Gloucester, See Fredericton. ST. STEPHEN - Co. Charlotte. Clarke, G. J., K.C. Grimmer, Hon. W. C. H., K.C. Mills, N. M. Richardson, J. W. SACKVILLE Co. Westmorland. Copp, A. B. Powell, Bennett & Trites.
A. W. Bennett, K.C., Raleigh Trites. SALISBURY—Co. Westmorland, See Petiteodiac. SHEDIAC—Co. Westmorland.
McDonald, E. R.
McQueen, James.
Russell, W. A. SHEFFIELD- Co. Sunbury, See Fredericton. SUSSEX—Co. Kings. Adair, George H. Fowler & Freeze. George W. Fowler, K.C., M.P., W. Fowler, K. R. St. J. Freeze. Freeze, J. A. McFadzen, J. H. McIntyre, J. M. Pearson, A. E. Turner, W. D. WOODSTOCK —Co. Carleton. Carvell, F. B., K.C. Comben, Charles. Connell, A. B., K.C. Connell, A. B., K.C.
Card, Appendix Page 34.
Connell, E. K.
Connell, W. M.
Hartley, J. C., K.C.
Hartley, R. P.
Jones, T. M.
Jones & Jones. W. P.
Jones, K.C., C. J. Jones.
Ketchum, T. C. L.
Vince, A. N.
Young, L. E.

Young, L. E.

NEWFOUNDLAND

SUPREME COURT OF JUDICATURE FOR NEWFOUNDLAND.

(having jurisdiction also as a Vice-Admiralty Court).

Chief Justice:

Hon. Sir Wm. H. Horwood, Kt.

Judges:

Hon. Geo. H. Emerson, Hon. George M. Johnson.

Registrar:

D. M. Browning, K.C.

Sheriff:

Sub-Sheriff:

Wm. J. Carroll.

James Carter.

Masters:

Hon. Donald Morison, K.C.; Hon. Sir E. P. Morris, Kt., K.C.; D. M. Browning, K.C.; H. E. Knight; M. W. Furlong, K.C.; J. M. Kent, K.C.

Registrar of Deeds and Companies: George J. Adams, J.P.

SESSIONS OF THE SUPREME COURT.

Winter Session. During the second week in January and the first weeks in February and March respectively, hearing in banc, During the third week in January and the second weeks in February and March respectively, trials and hearings of causes and matters with witnesses, with or without juries. During the third week in February, criminal causes.

Spring Session. During the first weeks in April, May and June respectively, and the fourth week in June, hearings in banc. During the second weeks in April, May and June respectively, causes and matters with witnesses. During the third week in May, criminal causes.

Fall Session. During the first weeks of October, November and December respectively, hearings in banc. During the second weeks in October, November and December respectively, causes and matters with witnesses. During the third weeks in October and November respectively, criminal causes.

Admiralty Causes. May be tried at any time.

SUPREME COURT ON CIRCUIT.

Terms are fixed each year by proclamation of the Governor, The Southern Circuit usually sits from August 15th to September 10th; the Northern Circuit from September 10th to October 1st; and at Brigus, Harbour Grace and Carbonear from November 22nd to November 29th. There is also a Spring Sitting in Harbour Grace about the last week in April.

DISTRICT COURTS.

Central District Court.

Harbour Grace District Court.

Judae: Jas. G. Conroy, K.C.

Judge: W. A. Oke, J.P.

Clerk: Arthur W. Knight, K.C.

Clerk: John Casey, J.P.

DEPARTMENT OF JUSTICE.

Minister of Justice and Attorney-General: Hon. D. Morison, K.C.

> Deputy Minister: C. H. Hutchings, K.C.

LAW SOCIETY.

Visitors:

The Hon, the Judges of the Supreme Court.

President and Treasurer:

Secretary and Librarian:

Hon. D. Morison, K.C.

D. M. Browning, K.C.

Benchers ex-officio:

Rt. Hon. Sir E. P. Morris, K.C., Kt.; Hon. D. Morison, K.C.; D. M. Browning, K.C.; J. M. Kent, K.C.

Benchers elected:

M. W. Furlong, K.C.; J. A. Clift, K.C.; F. J. Morris, K.C.; H. H. Carter, K.C.; C. O'N. Conroy; Jas. P. Blackwood; Hon. C. H. Emerson, K.C.

BARRISTERS AND SOLICITORS.

ST. JOHN'S:

Ayre, G. W. B. Blackwood, J. P. Blandford, S. D. Cahill, C. J.
Carter, E. Leo.
Carter, Hugh H., K.C.
(See Card, Patent Attys.)

Carty, G.
Clapp, W. M.
Clift, J. A., K.C.
Emerson, C. H., K.C.
Emerson, L. E.

Fenelon, John.— Card, Appendix Page 34.

Card, Appending
Foote, S. J.
Furlong & Conroy. M. W.
Furlong, K.C., C. O'N.
Conroy, W. J. Higgins.
Gibbs, M. P., K.C.
Higgins, J. G.
Howley, William R., K.C.
Annendix Page 34.

Hutchings, C. H., K.C. Kent & McGrath. J.

Kent, K.C., R. T. Mc-Grath.

ST. JOHN'S .- Continued.

Knight, H. E. Lloyd, W. F. McGrath, J. J.

McNeily, J. A. W. Mews, F. A.

Morine, A. B., K.C.

Morison & Hunt. Hon. D.

Morison, K.C., Chas. E. Hunt.

Morris & Dunfield. Sir E. P. Morris, K.C., B. E. S. Dunfield.

Morris, F. J., K.C. Pinsent, E. S.

Squires, R. A., LL.B. Card, Appendix Page 34.

Summers, M. F.
Summers, P. J.
Warren, W. R., K.C.
Winter & Winter. J. A.
Winter, H. A. Winter.
Wood & Kelly. W. E.

Winter, II. ... Wood & Kelly, W. r. K.C., W. O'D. Kelly.

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NOVA SCOTIA

SUPREME COURT.

Chief Justice:

Hon. Sir Charles J. Townshend.

Assistant Judges:

Hon. Wallace Graham.

Hon. J. Wilberforce Longley.

Hon. Nicholas H. Meagher.

Hon. Arthur Drysdale.

Hon. B. Russell.

Hon. J. J. Ritchie.

EXCHEQUER COURT OF CANADA.

Admiralty Side.

Judge:

Hon. Arthur Drysdale.

Registrar:

John M. Geldert.

Marshal and Sheriff:

James Hall.

COURT OF DIVORCE AND MATRIMONIAL CAUSES.

Judge:

Hon. Wallace Graham.

Registrar:

Alfred G. Cummings.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorney-General: Hon. Orlando T. Daniels, K.C.

Deputy Attorney-General: Stuart Jenks, K.C.

Taxing Master:
John T. Ross, K.C.

COUNTY, PROBATE AND JUDICIAL OFFICIALS.

Note.—There is a Judge of Probate in Counties marked with a star; in the other Counties the duties are distributed between the County Court Judge and the Registrar of Probate.

	nn
Prothonotary.	J. A. Bancroft., H. R. McKay. J. C. McNaughton C. A. Chisholm. J. R. Gillis, C. Lorway. H. Putnam, E. W. Hamiltor J. H. Livingston W. M. Read. W. J. Gibson, J. B. McNeill, W. B. Stewart. C. W. Pye, C. W. Pye, T. Leydon, Hon. S. H. Holm. J. P. Graham., H. P. Sott. J. A. MacDonnell, J. A. MacDonne, Miss A. M. Stuart, R. C. Dickey. W. E. Marshall, F. Kinley. Ed. M. Robinson, T. B. Simonson. J. Yorston, D. Logan. J. Yorston, W. J. Sheppard J. Y. Jean, W. B. Madden J. T. Jean, W. B. Madden H. H. West, Robt. Thomson, R. W. Homer, A. Taylor. A. Taylor, A. Taylor. A. E. Gayton, J. Huntington.
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Sheriff and Marshal.	ces Chistian Chist
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County Court Clerk.	B. H. S. H. B. B. B. H. H. P. P. P. P. P. Log Log Log Log E. K. W. W. W. W. W. Tayll Hunter H
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Inty Cou Judge.	Peltidilivanialistania
County Court Judge.	H. H
3	Annapolis S. H. Pelton H. R. McKay E. Gates J. M. Owen J. A. Bancroft H. R. McKay Antigonish Antigonish A. McGillivray C. A. Chisholm D. Chisholm J. C. McNaughton C. A. Chisholm Cabe Breton Sydacy D. Finlayson C. Lorway G. B. Ingraham J. R. Gillis C. Lorway Colchester Truck T. C. McNaughton C. A. McLennan S. D. McLellan H. Putnam Counberland Arnherst G. Patterson J. H. Seaman R. B. H. Davison W. G. Fuglis C. Lorway Digby B. H. Pelton W. B. Skewart H. A. P. Smith. J. A. Taylor J. B. McKeill W. J. Gibson Digby B. H. Pelton W. B. Skewart A. J. O. Maguire J. McGo. Cunningham D. S. Hendsbee T. Davis B. Mary's Halifax W. B. Wallace S. H. Holmes James Hall H. T. Jones T. Leydon Hon. S. H. Holmes B. Mary's Halifax W. B. Wallace S. H. Holmes James Hall T. Leydon T. Leydon H. P. Sco
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	*Annapolis Annapolis Antigonish Antigonish Cape Breton Sydney Colchester Truro Cumberland Amherst Digby Byt. Mary's Halifax Halifax Halifax Halifax Kings Kentrille *Lunenburg Lunenburg Chester Bridgewater. Chester Bridgewater. Chester Bridgewater. Pictou Queens Liverpool. Richmond Arichat Shelburne Shelburne * Barrington Baddeck Victoria Baddeck Victoria Yarmouth
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BARRISTERS AND SOLICITORS

NOTE: Where there is no Barrister, reference is made to nearest place with a resident Barrister.

ACADIA MINES, See Truro.

AMHERST — Co. Cumberland.
Casey, Clarence E.
Davis, J. Alder.
Donkin, W. F.
Mackenzie, Alex. G.
Manning, W. McC.
Pugsley, Wm. G.
Ralston, Hanway & Ralston.
J. L. Ralston, K.C.
(Halifax) J. A. H. (Halifax), J. A. way, H. H. Pineo. Han-

Card, Appendix Page 35. Rhodes & Sterne. Edgar N. Rhodes, M.P., George H. Sterne.

Rogers, H. W.

Rogers, Milner & Purdy. T. S. Rogers, K.C. (Halifax Counsel), F. L. Mil-ner, K.C., Henry A. ner, K.C., Henry A Purdy, L. E. Ormond. Card, Appendix Page 35.

Smith, Charles R. & Robt. K. C. R. Smith, K.C., R. K. Smith. Smith, John T.

ANNAPOLIS ROYAL - Co. Annapolis.

Harris, Fred W. Card, Appendix Page 35. Owen & Owen. Jacob M. Owen, K.C., Daniel Owen.

ANTIGONISH --- Co. Antigonish.

Chisholm, C. P., K.C. Chisholm, Daniel C.

Chisholm, Wm., K.C. Card, Appendix Page 35. Girroir, E. Lavin. Griffin, R. R.

McDonald, Allan. McIsaac, Colin F., K.C. Wall, Joseph A., K.C. Wall, James M.

ARICHAT —Co. Richmond. Cameron, Allan J. Wall, Joseph A., K.C. (See Antigonish.)

AYLESFORD, See Kentville. BADDECK — Co. Victoria.

See Sydney. BARRINGTON PASSAGE -Co. Shelburne. See Shelburne.

BAY VERT, See Sackville.

BEAR RIVER, See Digby. BERWICK, See Kentville. BRICTON, See Middleton.

BRIDGETOWN - Co. Anna-

polis. Chipman, Charles R. Daniels, Hon. O. T., K.C. Irvin, John, K.C. Miller, Oliver S. Morse, Albert. Ruggles, Edwin, K.O. Ruggles, H. Roscoe & Roscoe. Barry W. Roscoe.

BRIDGEWATER --- Co Lunenburg.

McLean & Margeson, James A. McLean, K.C., J. W. Margeson, LL.B., M.P.P. Owen, Hon. W. H., K.C. Roberts, Arthur.

Robertson, R. B. H. CANNING, See Kentville. CAPE BALD, See Shediac. CENTERVILLE, See Kentville. CHESTER, See Lunenburg.

CLARENCE, See Middleton. CLARK'S HARBBOR. Shelburne.

CLEMENTS PORT, See Annapolis.

DARTMOUTH, See Halifax. DEEP BROOK, See Annapolis.

DIGBY — Co. Digby. Dennison, Harry L., K.C. Card, Appendix Page 35.

Jones, Frank, K.C. Nichols, Frank W.

DOMINION, See Glace Bay. ELLERSHOUSE—Co. Hants. Blanchard, H. P.

GLACE BAY-Co. Cape Breton. Carroll, Wm. F. Douglas, John C., B.A.,

LL.B. Forbes, E. McK. Harrington, Gordon 8. Card, Appendix Page 35

McArthur, Neil R. Macdonald, Allan J. Tobin, Wm. R.

GUYSBORO — Co. Guysborough Floyd, Duncan P. Fulton, J. A. HALIFAX —Co. Halifax.
Allison, Edmund P., K.C. Card, Appendix Page 36. Cara, Appendix Page 50.
Barss, Walter De W.
Bell, Francis H., K.C.
Bligh, Fred. P.
Borden, Henry C.
Cahalane, Thomas J.
Chisholm, Joseph A., K.C.
Cluney, Andrew, K.C.
Covert & Pearson. Walter
H. Covert, K.C., G. Fred Pearson. Cummings, Alfred G. Davidson, F. L., LL.B.-Card, Appendix Page 36. Davison, James McG., K.C. Doyle, Ernest F. Eaton, Brenton H., K.C. Finn, Robert E. Finn, Robert E.
Foster & Foster. Wm. R.
Foster, W. Gore Foster.
Geldert, John M.
Harris, Henry, Rogers &
Harris, Robert E. Harris, K.C., William A.
Henry, K.C., T. Sherman
Rogers, K.C., Reginald
V Harris. John E. Read, Oakes.

Rogers, K.C., Reginald V. Harris, John E. Read, J. McG. Stewart, Ingram Card, Appendix Page 36.

Hunt, J. Johnstone, K.C., D.C.L.

Card, Appendix Page 36. Jenks, Stuart, K.C. (Dep. Atty.-General). Acty.-General).
Johnston, J. R.
King, Edwin D., K.C.
Knight, J. A., K.C.
LeNoir, M. U., K.C.
Lyons, Wm. A.
McInnes, Mellish, I.

Fulton & Kenny. Hector Mc-Innes, K.C., H. Mellish, K.C., W. H. Fulton, K.C., J. B. Kenny, W. C. Macdonald.

Card, Appendix Page 36. MacCoy, Wensley B., LL.B.
MacIlreith & Tremaine.
Robert T. MacIlreith,
K.C., Charles F. Tremaine.

MacKay, Adams A., K.C.

MacKay, Adams A., K.C.

Maclean, Paton, Burchell

& Ralston. Hon. A. K.

Maclean, K.C., V. J.

Paton, K.C., Charles J.

Burchell, K.C., J. Layton

Ralston, K.C. Card, Appendix Page 36.

HALIFAX—Continued. Meagher, T. J. N.
Morrison, Alfred G., K.C.
Murphy, Thomas W.
Murray & McKinnon. Robert H. Murray, John L. McKinnon. MCKINION.

Notting, Thomas.
Oakes, Ingram (with Harris & Co.)

O'Connor & Russell.
F. O'connor, K.C., Bernard W. Russell, B.A., Card, Appendix Page 37. O'Hearn, Walter J., K.C. O'Mullin, John C., LL.B., K.C. Card, Appendix Page 37. Owen, Daniel M. K.C. Payzant, John Y. & Son, J. Y. Payzant, Wm. L. Payzant. Power, John J., K.C. Power, Hon. Lawrence G., K.C. Ritchie, George. Ross, John T., K.C. Silver & McDonald. Alfred E. Silver, K.C., J. A. K.C., J. A. McDonald. Ternan, Gerald B. Terrell, James. Thompson, W. E.
Thompson, Walter K.
Tobin, Thomas F., K.C.
Tremaine, Fred. J., K.C.
Walsh, Wm. W. Whitman, Alfred, K.C. Card, Appendix Page 37.

HARBORVILLE, See Kentville.

INVERNESS — Co. Inverness. Gallant, Thomas. McNeil, Daniel, K.C. MacEchen, Frank A.

JOGGINS, See Amherst. JUDIQUE —Co. Inverness. Mackay, John G.

KENTVILLE —Co. Kings.

Masters, F. A.
Roscoe & Roscoe. W.
Roscoe, K.C.
Shaffner & Outhit. V.
P. Shaffner, J.

Outhit. Webster, B., K.C. K.C.

KINGSTON, See Kentville. LA HAVE, See Lunenburg. LAWRENCETOWN, Bridgetown.

LINGAN, See Sydney.

LIVERPOOL— Co. Queens.
Hall & Purney. W. L.
Hall, W. P. Purney.
Mack, Hon. Jason M., K.C.
Purney, W. P.
Pyke, John G.

LOCKPORTE, See Shelburne. LONDONDERRY, See Truro. LOUISBURG, See Glace Bay.

LUNENBURG — Co. Lunenburg.
Chesley, Samuel A., K.C.
Kaulbach, R. C. S.
Lane, Charles W.

Card, Appendix Page 37.

Matheson, Donald F., K.C.

MABOU, See Port Hood.

MACCAN, See Amherst.

MAHONE BAY, See Lunenburg.

MAITLAND, See Windsor.

MARGARETSVILLE, See Middleton.

METEGHAN, See Digby.

MIDDLETON—Co. Annapolis. Davidson, A. L., M.P. Parsons, Wm. G.

MUSQUODOBOIT — Co Halifax. Sedgewick, J. A.

NAPPAN, See Amherst.

NEW GERMANY, See Bridgewater.

NEW GLASGOW—Co. Pictou. Doull, John.

Card, Appendix Page 37. Fitzpatrick, H. K. Graham, R. H., K.C. Card, Appendix Page 37.

Jennison. Hedley V.

Macdonald & Macdonald.
E. M. Macdonald, K.C.,
M.P., J. Welsford Macdonald, B.A., LL.B.

Card, Appendix Page 38.

Mackay, R. G.

Mackay, R. G. Sinclair, Donald C. Sinclair, John H.

NEW WATERFORD — Co. Cape Breton. McLellan, R. S.

NORTH SYDNEY — Co. Cape Breton. Archibald, Blowers, K.C. Card, Appendix Page 38. Butts, Robt. H. McDonald, Joseph. NORTH SYDNEY—Continued
McLeod, Murray J.
Macdonald, John A.
McKenzie & Macmillan.
Daniel D. McKenzie, K.C.,
Neil A. Macmillan, LL.B.
Phalen, R. F.

OXFORD — Co. Cumberland. (Rogers & Co., Amherst.)

PARADISE, See Bridgetown.

PARRSBORO — Co. Cumberland. Fullerton, Varley B.

PETITE RIVIERE, See Bridgewater.

PICTOU — Co. Pictou.
Dickson, Wm. A.
McLeod, John D., K.C.
Macdonald, Ives & Chipman. Edward M. Macdonald, K.C., M.P., W.
B. Ives, LL.B., F. B. A.
Chipman.
Card, Appendix Page 38.

Macdonald, Wm.
Ross, John U., K.C.
Tanner & MacKay. Charles
E. Tanner, K.C., M.P.P.,
J. W. MacKay.
Card, Appendix Page 38.

PORT HAWKESBURY — Co. Inverness. Forsyth, G. Ormond.

PORT HOOD— Co. Inverness. McLennan, Daniel, K.C. McLennan, Donald. Tremain, Edward D.

PORT MORIEN, See Glace Bay.

PORT WILLIAMS, See Kentville.

PUGWASH, See Amherst.

RIVER HEBERT, See Amherst. RIVERPORT, See Lunenburg. ROSE BAY, See Lunenburg.

ROUND HILL, See Annapolis.

ST. PETERS —Co. Richmond.
Kyte, George W., K.C.

SEASIDE —Co. Inverness. Gillies, Donald.

shelburne — Co. Shelburne. Hood, John. Swansburg, Angus. White & Blanchard. N. W. White, K.C., F. C. Blanchard. SHERBROOKE, See Guysboro.

SHUBENACADIE, See Truro. SPRINGHILL, See Amherst.

STELLARTON, See Pictou.

STEWIACKE, See Truro.

STRATHLORNE - Co. Inverness.

McDougall, J. L.

SYDNEY -Co. Cape Breton. Burchell, McIntyra & Smith. C. B. Burchell, K.C. (Halifax), A. A. McIntyre, Francis D. Smith. Cameron, Daniel A., K.C. Crowe & Ross. Walter

Crowe & Ross. Walter Crowe, K.C., Hugh Ross, K.C., Ronald McVicar, K.C., McVicar, LL.B., John McNeil, LL.B.

Duchemin, H. P. Gillies & Hill, J. A. Gillies, K.C., Wm. A. G. Hill. Card, Appendix Page 38.

Gunn, Alexander D. Hearn, David A., K.C. Langille, R. M. McDonald, Finlay. Macdonald, L. X. MacKenzie, Colin. Maddin, J. W. Moseley, E. W. Moseley, H. C. Rowlings, George A. R.

SYDNEY MINES-Co. Cape Breton. McLennan, D. A.

TATAMAGOUCHE, See Truro. THORBURN, See New Glasgow.

TORRBROOK - See Middle-

TRENTON, See New Glasgow.

TRURO — Co. Colchester. Armstrong, Wm. B. Campbell, Alex. J.

TRURO—Continued. Dickie, H. A .-Card, Appendix Page 38. Ferguson, W. M.
McLellan, C. D., K.C.
MacLatchy, H. O.—
Card, Appendix Page 39. Putnam, Harold. Schurman, R. U. Tremain, Rufus A. Card, Appendix Page 39. Vernon, Gilbert H., K.C. Card, Appendix Page 39.

TUPPERVILLE, See Bridgetown.

WATERFORD, See Sydney. WATERVILLE, See Kentville.

WESTVILLE—Co. Pictou. MacKay, Harry S. Robertson, S. G.

WEYMOUTH — Co Digby. Grierson, J. A. Card, Appendix Page 39.

WINDSOR —Co. Hants. Christie, W. M., K.C. DeWolfe, Charles E. Martel, L. H. Morse, Edward J. Card, Appendix Page 39. Mounce, Ralph B.
Sangster, H. W.
Scott, H. Percy.
Sutherland, W. D., K.C.

Tremain, Hadley B., M.P. WOLFVILLE — Co Kings. Crawley, E. Sydney. Parker, William F. Wallace, John W.

YARMOUTH —Co. Yarmouth. Bingay, George, K.C. Clements, Edgar N. Corning & Chipman. Lewis R. Chipman, C. L. San-

derson.

Landry & Cameron, R. W. E. Landry, J. J. Cameron. McKay, C. Curtis. McKay, Robert S.

ONTARIO

Note.—Though the Court of Appeal and High Court of Justice have now been amalgamated in the Supreme Court of Ontario, the titles of the various Officials of the former Courts have not been changed at time of going to press.

SUPREME COURT OF ONTARIO.

APPELLATE DIVISION.

Chief Justice of Ontario: Hon. Sir Wm. Ralph Meredith.

Justices of Appellate Division:
Hon. J. T. Garrow, Hon. J. J. Maclaren, Hon. James Magee,
Hon. Frank E. Hodgins.

Registrar: N. F. Paterson, K.C.

Asst. Registrar, and Registrar of Ontario Election Court:
J. D. Gausby, K.C.

Clerk:
W. D. Davidson.

Usher and Librarian: Eli Oliver.

HIGH COURT DIVISION.

Chancellor of Ontario and President of the High Court Division: Hon. Sir John Alexander Boyd, K.C.M.G.

> Chief Justice of the King's Bench: Hon. Sir Glenholme Falconbridge.

> Chief Justice of the Common Pleas: Hon. Richard M. Meredith.

Chief Justice of the Exchequer: Hon. Sir William Mulock, K.C.M.G.

Justices of the High Court Division:

Hon. B. M. Britton, Hon. J. V. Teetzel, Hon. R. C. Clute, Hon. W.
R. Riddell, Hon. F. R. Latchford, Hon. R. F. Sutherland,
Hon. W. E. Middleton, Hon. H. T. Kelly, Hon.
Haughton I. Lennox, Hon. James Leitch.

Senior Registrar of the High Court Division: Clerk of Dominion Election Court:

Geo. S. Holmested, K.C.

Registrar and Clerk of Weekly Court:

Geo. M. Lee.

Junior Registrar: W. H. Best.

Clerk: C. O. Strange. Clerk of Non-Jury Sittings: F. R. Roche.

Marshal and Clerk of Assize: Geo. B. Nicol.

Central Office.

Clerk of the Crown and Pleas: M. B. Jackson, K.C.

Clerk of Records and Writs: E. Harley. Judgment Clerk: D'Arcy Hinds.

F. W. Scott,

Wm. MacTavish, C. G. Spanner,

R. W. Ralfe, M. B. Black,

Agnes Moore.

Master-in-Ordinary of the Supreme Court: Geo. O. Alcorn, K.C.

Chief Clerk and Accountant: R. S. Neville, K.C.

Clerk:
A. E. Bastedo.

Stenographer:
G. L. Crooks.
Master-in-Chambers:

J. A. C. Cameron.

Clerk in Chambers: F. Arnoldi.

Assistant Clerk: C. Bell.

Clerk:
A. B. G. Cull.

Inspector and Referee of Titles: Geo. S. Holmested, K.C. Special Examiners:

John Bruce, Toronto; W. D. Gwynne, Toronto; Geo. A. Boomer,
Toronto; Fulford Arnoldi, Toronto; J. A. McDougald, Cornwall; Miss K. Sadleir, Hamilton; A. B. Klein, Walkerton;
J. R. Cotter, Barrie; J. B. Walkem, K.C., Kingston;
Miss E. Debbs, Goderich; T. M. Benson, Cobourg.

Accountant of the Supreme Court of Judicature for Ontario:

B. W. Murray.

Assistant Accountant: Laurence Boyd.

Clerks:

Chas. Gilbert, P. E. Boyd, G. T. Leonard.

Taxing Office: J. H. Thom.

Clerk of the Process:
A. E. Trow.

Referee under Drainage Laws: G. F. Henderson, K.C., Ottawa.

Inspector of Legal Offices: J. W. Mallon, B.A., LL.B.

Clerk: Wm. Forsyth Grant.

Land Titles Office, County of York.

Master of Titles: J. G. Scott, K.C.

W. J. Lander, W. G. Yelland, A. W. Knight, E. Cassidy, W. F. Young.

Deputy Master of Titles: Geo. H. Muirhead. Surrogate Office.

The County Judges in all the Counties other than Ontario County are Judges of the Surrogate Court.

Surrogate Clerk for Ontario: C. J. McCabe.

Clerks:

W. S. Anderson, F. B. Reade.

Far Registrars of the Surrogate Court, See County and Judicial Officers.

ATTORNEY-GENERAL'S DEPARTMENT.

Parliament Buildings.

Attorncy-General: Depu

Hon. I. B. Lucas, K.C.
Solicitor:

Edward Bayly, K.C.

Deputy Attorney-General:
J. R. Cartwright, K.C.
Clerk of Executive Council:

J. L. Capreol, K.C.

LAW SOCIETY OF UPPER CANADA.

Benchers—Ex-Officio:

HON. CHARLES JOSEPH DOHERTY, Minister of Justice and Attorney-General for Canada [23rd November, 1911].

Hon. Arthur Meighen, K.C., Solicitor-General of Canada [21st May, 1914].

HON. JAMES JOSEPH FOY, K.C., Attorney-General for Ontario [30th May, 1905].

HON. SIR CHARLES HIBBERT TUPPER, K.C.M.G., K.C., formerly Minister of Justice and Attorney-General for Canada [8th Feb., 1895, to 15th Jan., 1896].

SIR JOHN MORISON GIBSON, K.C.M.G., K.C., formerly Attorney-General for Ontario [21st Oct., 1899, to 26th Nov., 1904].

HON. SIR ALLEN BRISTOL AYLESWORTH, K.C.M.G., K.C., formerly minister of Justice and Attorney-General for Canada [4th June, 1906, to 10th Oct., 1911].

HON. FEATHERSTON OSLER, K.C., retired Judge Court of Appeal [18th April, 1910].

/Hon. James Maclennan, retired Judge of the Supreme Court of Canada, 2 Geo. V, c. 26, s. 7 (2) [1st July, 1912].

HON. ISAAC BENSON LUCAS, K.C., Attorney-General for Ontario [22nd December, 1914].

Ex-Officio: Under Statute, 10 Edward VII., Cap. 76.

JOHN HOSKIN, K.C., [10th June, CHARLES HENRY RITCHIE, K.C., 1910]. [17th February, 1911].

GEORGE FERGUSSON SHEPLEY, K.C., [9th February, 1911].

DONALD GUTHRIE, K.C., [17th February, 1911].

GEORGE HUGHES WATSON, K.C., [17th February, 1911].

SIR GECRGE CHRISTIE GIBBONS, K.C., [12th April, 1911].

ALFRED HENRY CLARKE, K.C., [12th April, 1911].

Elected to hold office until the first day of Easter Term, 1916:

E. D. ArmourToronto	
W. S. BrewsterBrantford	
F. H. CHRYSLEROttawa	
J. COWANSarnia	
A. E. H. CRESWICKEBarrie	
H. H DEWARTToronto	
WM. M. DOUGLAS Toronto	
J. E. FAREWELLWhitby	
S. G. McKayWoodstock	
F. W. HARCOURTToronto	
I. F. HELLMUTHToronto	
E. F. B. JOHNSTONToronto	
W. F. KERRCobourg	
T. H. LENNOXAurora	
W. A. LOGIE	
Transumar	C

ALEXANDER BRUCE, K.C., [17th

ZEBULON AITON LASH, K.C., [17th

M. H. LUDWIG	Toronto
G. LYNCH-STAUNTON	Hamilton
C. A. MASTEN	Toronto
C. A. Moss	
W. H. McFadden	.Brampton
W. H. HEARSTSault	
A. C. McMaster	Toronto
W. D. McPherson	Toronto
W. Nesbitt	Toronto
W. B. Northrup	Belleville
W. Proudfoot	Goderich
T. C. ROBINETTE	Toronto
N. W. ROWELL	Toronto
W. R. WHITE	.Pembroke
M. Wilson	Chatham

Secretary: A: ALibrarian:
Edwin Bell. Charles Elliott.

ruary 1911].

February, 1911].

February, 1911].

CONVEYANCING TARIFF (TORONTO)

Part I.		
COSTS OF SOLICITOR FOR PURCHASER OR MORTGAGEE (The following fees include the cost of preparing or revising the ag for sale or mortgage; and all other usual services in investigating an fying to the title and completing the transaction, but do not include d ments. These fees, however, are not applicable in special cases, when are different chains of title or where more than the usual services are re-	reem d ce lisbur e th	ent rti- rse- ere red,
or responsibility incurred.) (a) Where the value of the property in question (inclusive of incumbrances), or the amount of the loan, is \$1,000 or under minimum fee	\$10	00
(b) Where such value is between \$1,000 and \$3,000, 1 per cent. on value.	4-0	00
 (c) Where such value is between \$3,000 and \$20,000, \$30 plus ½ of 1 per cent. on value above \$3,000. (d) Where such value exceeds \$20,000, \$115 plus ¼ of 1 per cent. 		
on value above \$20,000. COSTS OF SOLICITOR FOR THE VENDOR OR MORTGAGOR		
Half fees computed as aboveminimum fee IN_LAND_TITLE_MATTERS		00
Half fees computed as above, minimum fee	10	00
(e) For the preparation of a conveyance, and one counterpart, including attendances, where no other services are rendered, one-quarter fees, computed as above	5	00
And for each folio exceeding seven		00
ing attendances, where no other services are rendered, one-third fees, computed as aboveminimum fee	5	00
ing attendances, where no other services are rendered, one-third fees, computed as above		00
For each additional folio above three, or each additional attend-		50
ance (h) For searches at Registry Office, in matters other than above,		50
where no certificate of title is given, for each hour		00
connection with completing transaction, 50 cents per folio; minimum fee	1	00
	_	
COSTS OF SOLICITOR FOR LESSOR (1) For the preparation of a lease (and one counterpart) in statutory form, where the term does not exceed seven yearsminimum fee And where the annual rent exceeds \$500, an additional \$1 for each \$100 (or fraction thereof) of such rent, between \$500 and \$1,000, and an additional 50 cents for each \$100 (or fraction thereof) of such rent above \$1,000.	5	00
And where such lease contains special provisions, an additional \$1 for each folio exceeding seven folios.		
(m) All other leases, one-third fees, computed as in paragraphs (a), (b), (c) and (d), on the value of the demised premises	10	00
COSTS OF SOLICITOR FOR LESSEE		
For revising and attending to completion of lease, half fees, computed as above	5	00
of the lease, to be computed as in paragraphs (a), (b), (c) and (d), on the value of the demised premises minimum fee Where the value of the demised premises is in question, it may be fixed by capitalizing the rent, if a rack rent, at 10 per cent., or if a ground rent, at 5 per cent.	10	00
Part II. Cost of Solicitor in connection with incorporation and organization of Stock Companies.	of Jo	int
 (a) INCORPORATION. Advising, preparing petition, considering and drafting powers to be applied for, application to Department, and procuring Letters Patent, with necessary attendancesminimum fee Where a company has a capital exceeding \$50,000, this fee to be fixed at 1-10 of 1 per cent. on capitalisation. (b) ORGANIZATION. 	\$50	00
Preparing by-laws, attendances at and preparing minutes of provisional directors, shareholders' and directors' meetings, and preparation of contracts, special by laws, etc., and other services incident to full organization, same fees as in (a)minimum fee (c) EXTRA PROVINCIAL COMPANIES.	5 0	00
	50	00
based on amount of capital to be used in Ontariominimum fee (d) SUPPLEMENTARY LETTERS PATENT. Obtaining same, fees as in (a)	50	

The Law of Intestate Succession in Ontario

The law of intestate succession is governed by R.S.O., Chapter 127, Sections 22 to 58, both inclusive, and 10 Edward VII., Chapter 56.

By these Acts all real and personal property vested in any person without the right of survivorship in any other person, devolves at his death and becomes vested in his personal representative from time to time as trustee for the persons by law beneficially entitled, and subject to the payment of debts or some prior effectual disposition, the property is administered and distributed in like man-

ner as personal property is disposed of.

Nothing in these Acts takes away a widow's right to dower; but a widow may by deed or instrument in writing, attested by at least one witness elect to take her interest in her husband's undisposed of real property in lieu of all claim to dower in respect of the real property of which her husband was at any time seized, or to which, at the time of his death, he was beneficially entitled; and unless she so elects she shall not be entitled to share in the undisposed-of real property. The personal representative of the deceased may by a notice in writing require her to make her election, and if she fails to execute and deliver a deed or instrument of election to him within six months after service of notice she shall be deemed to have elected to take her dower.

A husband, who, if these Acts had not been passed, would be entitled to an interest as tenant by the curtesy in real property of his wife, may by deed or instrument in writing executed, and attested by at least one witness and delivered to the personal representative, if any, or if there is none, deposited in the office of the Surrogate Clerk at Toronto within six months after his wife's death elect to take such interest in the real and personal property of his wife as he would have taken had these Acts not been passed, in which case the husband's interest therein shall be ascertained in all respects as if these acts had not been passed, and he shall be entitled to no further interest thereunder.

TABLE SHOWING DESCENT AND DISTRIBUTION OF PROP-ERTY, REAL AND PERSONAL OF INTESTATES IN ONTARIO.

I. AN UNMARRIED MAN OR WOMAN.

The property, both real and personal, descends as follows:—
(a) To father, mother, brothers and sisters, in equal portions.

(b) Children of a deceased brother or sister take the share which the deceased parent would have taken if living.

(c) If no father, mother, brother or sister, then to the next of kin in equal degree.

II. A WIDOW OR WIDOWER WITH ISSUE.

(a) If he or she leaves only one child everything goes to that child.

(b) If he or she leaves more than one child, then the estate is divided equally between such children, and in case there be a child or children of a deceased child or children, such child or

ONTARIO. 73

children of a deceased child or children will take in equal portions the share which the deceased parent would have taken if living.

(c) If he or she leaves no children living, but there are children of any deceased child or children, the issue of the respective deceased child or children will take among them in equal portions the share which would have gone to their parent if living.

III. A MARRIED MAN WITHOUT ISSUE.

(a) Where the net value of real and personal estate does not exceed \$1,000, it goes to his widow absolutely and exclusively.

(b) Where the net value of the real and personal estate exceeds \$1,000, the widow is entitled to \$1,000 part thereof absolutely and exclusively, and has a charge thereon for such sum at the rate of 4 per cent. per annum from date of death until payment, and she is also entitled to one half of the residue left after deducting the said \$1,000 and interest, absolutely and exclusively; and the rest goes to next of kin in equal degree to the intestate; provided, however, that the widow, may elect whether she will take dower or a distributive share in her husband's real estate.

IV. A MARRIED WOMAN WITHOUT ISSUE.

One-half of the real and personal estate belongs to her husband absolutely, and the residue will descend according to rules in Division I. The husband, however, may elect to take his curtesy in his wife's real estate instead of his distributive share thereof.

V. A MARRIED MAN WITH ISSUE.

One-third of his real and personal estate will go to his widow absolutely, and the residue will go to his child, if only one; if more than one, in equal portions amongst his children, and such persons as legally represent such children. Provided, however, that his widow may elect to take her dower instead of a distributive share in her husband's estate.

VI. A MARRIED WOMAN WITH ISSUE,

Same as descent of property of a married man with issue, except that the proviso is that the husband may elect to take his curtesy instead of a distributive share of the real and personal estate of the intestate.

MISCELLANEOUS.

The principle of Representation is carried throughout the whole line of direct issue. For instance, if a parent be dead, then the child or children take the share that would have fallen to the parent.

If a person die leaving no will and leaving no widow or widower

and no kindred the estate escheats to the Crown.

The debts of a deceased person take priority over everything and must be paid out of the estate before the heirs can participate. Kindred of the half blood inherit equally with those of the whole blood in same degree.

Posthumous children have the same rights as other children in

the distribution of intestates' estates.

An illegitimate child or relative shall not share under any provisions of these Acts, and a person born out of matrimony shall not become legitimate by subsequent marriage of his parents.

COUNTY AND JUDICIAL OFFICERS

Inspector of Legal Offices
J. W. MALLON, Osgoode Hall, Toronto

Inspector of Registry Offices DONALD GUTHRIE, K.C., Guelph

ALGOMA.

Sault Ste. Marie.
Sheriff. W. H. Carney
Judge Fred'k Stone Local Master.... Junior Judge... M. McFadden Crown Attorney. F. J. S. Martin Clerk of Peace... Local Registrar. C. V. Plummer Dist. Court Clerk Surr. Registrar. ... Surr. Registrar...
Reg. of Deeds...C. F. Farwell
Local M. of Titles V. McNamara

BRANT. Brantford.

Sheriff.....(Vacant)
Judge.....A. D. Hardy Local Master... Crown Attorney. A. J. Wilkes Clerk of Peace. " Local Registrar J. T. Hewitt Co. Court Clerk. " Surr. Registrar Rgg of Deeds A Grebern Reg. of Deeds . . . A. Graham

BRUCE.

Walkerton. Sheriff. D. M. Jermyn Judge. W. Barrett Junior Judge A. B. Klein Local Master...
Crown Attorney Thomas Dixon
Clerk of Peace...
Local Registrar. Matthew Goetz Co. Court Clerk.. Surr. Registrar. "Reg. of Deeds...W. H. McFarlane

> CARLETON. Ottawa.

Ottawa.
Sheriff...... G. C. Richardson
Judge...... D. B. MacTavish
Junior Judge... R. D. Gunn
Local Master... John Bishop
Dep'y Registrar.
Local M. of Titles
Crown Attorney. J. A. Ritchie
Clerk of Peace...
"Dep. Clerk Cr'n. H. O. E. Pratt
Co. Court Clerk..." Co. Court Gera.
Surr. Registrar.
Reg. of Deeds...J. P. Fisher,
Ottawa City; P. J. Coffey
Co. Carleton Co. Court Clerk.

DUFFERIN.

Co. Court Clerk. Surr. Registrar. ... B. J. Hunter

ELGIN. St. Thomas.

Co. Court Clerk . .

Clerk of the Surrogate Court C. J. McCABE, Osgoode Hall, Toronto

Surr. Registrar. David McLaws Reg. of Deeds...J. H. Coyne Local M. of Titles

Sandwich

P. O. Address of all except the Sheriff and Reg. of Deeds is Windsor. Sheriff......J. E. D'Avignon
Judge.....J. O. Dromgole
Junior Judge... George Smith Local Master . . . Crown Attorney. J. H. Rodd Clerk of Peace. Local Registrar. Henry Clay Co. Court Clerk. Surr. Registrar.. "Reg. of Deeds...Hon. J. O. Reaume

FRONTENAC.

FRONTENAC.
Kingston.
Sheriff......Thomas Dawson
Judge......H. A. Lavell
Local Master..J. B. Walkem
Crown Attorney. J. L. Whiting
Clerk of Peace..
Local Registrar. T. M. Asselstine
Co. Court Clerk.
Surr. Registrar. Miss H. Fraser
Reg. of Deeds...W. J. Gibson
Co Frontenac; J. P. Gildersleeve,
Kingston City

GREY.

Owen Sound.
Sheriff......C. H. Moore
Judge.....C. T. Sutherland
Junior Judge...C. H. Widdifield
Local Master.... Crown Attorney T. H. Dyre Clerk of Peace. " Local Registrar. W. A. Bishop Co. Court Clerk. " Co. Court Clera.
Surr. Registrar.
Reg. of Deeds...R. McKnight
Owen Sound, N.R.
M. Richardson
Durham, S.R.

HALDIMAND.

Crown Attorney J. A. Murphy Clerk of Peace. Local Registrar. J. C. Eccles Co. Court Clerk. Surr. Registrar. Reg. of Deeds . . . P. R. Howard

HALIBURTON.

Minden. Annexed to Vic-toria for Judicial pur-

Reg. of Deeds...E. C. Young HALTON.

Clerk of Peace. . " Local Registrar. W. J. McClenahan Co. Court Clerk. Surr. Registrar. Reg. of Deeds ... V. Chisholm

	ONTARIO.	75
HASTINGS.		Local MastersH. S. McDonald E. J. Reynolds
Belleville.		Crown Attorney M. M. Brown
Indee G. E. Deroche		Clerk of Peace "
Junior Judge E. B. Fraleck		Local Registrar. O. K. Fraser
Sheriff		Crown Attorney M. M. Brown Clerk of Peace
Crown Attorney, P. J. M. Anderson		Surr. Registrar Reg. of DeedsW. H. Cole, Brockville; J. Hollingsworth,
Clerk of Peace		Brockville; J. Hollingsworth, Prescott
Dep'y Registrar. Crown Attorney. P. J. M. Anderson Clerk of Peace. Dep. Clerk Cr'n. John Co. Court Clerk. Son Pacietra. ""		LENNOX AND ADDINGTON.
Surr. Registrar "		Mononoo
Surr. Registrar " Reg. of DeedsS. Russell		SheriffG. D. Hawley JudgeJ. H. Madden Local MasterS. S. Lazier Crown Attorney.H. M. Deroche Clerk of Peace Local Registrar. W. P. Deroche Co. Court Clerk Surr Registrar
HURON.		JudgeJ. H. Madden
Goderich.		Crown Attorney H M Deroche
Sheriff R. G. Reynolds Judge B. L. Doyle		Clerk of Peace "
Local Master "		Local Registrar. W. P. Deroche
Junior Judge Philip Holt		
Junior Judge Philip Holt Crown Attorney. C. Seager Clerk of Peace "		Reg. of Deeds J. Reid
Clerk of Peace		LINCOLN.
Co. Court Clerk.		St. Catharines.
Surr. Registrar. Reg. of DeedsW. Coats		Judge R. B. Carman
KENORA.		Sheriff T. C. Dawson Judge R. B. Carman Local Master
Kenora.		
Sheriff John W. Humble Judge T. W. Chapple Local Master		Clerk of Peace. " Local Registrar. Johnson Clench Co. Court Clerk. "
Local Master "		
Crown Attorney . J. F. MacGillivray		Surr. Registrar " Reg. of DeedsC. E. Fisher
Local Master Crown Attorney J. F. MacGillivray Clerk of Peace Local Registrar. C. W. Chadwick Dist. Court Clerk Surr. Registrar.		MANITOHIIN
Dist. Court Clerk		Gore Bay. Sheriff J. H. Fell Judge C. E. Hewson Local Master
Surr. Registrar Reg. of DeedsR. E. Preston Local M. of Titles		Sheriff J. H. Fell
Local M. of Titles		Judge C. E. Hewson
KENT.		Crown Attorney. W. F. McRae
Chatham.	•	Crown Attorney. W. F. McRae Clerk of Peace. Local Registrar. C. C. Platt Dist. Court Clerk "Surr Peacetons"
Sheriff J. R. Gemmill		Dist. Court Clerk
Judge Archibaid Beil		Dist. Court Clerk Surr. Registrar Reg. of DeedsW. R. Abrey Local M. of Titles "
Local Master T. Scullard		Reg. of DeedsW. R. Abrey
Judge Archibald Bell Junior Judge J. L. Dowlin Local Master T. Scullard Crown Attorney. H. D. Smith Clark of Peace.		MIDDLESEX.
Clerk of Peace Local Registrar. James Holmes Co. Court Clerk		London.
Co. Court Clerk "		Sheriff D. M. Cameron
Surr. Registrai Reg. of DeedsP. D. McKellar		Sheriff D. M. Cameron Judge Talbot Macbeth Junior Judge Edward Elliott
· ·		Local Master H. S. Blackburn
LAMBTON. Sarnia.		Den'y Registrar. **
Sheriff James Flintoft		Crown Attorney J. B. McKillop Clerk of Peace "
Sheriff James Flintoft Judge D. F. MacWatt		Dep. Clerk Cr'n, Edmund Weld
Local Master " Junior Judge A. E. Taylor		Co. Court Clerk " Surr Registrar "
Junior Judge A. E. Taylor Crown Attorney. J. P. Bucke Clerk of Peace		Reg. of DeedsR. H. Dignan,
Clerk of Peace. " Local Registrar. Alex. Saunders Co. Court Clerk." Surr. Registrar. "		Surr. Registrar " Reg. of DeedsR. H. Dignan, London City; J. H. Marshall N. R. & E. R.: R. Dunlop
Co. Court Clerk.*		N. R. & E. R.: R. Dunlop Glencoe, W. R.
Surr. Registrar		MUSKOKA.
Reg. of DeedsA. McLean		Bracebridge.
LANARK.		Sheriff D. E. Bastedo Judge A. A. Mahaffy Local Master "
Perth. SheriffD. G. MacMartin		Local Master
JudgeJ. H. Scott		Crown Attorney. Thomas Johnson
Local Master W. S. Senkler		Clerk of Peace "
Crown Attorney. E. G. Mailoch Clerk of Peace "		Local Registrar. Isaac Huber Dist. Court Clerk
Clerk of Peace. "Local Registrar. W. P. McEwen Co. Court Clerk. "		Surr. Registrar " Reg. of DeedsJ. E. Lount Local M. of Titles
Co. Court Clerk. " Surr. Registrar. "		Local M. of Titles
Reg. of DeedsP. C. McGregor		NIPISSING
Co. Court Clerk. " Surr. Registrar. " Reg. of Deeds P. C. McGregor Almonte, N. R.: J. Armour, Perth, S. R.		North Bay. Sheriff
LEEDS AND GRENVILLE.		Sheriff H. C. Varin
Brockville.		Local Master "
SheriffJ. A. McCammon		Local Master Junior JudgeH. D. Leask Crown Attorney.T. E. McKee
JudgeH. S. McDonald Junior Judge E. J. Reynolds		Crown Attorney. T. E. McKee Clerk of Peace
o amor o august 12. v. 100, 10140		

BIOMER IN MILKELY IN

Local Registrar. T. J. Bourke Dist. Court Clerk
Surr. Registrar.
Reg. of Deeds...J. M. Deacon Local M. of Titles

NORFOLK.

Sheriff. F. S. Snider
Judge A. T. Boles
Local Master ... Crown Attorney . T. R. Slaght Clerk of Peace...
Local Registrar. C. C. Rapelje
Co. Court Clerk... Surr. Registrar... Reg. of Deeds...Wm. M. McGuire

NORTHUMBERLAND DURHAM.

Cobourg. Sheriff...... D. J. Nesbitt
Judge....... H. A. Ward
Junior Judge... G. M. Roger
Local Master...

Local Master...
Crown Attorney. W. F. Kerr
Clerk of Peace..
Local Registrar. John T. Field
Co. Court Clerk...
Surr. Registrar..
Reg. of Deeds. H. M. McCullough,
Cobourg, for W. Nor.; A. G.
Willoughby, Colborne, for E.
Nor.; H. Elliott, Port Hope,
for E. Dur.; S. Pollard,
Bowmanville, for W. Dur.

ONTARIO.

Whitby.
Sheriff...... J. F. Paxton
Judge..... T. A. McGillivray
Junior Judge... D. J. McIntyre
Surrogate Judge.G. Y. Smith Local Master... Crown Attorney. J. E. Farewell Clerk of Peace. Local Registrar. H. Bascom Co. Court Clerk.. Reg. of Deeds . . . G. W. Dryden Local M. of TitlesT. A. McGillivray

OXFORD. Woodstock

Co. Court Clerk. Surr. Registrar . . Reg. of Deeds . . . G. R. Pattulio

PARRY SOUND.

PARRY SOUND.
Parry Sound.
Sheriff......S. Armmstrong
Judge.....F. R. Powell
Local Master...
Crown Attorney. W. L. Haight
Local M. of Titles
Clerk of Peace...
Local Registrar. E. Jordan
Dist. Court Clerk
Surr. Registrar. " Surr. Registrar. Reg. of Deeds...C. Gillespie

PEEL.

Local Registrar, J. B. Dixon Co. Court Clerk . . Surr. Registrar. Reg. of Deeds . . . S. Charters

PERTH.

Crown Attorney G. G. McPherson Clerk of Peace. " Local Registrar. E. Sydney Smith Co. Court Clerk. Surr. Registrar. Reg. of Deeds...J. Steele, N.R. H. F. Sharp. St. Mary's, S.R.

PETERBOROUGH. Peterborough.

Sheriff..... James A. Hall Judge..... E. C. S. Huycke Local Master Crown Attorney.G. W. Hatton Clerk of Peace. "Local Registrar. Geo. J. Sherry Co. Court Clerk. Surr. Registrar. Reg. of Deeds...B. Morrow

PRESCOTT AND RUSSELL.

Clerk of Feace...
Local Registrar. Joseph Belanger
Co. Court Clerk...
"Surr. Registrar."
Reg. of Deeds...F. W. Thistlethwaite
Prescott; W. H. Lowrie, Russell

PRINCE EDWARD. Picton.

Sheriff....James Gibson
Judge.....Duncan Morrison
Local Master..." Crown Attorney.R. H. Hubbs Clerk of Peace.. Local Registrar. N. Gilbert Co. Court Clerk. " Surr. Registrar. Reg. of Deeds...W. Mackenzie

RAINY RIVER.

Surr. Registrar. "Reg. of Deeds...W. J. Keating Local M. of Titles

RENFREW. Pembroke.

Local Master...
Junior Judge...A. A. Fisher
Crown Attorney J. H. Burritt
Clerk of Peace...
Local Registrar. H. W. Perrett
Co Court Clerk... Co. Court Clerk.. "Surr. Registrar. "Reg. of Deeds...R. A. Campbell

SIMCOE. Barrie. Sheriff. W. McL. Harvey Judge. G. M. Vance Junior Judge. E. A. Wismer Local Master. J. R. Cotter Crown Attorney. Crown Attorney.

STORMONT, DUNDAS AND GLENGARRY.

Clerk of Peace. . "Local Registrar. J. A. McDougald Co. Court Clerk. " Surr. Registrar.

Reg. of Deeds. . . J. C. Alguire,
Cornwall, for Stormont; R. J. Dillon
Morrisburg, for Dundas; J. Simpson
Alexandria, for Glengarry.

> SUDBURY. Sudbury.

Sheriff..... Alex. Irving Judge..... J. Kehoe Local Master... Crown Attorney. R. R. McKessock, K.C.

Clerk of Peace.. Local Registrar. John D. Shipley Dist. Court Clerk Surr. Registrar. Reg. of Deeds...S. Fournier Local M. of Titles "

TEMISKAMING.

Halleybury.
Sheriff.......Geo. Caldbick
Judge.......Henry Hartman
Local Master... Crown Attorney.F. L. Smiley Clerk of Peace.. "
Local Registrar.T. J. Meagher Dist. Court Clerk. Surr. Registrar. "Reg. of Deeds. Wm. Lewis 44 Local M. of Titles

THUNDER BAY,

Junior Judge... John McKay Crown Attorney. W. F. Langworthy Crown Attorney. Clerk of Peace. Local Registrar. T. S. T. Smellie Dist. Court Clerk Surr. Registrar. J. M. Munro Local M. of Titles

VICTORIA.

Lindsay.

Sheriff......A. E. Vrooman
Judge.....J. E. Harding
Junior Judge...H. J. McMillan
Local Master..J. E. Harding
Surrogate Judge H. McMillan
Crown Attorney. A. P. Devlin
Clerk of Peace...

Local Registrar. J. H. Sootheran Co. Court Clerk. Surr. Registrar. Reg. of Deeds... C. D. Barr WATERLOO.

Berlin.

WELLAND, Welland.

Sheriff...... James Smith
Judge...... L. B. C. Living-

Local Master. . "
Junior Judge. . G. H. Pettit
Crown Attorney. T. D. Cowper
Clerk of Peace. "

Clerk of Peace. "

Clerk of Peace. " Local Registrar. J. E. Cohoe Co. Court Clerk. Surr. Registrar. Reg. of Deeds...J. C. Crow

WELLINGTON.

Guelph. Sheriff......A. S. Allan
Judge.....A. C. Chadwick
Junior Judge...Jos, Jamieson
Local Master... Wm. H. Kingston
Local Resistance H. William H. Kingston Local Registrar.
Crown Attorney A. H. Macdonald
Clerk of Peace.
Co. Court Clerk. Wm. Carroll Co. Court Clear.
Surr. Registrar.
Reg. of Deeds...H. Hortop
Guelph S.R. & O.R.; J. Tucker,
Arthur, N. R.

Hamilton

Sheriff. J. T. Middleton
Judges. Collin G. Snider
John F. Monck Local Master...
Crown Attorney S. F. Washington
Clerk of Peace..
Dep. Registrar.. T. H. A. Begue

Dep. Clerk Cr'n. Co. Court Clerk. Surr. Registrar. Reg. of Deeds...R. K. Hope

YORK.

Judges..... John Winchester
E. Coatsworth
Junior Judges.. F. M. Morson
J. H. Denton
Crown Attorney. R. H. Greer
Clerk of Peace.. H. E. Irwin
Co. Court Clerk. J. Richardson
Surr. Registrar. A. F. Wallis
Reg. of Deeds.. W. J. Hill
Toronto E. & W. J.
Newmarket N. R.; J. D. McKay
Master of Titles. J. G. Scott, K.C.

TORONTO.

Sheriff..... Fred'k Mowat
Crown Attorney J. W. S. Corley
Reg. of Deeds,...R. H. Bowes
W. Toronto; P. Ryan,
E. Toronto

BARRISTERS AND SOLICITORS

For alphabetical list of Towns with Barristers, or with reference to nearest Town with resident Barrister, see page 87.

CITY OF TORONTO,

County York.

Note: Number before name is key to agency system, see page 87.

- 1 Agnew, R. G., Traders Bank Bldg.
- 3 Adams, A. Life Bldg. Canada
- 7 Anderson & McMaster, 1699 Dundas St. & 225 Mavety St. A. J. Anderson, W. A. McMaster, W. H. Bourdon.
- 9 Armour & Mickle, fed. Life Bldg. E. Douglas Armour, K.C., Henry W. Mickle, A. D. Armour.
- 12 Armstrong, A. Bosworth,
 77 Victoria St.
 15 Armstrong, S. A., Asst.
 Prov. Secy., Parliament Bldgs.
- 18 Arnoldi & Grierson, 103
 Bay St. Frank Arnoldi,
 K.C., D. D. Grierson.
- 21 Arnott, S. J., 15 Toronto St.
- 24 Aylesworth, Wright, Thompson, Moss & Thompson, Traders Bank Bldg. Sir A. B. Aylesworth, K.C., H. J. Wright, J. H. Moss, K.C., C. A. Moss, J. A. Thompson, F. Aylesworth, E. R. Lynch, A. M. Garden.
- 28 Balfour & Parker, 157
 Bay St. Gordon B.
 Balfour, James Parker.
- 30 Barton, Herbert. Standard Bank Bldg.
- 33 Bartram & Wadsworth, Bank of Toronto Bldg. J. B. Bartram, W. R. Wadsworth.
- 36 Bayly, Edward, K.C., Solicitor to Atty.-General's Dept.
- 39 Beaton, A. H., Tanner-Gates Bldg.
 42 Beatty, Blackstock, Fasken, Cowan & Chad-

- Church Streets. E. M. Chadwick. K.C. Wellington Chadwick, K.C., David Fasken, K.C., M. K. Cowan, K.C., Harper Armstrong, Alex. Fask-en, Hugh E. Rose, K.C., G. H. Sedgewick, Jas. Aitchison.
- Card, Appendix Page 58.
- 45 Beaty, Snow & Nasmith, 4 Wellington St. e. A. J. Russell Snow, K.C., C. B. Nasmith, F. C. Dyke. Card, Appendix Page 58.
- 48 Beaumont, R. Adelaide St. e. В., 24
- 51 Beck, H. T., Confed. Life Bldg.
- 57 Belli, George, K.C., 4 Wellington St. e.
 58 Bethune, H. W., Confed. Life Bldg.
 60 Bickford, E. H., 18 Tor-
- onto St.
- 63 Bicknell, Bain, Macdonell Gordon, Lumsden Bldg. James Bicknell, K.C., Alfred Bicknell, J. W. Bain, K.C., A. McLean Macdonell, K.C., M. L. Gordon, H. C. Fowler, H. E. Mc-Kitrick, T. R. Kap-
- pele. 66 Biggar & Burton, 18 Tor-onto St. George F. George F.
- Burton. 69 Biggs & Biggs, Confed. Life Bldg. R. A. Biggs,
- S. Rogers. 70 Blags, S. P., 9 Toronto St.
- 71 Bissett & Pein Adelaide St. e. Peine, John T. Bissett, Peine. Counsel: Holman, Charles K.C., LL.D.

- 71 ½ Blackstock, Galt Gooderham, Gooder-ham Bldg. Geo. Tate K.C., Blackstock, Thomas Percy Galt, K.C., M. Ross Gooderham, George E. Mc-Cann, Arthur E. Lang-man, Bernard P. Fitz-Patrick. Card, Appendix Page 58.
- 72 Blake, Lash, Anglin & Cassels, Canadian Bank Cassels, Canadian Bank of Commerce Bldg. S. H. Blake, K.C., Z. A. Lash, K.C., W. H. Blake, K.C., A. W. Anglin, K.C., Walter Gow, Miller Lash, Glyn Osler, R. C. H. Cassels, M. C. Cameron, Geo. H. Cassels, J. F. Lash, S. G. Crowell, Allan Gilmore. Gilmore.
- 73 Bond, Aubrey A., Confed. Life Bldg.
- 75 Boomer, Geo. A., 15 Toronto St.
- 78 Boswell, A. R., K.C., Parliament Bldgs.
 81 Boulton, C. R., 18 Toronto St.
- 87 Bowes, R. H. (Reg. West Toronto.)
- 90 Briggs, Frost, Grosch
 & Dillon, 33 Richmond
 St. W. Alfred W.
 Briggs, K.C., Harold R.
 Frost, LLB., H. E.
 Grosch, E. M. Dillon.
- 93 Bristol & Armour, 43
 King St. W. Edmund
 Bristol, K.C., M.P.,
 Eric N. Armour.— Card, Appendix Page 58.
- 94 Britton, A. H., Confed. Life Bldg.
- 94½ Brooke, G. H. C., 346 Jarvis St.
- 95 Brown, Edward B., K.C., Osgoode Hall.
- 99 Brown, Merritt A., 17 Chestnut St.
- 100 Browning, Archibald & French, Lumsden Bldg.
 A. G. Browning, K.C.,
 G. A. Archibald, C. G. French.
- 102 Bruce, Alex., K.C., Can-ada Life Bldg. 105 Bruce, J., (Special
- (Special Examiner), City Hall.

- 111 Bull, W. P., K.C., (Holliss & Wilson).
 113 Burk, Arthur W., 32
- Adelaide St. e.
- 114 Burns, S. W. 8 Queen St. e.
- 117 Cameron & Crooks, Manning Arcade. B. Cameron, A Alfred Alex. D. Crooks.
- 119 Cameron, D. Α., North.
- 120 Cameron, D. O., 32 Adelaide St. e.
 123 Caniff, H. T., Manning
- Arcade.
- 126 Capreol, J. L., K.C., Atty.-General's Dept.
- 132 Cartwright, J. R., K.C., Deputy Atty.-General, Parliament Bldgs.
- Parliament Blogs.

 Cassels, Brock, Kelley & Falconbridge, 85 Bay St. Hamilton Cassels, K.C., R. S. Cassels, K.C., Henry Brock, Geo. M. Kelley, John D. Falconbridge D. Falconbridge.-Card, Appendix Page 59.
- 138 Cassels & Defries, 15
 Toronto St. Robert L.
 Defries, G. G. Paulin.
 441 Cavell & Cavell, 43 Adelaide St. e. W. R. and
 J. H. Cavell.
 144 Church, Thos. L., City

- Hall. 147 Clark, W. J., 16 King St. w.
- St. W.
 ark (W. Mortimer)
 K.C., LL.D. Gray &
 Baird, Confed. Life
 Bldg. Sir Wm. Mortimer Clark, K.C., Frank
 M. Gray, W. A. Baird. 150 Clark
- 153 Clark, McPherson, Campbell & Jarvis, 902 Kent Bldg. John M. Clark, K.C., Geo. C. Campbell, R. U. Mc-Pherson, Fred. C. Jarvis.-
- 156 Clarke & Swabey, Mail Bldg. J. B. Clarke, KC., C. Swabey, M. C. McLean.
- 162 Coatsworth & Richardson, 157 Bay St. J. T. Richardson, LL.B., E. T. Coatsworth, LL.B.
- 165 Cochrane & Shaver, 16
 King St. w. Alex.
 R. Cochrane, LL.B., Gordon N. Shaver .-

168 Code, James R., 1 Ade-

laide St. e. 169 Coe, John W., 32 Ade-laide St. e.

laide St. Sugarman, Sun Life Bldg. Abra-Cohen, E. R. 170 Cohen Sugarman.

171 Cohen, Arthur, 414 Spadina Ave.

172 Collier, Charles J. F., Lumsden Bldg. Card, Appendix Page 59.

174 Colquhoun, C. M., City Hall.

176 Cook & Gilchrist, Confed. Life Bldg. Wm. Cook, J. Gilchrist.

177 Cook & Mitchell, 184 Bay St. J. E. Cook, John Mitchell.

180 Cooke, H. J. D., Confed. Life Bldg. 381 Cooke, J. H., Standard Bank Bldg.

183 Corley, Wilkle & Duff, 157 Bay St. J. W. Seymour Corley, K.C. (City Crown Atty.), George Wilkie, J. M. Duff .-

184 Creighton J., 18 Toronto St.

Worrell 186 Crombie, Gwynne, 76 Adelaide St. w. John A. Wor-rell, K.C., W. D. Gwynne (Special Examiner).

189 Crowther, James, 166 Bay St.

192 Curry, O'Connor, Wai-Macdonald, lace & Life Bldg. Crown James Walter Curry, K.C., Thos. J. W. O'Connor, E. E. Wal-J. wallace, Hugh C. Macdonald. Card, Appendix Page 59.

193 Davidson, N. F., K.C., 24 Adelaide e.

195 Davis, Bidwell N., 157 Bay St.

Mehr, 196 Davis & Bank Bldg. L. Davis,

S. M. Mehr. 198 Day, Ferguson & O'Suill-Tanner-Gates van, Bldg. James E. Day, M. Ferguson, James M. Adam. Card, Appendix Page 59.

201 Delamere, Reesor & Ross, 18 Toronto St. H. A. Reesor, C. C. Ross.

204 Denison, Geo. T., Jr., Continental Life Bldg. Card, Appendix Page 59.

205 Denison & Foster, Kent Bldg. Shirley Deni-son, K.C., H. W. A. Foster.

206 Denison, W. W. 207 Denovan, A. M., 18 Toronto St.

210 Denovan, Joshua, 615 C.P.R. Bldg. 213 Denton, Grover & Field, 615

20 King Street East. Frank Denton, K.C., John I. Grover, W. C. Davidson. Card, Appendix Page 59.

216 Dewart, Maw & Hodgson, Sun Life Bldg. H. Hartley Dewart, K.C., Hartley Dewart, K.C., Henry W. Maw, G. S. Hodgson, Norman S. Macdonell.

219 Dockray, Thomas Crown Life Bldg.

221 Douglas & Glbson, Din-een Bldg. William Douglas, R. J. Gibson.

225 Douglas, John, Queen St. w. 1275

228 Douglas & Clipsham, Sun Life Bldg. Wm. M. Douglas, K.C., W. H. Clipsham.

241 Drayton, P. H., K.C., 18 King St. w.

243 Du Vernet, Raymond, Ross & Ardagh, Temple Bldg. E. E. A. Du Vernet, K.C., W. B. Raymond, D. C. Ross, B. H. Ardagh.

247 Dymond, A. M., K.C., Law Clerk of the House, Parliament Bldgs.

249 East, H. M. ,166 Bay St. 252 Eastwood, John P., 152 Bay St.

253 Eddis, F. A., City Hall.

255 Edgar, James Yonge St.

257 Edmunds, F. Dundas St. F. B., 1758

258 Elliott, Charles, 59 Vic-

261 Elliott & Hume, Acceptage W. J. Elliott, Bldg. W. .. R. D. Hume.

264 Essery,

265 Evans-Lewis, Chas., Lumsden Bldg.

Irving, S., City 267 Fairty, Hall. 273 Fetherstonhaugh, Fred.

B., K.C., Royal Bank Bldg. FitzGerald, S., 42 Vaugh-

an Rd.

Foley, F. J., Kent Bldg. Ford, W. H., Temple Bldg. 277 Ford,

283 Foy, Knox & Monahan,
157 Bay St. Hon. J.
J. Foy, K.C. (Atty.
Gen. for Ont.) A. E.
Knox, T. Louis Monahan, E. L. Middleton.
285 Francis & Wardop, 15

Toronto St. A. W.
Francis, K.C., R. Wardrop, R. H. Paterson.
888 Fraser, R. L., 15 Toronto

St.

290 Freeman & Moss, 157
Bay St. C. E. H. Freeman, T. Moss.

291 Fullerton, James S., K.C., Crown Life Bldg. 294 Gallgaher, Ziba, 59 Vic-

toria St. 297 Gamble, C. & H. D., 28 Scott St. H. D. Gam-

ble, K.C. 300 Gardner, G. M., & Manning Chambers & Co.,

303 Gash, Norman B., K.C., 43 Victoria St. 306 Geary, G. R., K.C., City Solicitor.

309 Gibson, Goodwin, 44 Adelaide St. w.
311 Gibson & Gibson, Traders Bank Bldg. Thos. Gibson, J. Garfield Gibson.

315 Gibson, T. A., 43 Adelaide St. e.

316 Gillis, Ed., Confed. Life Bldg.

& 318 Goodman Galbraith, Lumsden Bldg. A. K. Goodman, D. G. M. Galbraith.

321 Gordon, W. H. L., Church & Adelaide Sts. Graham, S. W., City

Hall. 324 Gray & Gray, Imperial Life Bldg. G. H. Gray,

J. J. Gray.
327 Greene, C. H.
330 Gregory & Gooderham,
Canada Life Bldg. W. Gregory, F. Н. Gooderham, Henry Howitt.

333 Grote, G. W., K.C.

337 Hall & Payne, 157 Bay St. W. Carleill Hall, LL.B., J. Webber Payne.

340 Hall, Wm. Myddleton, Confed. Life Bldg.

343 Harman, G. F., K.C., 18
Toronto St.

349 Hassard, A. R., Confed. Life Bldg.

352 Haverson, James, K.C., 28

Wellington St. e.

355 Hearn, E. J., K.C., Canada Life Bldg.

356 Heighington & Shaver, 59 Victoria St. Angus C. Heighington, Geo. H. Shaver.

358 Hellmuth, Cattanach & Meredith, 1106 C.P.R. Bldg. I. F. Hellmuth, K.C., E. C. Cattanach, John R. Meredith.

361 Henderson, Toronto St. Chas.,

364 Henderson, E., 24 Ade-laide St. e.

365 Henderson & McGuire, Sun Life Bldg. David Henderson, W. H. Mc-Guire, G. F. Rooney. Henderson & Ross, 412

Manning Chambers. William A. Henderson, Austin G. Ross.

367 Henderson, Small & Carrick, 18 Toronto St.
J. T. Small, K.C., J.
W. Carrick.

368 Herzlich, Carl M., Manning Chambers.

370 Heward, G. C., 76 Adelaide St. w

373 Heyd, Heyd & McLarty, Tanner-Gates Bldg. 26 Adelaide St. w. Louis F. Heyd, K.C., Norman G. Heyd, W. J. McLarty, B.A., E. C. Ironside. Card, Appendix Page 59.

374 Hislop, T., 43 Victoria

376 Hodges, W. H., 2 Tor-onto St.

380 Hoffman, J. H., 394 Roncesvalles Ave.

382 Holden & Grover, 85 Bay
St. John B. Holden,
George A. Grover.
383 Holliss & Wilson, Temple
Bldg. J. Fred Holliss,
T. H. Wilson.

385 Holman, Charles J., K.C. (See Bissett & Peine.) 388 Holmes, G. W., 18 King

St. w.

389 Holmes & Holmes, Manning Chbrs. R. H. Holmes.

390 Honeyford, Richard, Kent

Bldg. 392 Hood, G. W. P., 1672 Dundas St.

C., Kent 395 Hossack, D. Bldg.

398 Hubbard, J. J., 16 King

St. w.
399 Hughes, F. J., City Hall.
(Asst. City Crn. Atty.)
400 Hunter, John H., Canada
Life Bldg.

401 Hunter, H. F. 403 Hunter, R. G., 37 Yonge St.

406 Hunter & Deacon, 2 Tor-onto St. Lincoln Hun-ter, G. P. Deacon.

409 Hunter & Hunter, Temple Bldg. W. H. Hunter, B.A., A. T. Hunter, LL.B.-Card, Appendix Page 60.

415 Jackes & Jackes, 23 Tor-onto St. C. B. Jackes, E. H. Jackes.

416 Jameson McHugh, Manning Chambers. D. W. Jameson, G. T. McHugh.

418 Jennings & Clute, Traders Bank Bldg. A. R.

Clute, John Jennings.
420 Johns, F. V., Prov. Sec. Parliament Dept., Bldgs.

421 Johnston, McKay, Dods & Grant, Traders Bank Bldg. E. F. B. John-ston, K.C., Robert Mc-Kay, K.C., Andrew Dods, Gideon Grant. Dods, Gideon Grant, D. Inglis Grant, Mervil Dods, MacDonald, C. W. Wil-Adams, Bruce liams.

Card, Appendix Page 61.

424 Johnston, Wm., City Solicitor, City Hall.
427 Jones, Charles G., Parliament Bldgs. (Solicitor to Asylums Dept.)

430 Jones, Frederick 18 Toronto St. Frederick C. Ll., 157

433 Jones, J. Gordon, Bay St. 436 Jones & Leonard, 18 Toronto St., Beverley Jones, C. J. Leonard. 439 Kappele & Kappele, Sun Bldg. Life Kappele.

G. R., Royal 440 Kappele, G. Bank Bldg. Card, Appendix Page 60.

442 Kerr, Bull, Shaw & Montgomery, Confederation Life Bldg. George Life Bldg. George Kerr, B. E. Bull, James G. Shaw, Joseph Mont-Η. Percy gomery, Edge.-Card, Appendix Page 60.

443 Kerr, Charles W. & Co., Lumsden Bldg. Charles W. Kerr, A. Cochrane. Card, Appendix Page 60.

445 Kerr, Davidson, Paterson & McFarland, 23 Ade-Herariand, 25 Aute-laide St. e. Hon. J. K. Kerr, K.C., W. Davidson, K.C., John A. Paterson, K.C., G. McFarland, Alex. T. Davidson.-Card, Appendix Page 60.

451 Kilmer, Irving & Davis, 10 Adelaide e. G. H. Kilmer, K.C., W. H. Irving, H. H. Davis.
454 King & Sinclair, Canada Life Bldg. John King, K.C., D. L. Sinclair.
457 King & King, 13 Wellington St. e. Samuel King, Oscar H. King.
463 Kingston, G. A., Temple Bldg. 451 Kilmer, Irving & Davis,

Co., Bell Telephone Bldg. David T. Symons, K.C. 466 Kingstone, Card, Appendix Page 60.

Kirkpatrick, W. H., 1642 Dundas St. Laidlaw, Walter B., 157

467 Laidlaw.

Bay St. 469 Laidlaw, William Sun Life Bldg.

470 Laing, J. M., 163 Yonge St.

472 Lamport & Ferguson, Canada Life Bldg. W A. Lamport, н. м. Ferguson.

Dunbar. 475 Lawrence Sun Life Bldg. A. G. F. Lawrence, F. J.

Dunbar. 478 Lear, W. E., 1247 King W.

481 Lee & O'Donoghue, Confed. Life Bldg. W. T.
J. Lee, J. G. O'Donoghue, A. L. Brady.

484 Lefroy, A. n. r., Manning Chbrs.
487 Lennox & Lennox, 157
Bay St. T. Herbert
Lennox, K.C., J. F.
Chas. W. Keith Plaxton, $\mathbf{M}.$ Lennox.

490 Le Vesconte, R. C., 20

King St. e. 491 Lewis, A. R., K.C., Temple Building. Livingston, C. W., 18 King W

499 Loftus, John T., Temple Bldg.

S., Tanner-

503 Lown, A. S., Tanner-Gates Bldg. 505 Lyon, A. E., City Hall. 508 McArthur, D., 43 Vic-

toria St. 511 McBrady & O'Connor, Canada Life Bldg. L. V. McBrady, K.C.

514 McBride, James, 1304 C.P.R. Bldg.

517 McCabe, C. J., Osgoode Hall.

519 McCallum, W. J., King St. w. 46

King St. w.

520 McCarthy, Osler, Hoskin & Harcourt, Dominion
Bank Bldg. John Hoskin, K.C., F. W. Harcourt, K.C., H. S:
Osler, K.C., Leighton
McCarthy, K.C., D. L.
McCarthy, K.C., Britton Osler W. A. Cameron, J. F. H. McCarthy. Counsel, Wallace Nesbitt, K.C. lace Nesbitt, K.C.

Card, Appendix Page 62. 521 McCullough, James, 103 Bay St.

523 McCullough, J. W., 15
Toronto St.
526 McDonald, W. J., 18 Tor-

onto St.

529 McGhie & Keeler, Ade-laide & Victoria. J. H. McGhie, K.C., A. J. Keeler.

532 McGowan, R. J., Temple Bldg.

535 McKeown, S. W., 17 Adelaide St. e.

538 McLaughlin, Johnston & Mocrhead, McKinnon Bldg. R. J. McLaughlin, K.C., R. L. Johnston, R. D. Moorhead.-

541 McLeod, J. B., Solicitor to the Treasury, Parliament Bldgs.

542 McMaster, Montgomery, Fleury & Co., Canada Life Bldg. A. C. Mc-Master, John D. Mont-gomery, Wm. J. Fleury, J. H. Fraser, Fleury, J. H. F G. M. Willowby.

544 McMichael, A. F., 18 Toronto St.

& Co., 16 w. W. D. 547 McPherson

King St. w. W. D.
McPherson, K.C.

550 McWhinney & Brown,
60 Victoria St. W.
J. McWhinney, K.C.,
E. P. Brown.

553 Macdonald, Garvey & Rowland, 18 Toronto St. W. H. Garvey, J. A. Rowland.

556 Macdonald & Macintosh, Tanner-Gates Bldg. G. S. Macdonald, J. A.

Macintosh.
557 Macdonald, C. E., Confed. Life Bldg.

559 Macdonald, Donald, Sun

Life Bldg. 560 Macdonald, Hugh John, Robins Bldg.

562 Macdonald, James K.C., Lumsden Bldg.

565 Macdonald, Shepley, acdonald, Shepley,
Donald & Mason;
Macdonald, Shepley,
Donald & White, Sun
Life Bldg. J. H.
Macdonald, K.C., G.
F. Shepley, K.C., R.
C. Donald, G. W.
Mason, H. S. White,
A. Foulds, Jr., W. W.
Davidson, F. C. Carter. ter.-

Card, Appendix Page 62. 571 Macdonell & Boland, 2 Toronto St. A. C. Mac-donell, K.C., M.P., W. J. Boland, J. F. Boland.

577 MacGregor, Alex., fed. Life Bldg. Con-

580 MacGregor, John, Queen St. w.

583 MacGregor & MacGregor, Lumsden Bldg. James Patrick MacGregor, M.A., John Patrick MacGregor (of the New York Bar).—

584 MacInnes, C. S., 24 King St. w. Card, Appendix Page 62.

586 MacKay, W. C., 16 King St. w.

587 MacKelcan, Fre Lumsden Bldg. Fred

589 Mackenzie, E. C., 18 Toronto St.

590 Mackenzie, Frank Godon, 62 College St. Gor-

H. 592 Mackenzie, H 157 Bay St. Gordon,

598 Macklem, O. R., 15 Tor-onto St.

W., 601 Maclean, Frank 24 King Street w. Con-(Maclean & Frank stable), w. Maclean, Del. L. Constable. Card, Appendix Page 62.

602 Maclean, N. D., Robins Bldg.

604 MacMurchy & Spence, C.P.R. Bldg. (C.P.R. Solicitors), Angus MacMurchy, K.C., J.
D. Spence, A. G. Campbell, G. W. Walrond.

608 Macnaughton, A. Cameron, 18-20 King St. w.

610 Malone, Malone & Long, 85 Bay St. E. T. Malone, K.C., A. L. Malone, E. G. Long, A. Mearns.

613 Martin, Clara Brett, 26 Adelaide w.

616 Martin, Henry J., Lumsden Bldg.

619 Martin, S. S., 2 Toronto

622 Masten, Starr & Spence,
Canada Life Bldg. C.
A. Masten, K.C., J. R.
L. Starr, K.C., J. H.
Spence, Grant Cooper,
W. K. Fraser, R. P.
Locke, L. C. Outerbridge. Card, Appendix Page 62.

625 Mearns & Carr, 60 Vic-toria St. Frank S. Mearns, Wm. L. Carr.

628 Meek, Edward, K.C., Mail Bldg.

629 Meighen, R. E., Asst. Sol. to the Treasury, Parliament Bldgs.

631 Mercer & Bradford, Man-ning Arcade. M. S. Mercer, S. H. Brad-ford, K.C., J. A. Campbell.

637 Millar, Ferguson & Hun-ter, 55 Yonge St. C. Millar, W. N. Fergu-

son, K.C., A. W. Hunter, J. T. White, H. Ferguson, Wright.

Card, Appendix Page 62. 639 Miller, Armour A., 157 Bay St.

640 Mills, Raney & Hales, Traders Bank Bldg. W. E. Raney, K.C., H. E. Irwin, K.C., Alex. Mills, James Hales. Fraser Raney, Fred Raney.

643 Milne, John A., Temple Bldg.

644 Mitchell, John, 184 Bay St. (See Cook & Mitchell).

646 Moberly, T. E., Osgoode Hall.

650 Montgomery, R. A., Confed. Life Bldg.

652 Morden, W. S., K.C. (Mgr. Guardian Trust Co. Ltd.), Royal Bank

Bldg.
655 Morine & Morine, Kent
Bldg. A. N. Morine.
658 Morris & Roach, 10½
Terauley St. Elihu G. Morris, Guy R. Roach.-

Wm., Manning 661 Morris, Arcade.

662 Moses, H. R., 16 King w. 664 Mowat & Maclennan, Kent Bldg. H. M. Mowat, K.C., R. J. Maclennan, H. F. Parkinson.

667 Mulock, Milliken, Clark & Redman, Dominion Bank Bldg. Wil-liam Mulock, Wm. B. Herbert Milliken, Α. Clark, Henry E. Red-man, Harold W. Shaplev.

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Russell, Crown

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682 O'Brian. J. В., Traders Bank Bldg.

688 O'Brien & Lundy, 18 Toronto St. Henry O'Brien, K.C., J. Stewart Lundy.

690 O'Donoghue, D. J., Confed. Life Bldg.
691 Ogden & Bowlby, 23 Toronto St. Albert Ogden, A. T. Bowlby.
694 Owens & Proudfoot, 32
Adelaide St. e. E. W.
J. Owens, K.C., William A. Proudfoot liam A. Proudfoot.

- 697 Parker & Clark, Traders
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 George M. Clark, R.
 W. Hart.— Card, Appendix Page 63.
- 700 Parsons, J. Edgar, 18
 Toronto St.
 703 Pearson, James, Confed.
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 704 Perry, Wm. H., 96 Crawford St.
 706 Phinan
- F. н., 706 Phippen, K.C. (General Counsel C.N.
 R.), Gerard Ruel,
 Chief Solicitor, 9
 Toronto St.
- 709 Plaxton, G. Gordon, Kent
- Bldg. 712 Pope, W. W., 157 Bay St.
- 715 Porter, Chas. H., 34 Victoriá St.
- 721 Price, Garvey & Co., Sun Life Bldg. Wil-liam H. Price, Charles M. Garvey .-Card, Appendix Page 63.
- 722 Proudfoot, Duncan & Grant, Confed. Life Bldg. Wm. Proudfoot, K.C., E. J. B. Duncan, W. H. Grant, Melville Grant.— Card, Appendix Page 63.
- 725 Reid, A. J., K.C., 9 To-ronto St.
- 728 Reid, Robert A., Kent Bldg. Card, Appendix Page 63.
- 729 Reynolds, E. R., 77 Victoria St.
- 732 Rielly, F. D., 1077 Bloor St. w.
- 734 Ritchie, Ludwig & Ballantyne, 157 Bay St. C. H. Ritchie, K.C., M. H. Ludwig, K.C., A. W. Ballantyne, C. F. Ritchie, J. H. Oldham.
- 735 Ritchie, George, 43 Victoria St.
- 737 Roaf, James R., 18 King St. w.

- 740 Robertson & Maclennan, Canada Life Bldg. D. M. Robertson, J. J. M. Robertson, J. J. Maclennan, J. N. Black.
- 743 Robertson, J. E., K.C., 18
 Toronto St.
 746 Robinette, Godfrey &
 Phelan, Bell Telephone
 Bldg. T. C. Robinette, K.C., J. M. Godfrey, T. N. Phelan.
 747 Robinson, Christopher C.,
 Manning Chambers
- Manning Chambers.
- 750 Rogers, S., Confederation Life Bldg.
 755 Ross & Holmested, 20 King St. e. James Leith Ross, Arthur W. Holmested.-Card, Appendix Page 51.
- 758 Rowan, Jones, Som-merville, Newman & Hatton, 59 Victoria St. T. A. Rowan, J. E. Jones, N. Sommerville, H. A. Newman, V. H. Jones, Hatton.
- 761 Rowell, Reid, Wood & Wright, Canada Life Bldg. N. W. Rowell, K.C., Casey Thos. S. Casey C. W. Thompson, E. W. Wright, J. M. Card, Appendix Page 63.
- byce, Henderson & Boyd, Traders Bank Bldg. R. B. Henderson, Allan H. Royce, A. 764 Royce, M. Boyd, J. R. O'Connor.
- Card, Appendix Page 64. 770 Ryckman & Mackenzie, Sterling Bank Cham-bers. E. B. Ryckman, K.C., Kenneth F. Mackenzie, W. Hamilton Cook. Card, Appendix Page 64.
- 773 Saunders, Torrance & Kingsmill, 71 Bay St.
 Dyce W. Saunders, K.C., W. P. Torrance, Walter B. Kingsmill. Card, Appendix Page 64.
- 775 Schoff, Elgin, 324 Broad-
- view Ave. 779 Scott, H. J., Toronto St. K.C.,
- 785 Segsworth, R. F., 103
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791 Shilton, Wallbridge & Co., McKinnon Bldg.
John Shilton, W. H. Wallbridge.

792 Silverthorn, T. A., Kent Bldg.

794 Simpson, J. J. W., 2 To-ronto St.

796 Singer, A. & E. F., 133½ Queen St. w. 798 Singer, Louis M., 154

154 Simcoe.

800 Singer, Jos. & Co., Kent Bldg. J. Singer. 801 Skeans & McRuer, Con-fed. Life Bldg. W. A. Skeans, J. C. McRuer. 803 Slattery, T. Frank, 59 Victoria St.

806 Small, H. C. (Sec'y. Ont. Ry. Board), Manning Chambers. 809 Smellie, R. S., 16 King

St. w.

812 Smith, Rae & Greer, 2
Wellington St. e. J.
F. Smith, K.C., G. Larratt Smith, R. H.
Greer (Crown Atty., Greer (Crown Atty., Co. of York), R. P. Saunders.-

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818 Smith, L. C., 2 Temperance St.
821 Smith, W. Assheton, Can.
Life Bldg.

824 Smyth, Wm. R., K.C., 711

C.P.R. Bldg.
827 Smythe, R. G., 18 Toronto St.
830 Snider & Bone, 18 Toronto St. Fletcher C. Fletcher C. J. Harvey Snider, Bone.

833 Stewart, A. M., 1114 C.P.R. Bldg. 836 Strathy, Gerard B., Manning Chbrs.

839 Sweeny, Geo. King St. W. R., 49

842 Symons, Harry, K.C., 31 Queen w.

843 Taylor, William B., 112-118 King w.

845 **Temple, R. H. M., 9** Tor-onto St.

851 Thomson, Tilley & Johnston, 85 Bay St. D. E. Thomson, K.C., Strachan Johnston, K.C., W. N. Tilley, Arthur J. Thomson, R. H. Parmenter, W. S. Morlock.-Card, Appendix Page 64.

854 Thomson, T. C., 157 Bay St.

857 Thurston & Co., 23 Toronto St. W. G. Thurston, K.C., Thos. E. Elmore.

860 Tremeear, W. J., Cos-

grave Bldg., 167
Yonge St.

863 Tytler & Tytler, 18 Toronto St. J. Tytler,
K.C., N. B. Tytler.

B. Tytro: Urquhart & Life 866 Urquhart, Page, Confed. Bldg. Daniel Urquhart, Thomas Urqu-hart, H. W. Page. 869 Van der Voort, M. P., 13 Wellington St. e. 872 Vickers, William W., 77 York St.

873 **Waddell & Co.,** Temple Bldg. R. Ruddock Waddell, E. G. McMil-

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875 Waldron, Gordon, 18
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876 Wallace, J. H. G., 123
Bay Street.
878 Warren, J. J. (Trust & Guar. Co. Ltd.).
881 Watson, Smoke, Smith
& Sinclair, 20 King St.
e. George H. Watson,
K.C. Franklin Smoke, e. George n. K.C., Franklin Smoke, J. Grayson K.C., J. Grayson Smith, Neil Sinclair, Strafford Watson, Ar-thur L. Fleming. 882 Webb, N. R., 62 Rich-

882 Webb, N. R.,
mond W.
884 Welton, H. R., 24 Adelaide St. e.
Werrett, W. A., 77 Vic-

890 Wherry & MacBeth, Continental Life Bldg., 157 Bay St. Robert Wher-

Bay St. Robert Wherry, John C. M. MacBeth.—
893 White, J. P., Church &
Adelaide Sts.
894 Whitehead, W. M., 72
Queen St. w.
897 Wilkins, M., TannerGates Building.
898 Wilkinson, W. B., Asst.
Law Clerk of the
House, Parliament House, Parliament Bldgs.

900 Wray & Coughlin, Bloor & Dovercourt, T. R. J.

Wray, J. F. Coughlin. right, J. A., Dineen 905 Wright, Dineen

Bldg.
908 Young & McEvoy, Continental Life Bldg., 157 McGregor Bay St. Young, K.C., John A. McEvoy.— Card, Appendix Page 65.

BARRISTERS AND SOLICITORS

NOTE: Toronto Agent is found by referring number after name to same number in Toronto. (Toronto is placed first in list of towns).

Where there is no number it indicates that the firm entered as Agent in the registry book at Osgoode Hall, is not now in existence, or that registration has not been made.

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ALMONTE — Co. Lanark. Greig & Greig, 24. A. M. Greig, P. A. Greig Jamieson, Harold, 24. Stafford, W. H., 42.

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AVENING, See Barrie.

AVONMORE, See Cornwall.

AYLMER - Co. Elgin. Barnum, W. Harold, 625. Haines, A. E., 637. Miller & Backus, 664. A. Miller, A. H. Backus.

AYR, See Galt.

AYTON, See Harriston.

BADEN, See Hamburg.

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Strathy & Esten, 836. G. H. Esten.

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loo.

BOBCAYGEON, See Lindsay. BOLTON—Co. Peel. Lee & O'Donoghue (See Toronto). BONDHEAD, See Barrie. BONFLELD, See North Bay. BOTHWELL — Co. Kent. Hickey, W. R., K.C., 445. BOWMANVILLE- Co. Durham. McLean. Evan H. (See Newcastle). Senkler, E. S., 356. Simpson, D. B., K.C., 18.— Card, Appendix Page 41. BRACEBRIDGE - Dist. Muskoka. Johnson, Thomas. Mahaffy, W. G., 851. Card, Appendix Page 41. BRADFORD — Co. Simcoe. Evans, T. W. W., 547. Scanlon, Mark & A. E., 63. BRAMPTON — Co. Peel. Graham, E. G., 565.
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Bowlby, J. W., K.C., 664.
Brewster & Heyd, 542. W.
S. Brewster, K.C., G. D. Heyd. Charlton, W. M., 881.

Harley & Sweet, 881. James

Harley, K.C., Edmund

Sweet, A. M. Harley.

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BURK'S FALLS-Dist. Parry Sound.

Mahaffy, W. G. (See Bracebridge).

BURLINGTON - Co. Halton. Cleaver, E. H., 640. Cleaver, Hughes. Lount, G. W., 213. Morrison, Wm.

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CALEDONIA-Co. Haldimand. Arrell & Arrell, Hamilton).

CAMDEN EAST, See Napanee.

CAMPBELLFORD-Co. thumberland.

Humphries, I. A., 24. Lynch, Daniel J., 881. Payne, G. A., 881.

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CANNINGTON — Co. Ontario. McLaughlin & Co. (See Lindsay.)

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COCHRANE-Dist. Temiskaming. Jones, S. Alfred, K.C., 697. Warke, W. H., 445. Card, Appendix Page 43. COLBORNE - Co. Northumberland. Payne, W. L., K.C., 881. Webb, Frank L., B. L., B.A., LL.B., 622. COLD SPRINGS, See Cobourg. COLDWATER — Co. Simcoe. Mulcahy, John T. (See Orillia) COLLINGWOOD - Co. Simcoe. lan, W. T., 421. Card, Appendix Page 43. Birnie, J., K.C., 565. Bruce & Fair, 303. G. W. Bruce, K.C., R. E. Fair. Moberly, G., K.C., 688. Robertson, Henry, K.C., 24. G. W. COMBER—Co. Kent. Wilson, Frank W. (See Tilbury.) CONISTON, See Sudbury. COOKSTOWN, See Barrie. COOKSVILLE, See Streetsville. CONESTOGO, See Waterloo. CONSECON, See Trenton. COPPER CLIFF, See Sudbury. CORDOVER, See Havelock. CORNWALL Co. Stormont. Chisholm, John A., 881.-Danis, Daniel, 556. Dingwall, James, 664.

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I. Gogo, John G. Harkness.-Maclennan & Cline, 24. D. B. Maclennan, K.C., C. H. Cline. Milligan, J. C., 556. Card, Appendix Page 43. Primeau, Joseph A., 556. Smith, Alex. L., B.A., 772. Card, Appendix Page 44. Smith, Robert, K.C., 24. Stiles, George A., 565. COTTAM, See Windsor. COURTRIGHT, See Sarnia. CREDITON, See Goderich. CREEMORE — Co. Simcoe. Bell & Brown, 24. (S Alliston.)

CRYSLER — Co. Stormont. Danis, D. (See Cornwall).

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Lamon, J., 640. Lucas, Raney & Henry. (See Markdale.)

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 Gwyn, H. C., K.C., 520.
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FOREST — Co. Lambton. Cowan & Co. (See Sarnia.) Porte, W. J., 24.

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FORT ERIE — Co. Welland. Raymond & Spencer (See Welland). FORT FRANCES —Dist. Rainy River.

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RAINY RIVER - Dist. Rainy River. Bowie, G. S., 881. Croome, N. L. ((See Fort Frances.)

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E. Sparham, W. McCue. SMITHVILLE—Co. Lincoln. Davis, J.S., 622. SOMBRA. See Sarnia.

SOUTH HAMPTON, See Port Elgin. SOUTH MOUNTAIN,

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Cook, J. E. (See Cook & Mitchell, Toronto). Gauthier, Gordon H. (Mining Recorder. See Porcupine.)

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WEST MONTROSE, See Waterloo.

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YOUNG'S POINT, See Lakefield.

ZURICH, See Goderich.

ONTARIO DIVISION COURTS AND LIMITS OF THE RESPECTIVE DIVISIONS

The Division Court Calendars are given for each county where it is possible to obtain them before going to press.

J. Bruce Macdonald, Inspector, Parliament Buildings, Toronto.

Correspondence should be addressed to the Clerk, giving Number of Division.

ALC	GOMA		Jan	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1.	Sault Ste. Marie1	$0.00 \mathrm{a.m.}$	26	23	23	27	25	22	27		21	26	23	21
2.	Bruce Mines	$9.00 \ \mathbf{a.m.}$	22			23		25				22		
3.	Thessalon	"	21			22		24				21		
6.	Hilton	"			٠.		27					7		
7.	Blind River	"	20			21		23				20		

1.—Bounded west by Thunder Bay District, 85th parallel of west longitude and east by Barr River, including all the islands in front.

2.—Bounded west by Barr River and east by the westerly boundary of the Townships of Thessalon, Kirkwood, Bridgeland, Houghton and Otter, and by said boundary line of the last five named townships produced northerly.

3.—Bounded west by the western boundary of the Townships of Thessalon, Kirkwood, Bridgeland, Houghton and Otter, and the boundary line of the last five townsnips produced northerly, and on the east by a line produced northerly between the townships of Bright and Thompson to the northerly boundary of the District of Algoma, produced northerly.

6.—Consisting of St. Joseph's Island.

7.—To comprise all that part of the District lying east of the eastern boundary of the Third Division, including the village of Cutler and John's Island.

BRANT—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Brantford 10.00 a.m. '' 10.00 a.m. '' Jury Sittings 2. Paris 10.00 a.m. 3. St. George 10.00 a.m. 4. Burford 11.00 a.m.		aler	ıdar	r ne	ot e	com	pile	ed l	by	Jan	. 5	ith.

1.—The City of Brantford and that part of the township of Brantford not included in the other divisions hereinafter described. The Townships of Onondaga and Tuscarora and that part of the Township of Brantford lying south of the main road from Brantford to Hamilton and east of Fairchild's Creek.

- 2.—The Town of Paris and that part of South Dumfries west of the line between lots 18 and 19, and that part of the first concession of the Township of Brantford lying west of a continuation of the last-mentioned line.
- 3.—The remainder of the Township of South Dumfries and of the first concession of the Township of Brantford.
- 4.—The ten northern concessions of the Township of Burford, and all that part of the 2nd, 3rd, 4th and 5th concessions of the Township of Brantford, west of the line between lots numbers 10 and 11, and that portion of the Kerr tract west of the continuation of the last-mentioned line.
- 5.—The Township of Oakland, the four southern concessions of the Township of Burford and lots numbers 1 to 5, inclusive, in the ranges east and west of the Mount Pleasant Road, in the Township of Brantford, adjoining the Township of Oakland.

•	n:	þ.	rr.	ril	L.	ne	ly	5.0	pt.	ن	۲.	ಲೆ
BRUCE—	Ja	Fe	ME	April	Mε	Ju	Ju	Au	Sej	ဝိ	$^{\circ}$	De
1. Walkerton 10.00 a.m.	5	5	5	7	5	4	5		8	4	5	7
2. Teeswater 1.00 p.m.	6			28			6			5		
3. Kincardine10.00 a.m. 4. Paisley	• •	12	• •	22	• •	17	• •	24	٠.	14		21
5. Port Elgin												
$6. \begin{cases} \text{Tiverton} & \dots \\ \text{Underwood} & \dots \end{cases}$				23					• •	15	٠.	
Underwood	14	• •	::	٠,		• •	9		• •		• •	
7. Tara												
8. Wiarton												
9. Ripley												
10. Lion's Head												
11. Lucknow												
12. Chesley	19		15		10	•	13		20		22	

- 1.—The Town of Walkerton and the Township of Carrick and the Township of Brant, south of the 12th concession, in the lots up to No. 26, and south of the 10th concession, in lots 26 to 34, inclusive.
- 2.—The Village of Teeswater, the Townships of Culross and Greenock south of the 12th concession.
- 3.—The Town of Kincardine, the Township of Kincardine, lying south of the $10 \, \mathrm{th}$ concession.
- 4.—The Village of Paisley, and that part of the Township of Brant lying north of 11th concession and west of lot 26. That part of Greenock lying north of concession 11; lots 26 to 35, inclusive, in the 8th, 9th, 10th, 11th, 12th, 13th and 14th concessions of the Township of Bruce; and Saugeen, east of a line between lots 28 and 29, and south of the proportion of the town line between Arran and Elderslie to the Saugeen River. All Elderslie lying west of the 25th side line and south of the 12th concession. And also that part lying north of concession 11 and west of lot 17.
- 5.—All of the Township of Amabel lying north of the 10th concession, Port Elgin and Southampton, and all Saugeen not in No. 4, and Arran, west of the line between lots 10 and 11, north of Arran Lake and its outlet, and Amabel, south of concession 11, and west of concession C, and concessions 8, 9 and 10.
- 6.—The Village of Tiverton and all the Township of Bruce, except that part included in No. 4, and all Kincardine north of the 9th concession.

- 7.—Tara and all Arran, not in No. 5, and all Elderslie, not in Nos. 4 and 12, and Amabel, south of the 8th concession and east of concession lettered C.
- 8.—The Town of Wiarton, the Township of Albemarle and that part of Amabel not in Nos. 5 and 7.
 - 9.-The Township of Huron.
 - 10.—The Townships of Eastnor, Lindsay, and St. Edmunds.
 - 11.-Lucknow and the Township of Kinloss.
- 12.—Chesley and those parts of Brant and Elderslie not included in Nos. 1, 4 and 7.

												Dec.
1. Ottawa, Regular List 10.00 a.m.	27	24	31	28	26	30		25	29	27	24	29
" Adjourned Cases and												
Judgment Sum's 10.00 a.m.	25	22	2 9	26	31	28		30	27	25	29	27
2. Richmond 10.00 a.m.	5		2		11		6		7		2	
3. Carp 1.00 p.m.												
4. Galetta 1.00 p.m.	14		11		13		15		9		11	٠.
5. North Gower 10.00 a.m.	21		18		20		22		16		18	
6. Metcalfe 10.00 a.m.	12		9		18		13		14		9	
7. Westboro 10.00 a.m.	6		3		5		7		1	٠.	3	

- 1.—Comprising all the City of Ottawa and the Township of Gloucester, to lot 15, inclusive, Rideau Front, and concessions 1 and 6, inclusive, Ottawa Front and the islands in the Ottawa River opposite thereto.
- 2.—The Township of Goulbourne, the 8th, 9th and 10th concessions of the Township of Marlborough, all the Township of Nepean south of the river Goodwood, and the 4th, 5th and 6th concessions thereof north of the same river to the boundary line between lots 20 and 21 in the last mentioned concession.
- 3.—The Township of Huntley and the Township of March, except lots 1 to 5, inclusive, in concessions 1, 2, 3 and 4 thereof.
 - 4.—The Townships of Fitzroy and Torbolton.
- 5.—The Township of North Gower, Long Island in the Rideau River, and 1st, 2nd, 3rd, 4th, 5th, 6th and 7th concessions of Marlborough.
- 6.—The Township of Osgoode, the 6th, 7th and 8th concessions Ottawa Front, and from lots 16 to 30, inclusive of the Rideau Front of the Township of Gloucester.
- 7.—The Township of Nepean, except the City of Ottawa, and part of the said Township lying south of the River Goodwood and concessions 4, 5 and 6, north of the River Goodwood to the boundary line between lots 20 and 21 in the said last mentioned concessions and including lots 1 to 5, inclusive, in concessions 1, 2, 3 and 4, in the Township of March.

DUFFERIN-	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Orangeville	$\begin{array}{c} 12 \\ 13 \\ 2 \end{array}$	• • • • • • • • • • • • • • • • • • • •	9 10 6	• •	$\begin{array}{c} 11 \\ 12 \\ 1 \end{array}$	30	13 14 3	::	$\begin{array}{c} 15 \\ 4 \end{array}$		9 10 6	

- 1.—The Town of Orangeville, the Township of East Garafraxa and all that portion of the Township of Amaranth lying south of the southern boundary of lot No. 26, in each concession in the Township of Amaranth.
- 2.—The Village of Shelburne, the Township of Melancthon, and all that portion of the Township of Amaranth lying north of the southern boundary of lot number 26, in each concession of the Township of Amaranth.
 - 3.—The Township of Mulmur.
 - 4.—The Township of Mono.
 - 5.—The Township of East Luther.

ELGIN—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1 AylmerFriday, 9 a.m												
4 33 1 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	_			_			_					
Pt. Stanley Friday, 10 a.m Yarmouth			5			4			3			3
CentreFriday, 10 a.m	22			23			16			22		
(St. Thomas Wednesday, 10 a.m.	13	10	10	14	12	2	14	18	22	20	24	22
3 { Judgment												
(SummonsesWednesday,10a.m.		17		21		23		25		27		29
Dutton Thursday, 9 a.m	7		4		6		8		2		4	
4 West LorneThursday, 9 a m	. •	18		22		24		19		28		30
RodneyThursday, 9 a.m	28		25		20		15		23		25	

- 1.—The Townships of Bayham, Malahide and South Dorchester.
- 2.—The Townships of Southwold and Yarmouth (except the City of St Thomas).
 - 3.-The City of St. Thomas.
 - 4.—The Townships of Aldborough and Dunwich.

ESSEX—	Jan.	Feb.	Mar.	Apri	May	June	July	Aug.	Sept	Oct.	Nov.	Dec.
1. Sandwich	22		19			18			10		5	17
2. Amherstburg	20		17			16	. :		15	27		15
3. Kingsville	27		24			23			22		3	8
4. Harrow												
5. Leamington												
6. Belle River												
7. Windsor	14	11	11	15	13	10			9	14	11	9
8. Essex												
9. Comber												
10. Pelee Island					28				24	٠.	٠.	

- 1.-Town of Sandwich and Township of Sandwich West.
- 2.—Town of Amherstburg and the Townships of Alden and Anderdon.
- 3.—The Village of Kingsville, and all that part of the Township of Gosfield not included in division No. 8.
- 4.—The Township of Colchester South, and all Colchester North south of the 9th concession, exclusive of the said concession, and the lots on both sides of Maiden Street.
 - 5.—Township of Mersea and Town of Leamington.
- 6.—The Township of Rochester, the Village of Belle River, the first concession of the Township of Maidstone, and all north of the Middle Road in the said Township of Maidstone.

- 7.—City of Windsor, the Town of Walkerville, and all of Sandwich East north of the Talbot Street range.
- 8.—The Town of Essex, and all of the Township of Maidstone lying west of the first concession and south of the Middle Road; so much of Sandwich East as is south of Talbot Street, including the lots on both sides of said street to Nos. 306 and 307; all of Colchester north of the 9th concession, including said concession and lots on both sides of Maiden Street, and all that part of Gosfield lying north of concession 6, and extending as far east from the limits between Gosfield and Colchester as lots No. 12, including such lot in each concession north of concession 6, inclusive.
 - 9.-The Townships of Tilbury West and Tilbury North.
 - 10.-The Township of Pelee.

FRONTENAC—	Jan.	Feb.	Mar.	April.	May.	June.	July.	Aug. Sept. Oct. Nov.
1. \{\begin{aligned} \text{Wolfe Island.} \\ \text{Kingston} \end{aligned} \] 9.30 a.m.	5	2	2	13	4	1	6	$24\ 28\ 26\ 16$
2. Cataraqui 10.00 a.m.	21		6		1	12		$\dots 23 \dots 4 \dots$
3. Sydenham10.00 a.m.	19		16		11	26		$\dots 21 \dots 2 \dots$
4. Verona 10.00 a.m.	8		20		7	15		$\dots 2 \dots 12 \dots$
5. Sunbury10.00 a.m.	6		4		5	19		29 : 6 .
6. Sharbot Lake 9.00 a.m.	14		31		14	29		9 18
7. Arden 9.00 a.m.								

- 1.—City of Kingston, Township of Garden Island, Wolfe Island, Howe Island, and part of the Township of Pittsburg.
- 2.—Cataraqui, the Township of Kingston and the Village of Portsmouth.
 - 3.—Loughboro', the Townships of Loughboro' and Bedford.
 - 4.—Verona, Townships of Portland and Hinchinbrooke.
- 5.—Sunbury, the Township of Storrington and part of the Township of Pittsburg.
- 6.—The Townships of Olden, Oso, Barrie, Clarendon, Palmerston, Miller, Canonto, and South Canonto.
 - 7.—The Township of Kennebec.

GREY—	Jan.	Feb.	Mar.	April	May	$_{ m June}$	July	Aug.	Sept.	0ct.	Nov.	Dec.
1. Owen Sound10.00 a.m.	5	2	2	6	4	1	6		7	5	2	7
2. Durham												
3. Meaford10.00 a.m.	7		4		6		8		9	٠.	4	
4. Thornbury 10 00 a.m.												
$5.$ {Flesherton 9.00 a.m. Dundalk 9.00 a.m.				14			٠.	25			٠.	22
6. Chatsworth 2.00 p.m.												
7. Hanover 3.00 p.m.												
8. Markdale 10 00 a m.		9		13		15	٠.	24	٠.	19		21

- 1.—The City of Owen Sound, the Village of Brooke and the Townships of Derby, Keppel, Sarawak and Sydenham.
- 2.—The Town of Durham, the Township of Egremont, and those portions of the Townships of Bentinck, Normanby and Glenelg as follows:—That part of the Township of Bentinck lying east of the line between lots 30 and 31 in the 1st, 2nd and 3rd concessions south of the Durham Road, and in concessions 1, 2 and 3 north of the Durham Road, and east of the line between lots 15 and 16 in

concessions 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 thereof. That part of the Township of Normanby lying east of the line between lots 20 and 21, in the 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, and 18th concessions, and all of the Township of Glenelg, excepting that portion lying east of the line between lots 10 and 11 in the 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, and 15th concessions thereof.

- 3.—The Town of Meaford, the Township of St. Vincent, and that part of the Township of Euphrasia, lying west of the line between the 6th and 7th concessions, and north of the line between lots 15 and 16.
- 4.—The Township of Collingwood and the east half of the Township of Euphrasia, excepting that part thereof lying between the 4th and 5th concessions and south of the lots between 12 and 13, and east half of the Township of Osprey.
- 5.—The Township of Proton, the west half of the Township of Osprey, and those parts of the Township of Artemesia consisting of the ranges of lots lying parallel to the Toronto and Sydenham Road, and south of the line between lots 130 and 131, and concessions 1, 2 and 3, south of the Durham Road, and 1, 2, 3, 4, 5 and 6 north of the said Durham Road, and those portions of concessions 7, 8 and 9 lying east of the ranges of lots parallel with the Toronto and Sydenham Road, and those portions of concessions 10, 11, 12, 13 and 14 lying east of the line between lots 30 and 31.
- 6.—The Township of Sullivan and the Township of Holland, excepting those portions of concessions 9, 10, 11 and 12 lying south of the line between lots 15 and 16, and those portions of concessions 7 and 8 west of the ranges of lots lying parallel with the Toronto and Sydenham Road, and the ranges of lots lying parallel with the Toronto and Sydenham Road and south of the line between lots 50 and 51.
- 7.—All the lots from 1 to 30, inclusive, in the three concessions south and in the three concessions north of the Durham Road in the said Township of Bentinck, and all the lots from 1 to 15, inclusive, in the 12th concession, from the 4th to the 15th concessions, inclusive, of the said Township of Bentinck, and all the lots from 1 to 20, inclusive, in all the concessions from 4 to 18, inclusive, in the Township of Normanby aforesaid.
- 8.—All the lots from 51 to 130, inclusive, in all the concessions parallel to and being northeast and southwest of the Toronto and Sydenham road, in the Townships of Artemesia, Glenelg and Holland aforesaid; all lots to the westward of the dividing line between lots 30 and 31, in all the concessions from 10 to 14, inclusive, and all the lots from 1 to 5 in the 7th, 8th and 9th concessions, inclusive, which lie to the southwest of the third concession, southwest of the said Toronto and Sydenham road, in the said Township of Artemesia; all the lots from 1 to 15, inclusive, in concessions 5 and 6, and all the lots from 1 to 15, inclusive, in the concessions from 7 to 12, inclusive, in the Township of Euphrasia; all lots south of the allowance for road between lots 15 and 16, in the 9th, 10th, 11th and 12th concessions, and from lots 25 to 30, inclusive, on the 7th concession, and lots 28, 29 and 30 in the 8th concession of the said Township of Holland; and all the lots lying east of the allowance for road between lots 10 and 11 in all the concessions from 7 to 15, inclusive, in the Township of Glenelg.

HALDIMAND—	Jan.	Feb.	Mar.	April	May	J une	July	Aug.	Sept.	Oct.	Nov. Dec.	
1. Caledonia 9.30 a.m.	8		5		7	٠.	9		10		5	
2. Cayuga	5		2		4		6		7		$2\dots$	
3. Dunnville10.00 a.m.												
4. {Jarvis	6		3		5		7		8		3	
4. \(\) Hagersville10.30 a.m.		1		5		7		2		4	6	i
5 Canfield 10 00 a.m.	15		12		14		16		17		12	

- 1.—Comprising the Township of Seneca, except the first and second concessions, the Young Tract, and the property of the late Richard Martin and the late Robert Weir; all of the Township of Oneida, except the first range north of the Cayuga line, the Dennis tract, and the lots southerly of the said tract, and the Village of Caledonia.
- 2.—Comprising the Township of North Cayuga, except that portion thereof lying northeast of the side line between lots 12 and 13 and 1st and 2nd concessions of the Township of Seneca, except that portion thereof lying northeast of the said line between lots 12 and 13, the Young tract, and the lands of the late Robert Weir and Richard Martin, Esquires, in the said Township of Seneca, the first range of Oneida north of the Cayuga line, also the Dennis tract and river lots lying south, and the Townships of Rainham and South Cayuga.
- 3.—Comprising the Townships of Moulton, Sherbrooke and Dunn, and the Town of Dunnville.
- 4.—Comprising the Township of Walpole and the Village of Hagersville.
- 5.—Comprising the Township of Canboro', that portion of North Cayuga lying east of the side line between lots 12 and 13, and those parts of the 1st and 2nd concessions of the Township of Seneca lying northeast of the side line between lots 12 and 13.

PROVISIONAL CO. OF EN HALIBURTON—	Feb.	Mar.	April.	May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. Minden10.00 a.m		12			11			24			10
2. Haliburton10.00 a.m		11			10			23			9
3. $\begin{cases} Gooderham 9.00 \text{ a.m.} \\ \text{Wilberforce } 9.00 \text{ a.m.} \\ \end{cases}$		17			24			28			21
Wilberforce 9 00 a.m		18			25		• • •	29			22
4 Dorset 10.00 a.m	11			21		14		1		12	

(Annexed to Victoria for Judicial Purposes.)

- 1.—The Townships of Glamorgan and Snowden, except that portion of both included in the third division, and all of the Township of Snowden, Lutterworth, Minden, Anson, Stanhope, Hindon.
- 2.—The Townships of Dysart, Guilford, Harburn, Dudley, Harcourt and Bruton, and that portion of Monmouth not included in the third division.
- 3.—All the rest of the territory comprising Township of Monmouth (except lots 1 and 19, inclusive), in the 13th, 14th, 15th, 16th and 17th concessions; the south twelve concessions of the Township of Glamorgan, and from lot 21, inclusive, to the eastern boundary in the south six concessions of Snowden.
- 4.—The Townships of Shelburne, McClintock, Livingstone, Lawrence, Nightingale, Havelock, Eyre and Clyde.

HALTON—	Jan.	Mar.	May	June	Sept.	Nov.
1. Milton	15	5	7	25	17	12
2. Oakville	12	2	4	22	14	9
3. Georgetown	13	3	5	23	15	10
4. Acton	14	4	6	24	16	11
5. Campbellville	16	6	8	26	18	13
6. Burlington	11	1	3	21	13	8

- 1.—All the territory comprised in the new survey of the Township of Trafalgar, and the first ten lots in concessions 1, 2, 3, 4, 5 and 6 in the Township of Esquesing, and the first five lots in concessions 7, 8, 9, 10 and 11 in the said township.
- 2.—That part of the Township of Trafalgar known as the Old Survey.
- 3.—All the rest of the territory comprised in concessions 8, 9, 10 and 11 in the Township of Esquesing not comprised in the first division.
- 4.—All the rest of the territory comprised in concessions 1, 2, 3, 4, 5 and 6, Township of Esquesing.
 - 5.—The Township of Nassegaweya.
 - 6.—The Township of Nelson.

HASTINGS—	Jan.	Feb.	Mar.	April	May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. Belleville	5	1	1	5	3	7	29					
2. { St. Ola	5		2	27		29						
² Coe Hill10.00 a m.												
3. Shannonville10.00 a.m.			8			10			٠.		, .	
4. Tweed	8		5		1	18			٠.			
5. Stirling 9 00 a.m.	19		16		11	15		٠				٠.
6. Madoc 10.00 a m.												
7. Deseronto 1.00 p.m.	6		9		4	8						
9. Trenton 9.00 p.m.	7	9	. 10	12	5	9						
10. Marmora	20		17		12	16	٠.				٠.	
11. Maynooth 9.30 a.m.	13		10		5	23						
12. Bancroft10.00 a.m.												

- 1.—To comprise the City of Belleville and the Township of Thurlow; also all that portion of the Township of Sidney. lying south of the 8th concession and east of the line between lots 18 and 19.
- 2.—Comprising the Townships of Wollaston, Limerick and Cashel, and the six northerly concessions of the Townships of Tudor and Grimsthorpe, and all those parts of the Township of Lake, in all the concessions thereof lying north of lots 21 in said concessions, all in the County of Hastings.
- 3.—The Township of Tyendinaga, except that part called Deseronto.
 - 4.—The Township of Hungerford.
- 5.—All that part of the Township of Sidney which lies to the north of the 8th concession, and to the east of lot No. 6, in each concession north of the 8th concession, and all that part of the Township of Rawdon which lies to the south of the 9th concession,

and that part of the Township of Huntingdon south of the 5th concession; also Block A and lots 1, 2, 3, 4, 5 and 6, in the 8th and 9th concessions of the Township of Sydney heretofore forming part of the 2nd division, together with all that portion of the Township of Sydney lying north of the 7th concession, and east of the line between lots 6 and 7.

- 6.—The Township and Village of Madoc, all that part of the Township of Huntingdon north of the 6th concession of said township, and all of the Townships of Tudor and Grimsthorpe, except the northerly six concessions of each of the said townships.
 - 7.—The Village of Deseronto.
- 9.—The Town of Trenton, and all that part of the Township of Sidney which lies to the west of lot 7 in each of the concessions of the township, including Mill Island. Also all of said Township of Sidney lying south of the 8th concession and west of the line between 18 and 19, and east of the line between lots 6 and 7.
- 10.—The Township of Marmora, that part of the Township of Lake lying south of lot 22 in all the concessions thereof, and all that part of the Towship of Rawdon which lies north of the 8th concession thereof.
- 11.—The Townships of Herschell, Monteagle, Carlow, Bangor, Wicklow and McClure.
- 12.—The Townships of Faraday, Dungannon and Mayo, and the Village of Bancroft.

HURON—	Jan.	Feb	Mar.	April	May	June	July.	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
1. Goderich10.00 a.m.	4	1	1	1	1	`1	2		1	1	2	1	4	1	1
2. Seaforth 9.00 a.m.	25		16		19		5		21		16		25		14
3. Clinton 9.00 a.m.	27		19		21		6		2		18		27		16
4 Brussels 1.00 p.m.	13		10		5		8		15		10		12		8
5. Exeter 9.30 a.m		3	٠.		11				7			3		3	
6. Dungannon 10.00 a.m.		9			26				22			8		9	
7. Bayfield10.00 a.m.		11			28				24			10		11	
8. Wingham . 9.00 a.m.	14		11		6		9		16		11		13		9
9. Gorrie 9 00 a.m.	12		9		4		7		14		9		11		7
10. Zurich10.00 a.m.		2			10				6			2		2	
11. Crediton 10.00 a.m.		4			12				8			4		4	٠.
12. Blyth9.00. a.m.		5	٠.		13				20			6		7	

- 1.—Comprising the Town of Goderich, that part of the Township of Goderich to the north of the Cut Line and the Huron Road until the same meets the road allowance between the 13th and 14th concessions, then back along the Huron Road to its juntion with the Cut Line, then west by the road allowance between concessions 11 and 12 to the River Maitland, then along the River Maitland to Goderich, together with the Township of Colborne.
- 2.—Comprising the Township of McKillop, the Town of Seaforth, and all that portion of the Township of Tuckersmith not included in the third division.
- 3.—Comprising all that portion of the Township of Hullett south of the blind line between the 7th and 8th concessions of the Township of Hullett, that part of the Township of Goderich not included in Nos. 1 and 7, 1st, 2nd, 3rd and 4th concessions, Township of Stanley, 1st and 2nd concessions, Township of Tuckersmith, L.R.S., north of lot 15, and that portion west of side road between lots 25 and 26, H.R.S., and Town of Clinton.

- 4.—Comprising the Township of Grey, all of the Township of Morris east of the side road between lots Nos. 10 and 11 (which is not included in No. 12), and the Village of Brussels.
- 5. —Comprising the Township of Usborne and the Village of Exeter.
- 6.—Comprising the Townships of Ashfield and all West Wawanosh, except that portion east of Maitland River.
- 7.—Comprising the Township of Goderich, south of Cut Line and Huron Road until the same joins the road between the 12th and 14th concessions of the Township of Goderich; thence along the said concessions until the same joins the River Bayfield, all Stanley not included in No. 3, and the Village of Bayfield.
- 8.—Comprising the Village of Wingham, the Township of Turnbury, all that part of East Wawanosh not included in No. 12, and all of the Township of Morris not included in Nos. 4 and 12.
- 9.—Comprising the Township of Howick and the Village of Wroxeter,
 - 10.—Comprising the Township of Hay.
 - 11.—Comprising the Township of Stephen.
- 12.—Commencing at the northeast angle of the Township of Hullett, thence southerly along the easterly boundary of the said Township of Hullett to the Blind line between the 7th and 8th concessions of said township, thence westerly along said line to the western boundary of the township, thence northerly along the westerly boundary of the township to the Maitland River at the southeastern corner of the Maitland Block, thence along the said river northerly till the western boundary of East Wawanosh is reached, thence northerly along said westerly boundary to the road running between the 6th and 7th concessions of said Township of East Wawanosh, thence easterly along said road to the easterly limit of said township, thence northerly along the gravel road to the road running between the 5th and 6th concessions of the Township of Morris, thence easterly along said road to the line between lots 10 and 11, thence southerly along said line between the 6th and 7th concessions, thence easterly along said line to the line between lots 15 and 19, thence southerly to the boundary line between the Townships of Morris and Hullett, thence easterly to the place of beginning, including the Village of Blyth.

KENORA—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Kenora												
3. Dryden												

- 1.—Comprising all that portion of the said District of Kenora lying west of the Seventh Meridian Line, including the Towns of Kenora and Keewatin.
- 2.—Comprising all that portion of the said District lying east of the eastern boundary of the said Third Division, south of the northern boundaries of the Townships of Zealand and Hartman to the eastern boundary of the said District, including the Municipality of Ignace.
- 3.—Comprising all that portion of the said District lying between the said Seventh Meridian Line and a line drawn parallel with the western boundary of lot 10 in the Township of Zealand and extending northward to the northern boundary of the said District and southward to the southern boundary thereof—including the Town of Dryden.

KENT—	ſan.	Feb.	Mar	Apri	May	June	July	Aug.	ept	ct.	Nov.	Dec.
1. Chatham												
2. Ridgetown 10.00 a.m.	8		5									
3. Dresden	4		1									
4. Blenheim 10.00 a.m.												
5. Wallaceburg10.00 a.m.	5		2							٠.		
6 Bothwell10.00 a.m.			3								٠.	
6. { Bothwell10.00 a.m. Thamesville10.00 a.m.	6											
Merlin	7											
7. { Merlin 10.00 a.m Tilbury			4		, .	٠.						

1.—The First Division to consist of the Town of Chatham and that part of the Townships of Dover East and West to the south of the 12th and 13th concession line of the Township of Dover East, and that part of the Township of Chatham south of the 12th and 13th concession line, and west of the side roads between lots 12 and 13, from the first mentioned 12th and 13th concession line to the 5th and 6th concession line, and all south of the said 5th and 6th concession line of said township; that part of the Township of Harwich north of 5th and 6th concession line, by the easterly boundary; that part of the Township of Raleigh north of the 16th concession to the west side road between lots 12 and 13 north to the 6th and 7th concession line, and all of the said township north of the said last mentioned line, and that part of the Township of Tilbury East north of the 4th concession.

2.—The Second Division to consist of that portion of Township of Howard south of the 2nd and 3rd concession line by the eastern boundary (known as the Botany Road), and that part of the Township of Oxford south of the 10th and 11th concession line of said

township.

3.—The Third Division to consist of all that part of the Gore of Camden lying west of the 10th and 11th concession line, and that part of the Township of Camden lying west of the side line between lots 6 and 1; the Village of Dresden, and that part of the Township of Chatham north of the 5th and 6th concession line and east of the side roads between lots 12 and 13.

4.—The Fourth Division to consist of that part of the Township of Harwich south of the 5th concession of the eastern boundary, and south of the 3rd concession by the western boundary, and that part of Raleigh south of the 15th concession and east of the side road between lots 12 and 13 and the road to the shore through lot 146

on the Talbot Road.

5.—The Fifth Division to consist of the Town of Wallaceburg, the Gore of Chatham and that part of the Township of Chatham northwest of the 12th and 13th concession line, and west of the said roads between lots 12 and 13 and that part of Dover East

lying north of the 12th and 13th concession side road.

6.—The Sixth Division to consist of that part of the Township of Howard north of the Botany Road aforesaid, and that part of the Township of Oxford north of the 10th and 11th concession line, the Township of Rone, the Township of Bothwell, the Village of Thamesville, and that part of the Gore of Camden east of the 10th and 11th concession line, and that part of the Township of Camden east of the side line between lots 6 and 7.

7.—The Seventh Division to consist of that part of Tilbury East south of the 3rd concession, the Township of Romney, and that part of the Township of Raleigh south of the 6th and 7th concession line and west of the side road between lots 12 and 13 in the said township, and the road through lot 147 on Talbot Road.

LAMBTON—	Jan.	Feb.	Mar.	April	May.	June.	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Sarnia		Cale	ndar	not	con	ipile	d by	Ja	n. 51	th.		

- 1.—The external boundaries of the Township of Sarnia and the Town of Sarnia.
- 2.—The external boundaries of the Township of Warwick. including that portion of the Village of Arkona south of the Township line.
- 3.—The external boundaries of the Townships of Euphemia and Dawn.
 - 4.—The external boundaries of the Township of Sombra.
 - 5.—The external boundaries of the Township of Plympton.
- 6.—The external boundaries of the Township of Bosanquet, including that portion of the Village of Arkona north of the township line.
 - 7.—The external boundaries of the Township of Moore.
 - 8.—The external boundaries of the Township of Enniskillen.
 - 9 The external boundaries of the Township of Brock.

LANARK—	Jan.	Mar.	May.	July.	Sept.	Nov.
1. Perth	6	1	3	2	1	1
2. Lanark	9	6	1	3	4	6
3. Carleton Place 9.00 a.m.	7	4	7	7	6	4
4. Smith's Falls 9.00 a.m.	8	8	8	8	8	8
5. Almonte 9.00 a.m.	5	2	5	5	2	2

1.—The Town of Perth and the Townships of Drummond, Bathurst, South Sherbrooke, Burgess North, and that part of the Township of Elmsley North, north of the Rideau River, within the County of Lanark, and west of lot No. 12 in each concession. The sittings of said court to be held in the Town of Perth.

2.—The Second Division to consist of the Village of Lanark and the Townships of Lanark, Dalhousie, Darling, Lavant and North

Sherbrooke. The sittings of said court to be held at the Village of Lanark.

3.—The Third Division to consist of the Town of Carleton Place and the Township of Beckwith, and the first six lots in the first seven concessions of Township of Ramsay. The sitting of said court to be held in the Town of Carleton Place.

4.—The Township of Montague, the Town of Smith's Falls, and that part of the Township of North Elmsley, from lot No. 1 to lot No. 12 in each concession, both inclusive, not within the limits of the Town of Smith's Falls. Sittings at Smith's Falls.

5.—The Township of Pakenham, the Town of Almonte, and the Township of Ramsay, with the exception of the first six lots in the first seven concessions of the said township. Sittings at Almonte.

LEEDS AND GRENVILLE—	Jan.	Feb.	Mar.	April	May.	June.	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Brockville10.00 a.m.			17	21	26		7		8		24	
2. Prescott 3.00 p.m.											23	
3. Gananoque. 9.30 a.m	20		10	28			14		29		17	
4. Kemptville. 9.00 a.m.	14			15		17			16			
5. Merrickville 9.00 a.m.	15			16		18			10			
6. Delta 9.00 a.m.	27				12				22		10	
7. Toledo 11 . 00 a.m.												
8. Newboro 9.00 a.m.	26				11				21		9	٠.
9. Athens 9.00 a.m.	28				13	• •			23		11	
10. Spencerville 9 00 a.m.	13			14		16			15			
11. N. Augusta.11.00 a.m.												
12. Mallorytown 9.00 a.m.	19			27			13		28			

- 1.—To consist of the 1st, 2nd, 3rd, 4th, 5th, 6th and 7th concessions and broken front of the Township of Elizabethtown, and the concession roads between them.
- 2.—To consist of the 1st, 2nd, 3rd, 4th and 5th concessions and broken front, and that part of the 6th, 7th and 8th concessions from the town line of Edwardsburg to lot No. 18, inclusive, of the Township of Augusta and the concession roads between them.
- 3.—To consist of the 1st, 2nd, 3rd, 4th and 5th concessions and broken front of the Townships of Leeds and Lansdowne, respectively, and the concession roads between them.
- 4.—To consist of the Township of South Gower, the Township of Oxford from the west side line of lots No. 11 in all the concessions of the eastern boundary of the township, and the gore of land between South Gower, Oxford and Edwardsburg.
- 5.—To consist of the Township of Wolford (except the 7th and 8th concessions and the allowances of roads within and between them), lots No. 1 to 10, inclusive, in the 2nd, 3rd, 4th, 5th, 6th, 7th and 8th concessions of the Township of Oxford, and allowances of roads in and between them.
- 6.—To consist of the Townships of Bastard and Burgess, and those parts of the Townships of Leeds and Lansdowne on the north side of the rear of the 5th concession in each respectively.
 - 7.—To consist of the Townships of Kitley and Elmsley.
- 8.—To consist of the Township of North Crosby and South Crosby.
- 9.—To consist of that part of the Township of Escott and Yonge in the rear of the 4th concession of Yonge, and in rear of the 6th concession of Escott; that part of the Township of Elizabethtown in rear of the 7th concession of and west of lot No. 18 in the 8th, 9th, 10th and 11th concessions, and the allowances for roads embraced therein.
 - 10.—To consist of the Township of Edwardsburg.
- 11.—To consist of that part of the Township of Augusta in rear of the 5th concession and west of lot No. 18 in the 6th, 7th and 8th concessions; the whole of the 9th and 10th concessions of the Township of Augusta; the gore between the Townships of Oxford, Wolford and Augusta; that part of the Township of Elizabethtown in rear of the 7th concession, and east of the commons, between lots No. 18 and 19 in the 8th, 9th and 10th concessions; the 7th and 8th concessions of the Township of Wolford; lots No. 1 to 10, inclusive, in the 9th and 10th concessions of the Township of Oxford, and the allowance for roads embraced therein.

12.—To consist of the 1st, 2nd, 3rd and 4th concessions and broken front of the Township of Yonge; the 1st, 2nd, 3rd, 4th, 5th and 6th concessions and broken front of the Township of Escott, and the allowances for roads embraced therein.

The said 1st, 2nd and 12th divisions shall respectively embrace and comprehend within their lines those portions of the River St. Lawrence and islands therein, within the exterior lines of which such portions of said river and islands would lie and be, if such exterior side lines were produced and extended in that direction to the utmost limits of the Province.

LENNOX AND ADDINGTON—	u.	ę.	ar.	oril.	ay.	ne.	ly.	50	pt.	بن	.vc	်
ADDINGTON—	Ja	Fe	Z	A	Ä	Ju	Ju	Ā	\mathbf{s}	ŏ	ž	Õ
1. Napanee 9.30 a.m.	6	3	24	14	19	2	7	25	29	13	-10	
2. Bath 10.30 a.m.	9		13		15	19			17		11	
3. Adolphusto'n10.00 a.m.	4		5		8		3		11		26	
4. Newburg 9.00 a.m.	12		19		1	29			18		5	
5. Enterprise 1.30 p.m.	26		10		5	16			8		3	
6. Odessa 10.30 a.m.	7		26		7	18			14		9	
7. Tamworth 9.00 a.m.	26		9		5	15			8		2	
8. Flinton 10.00 a.m.	15		17		12	24			22		19	
9. Denbigh 9.00 a.m						3				21		

- 1.—The Town of Napanee, Township of Richmond, all that part of North Fredericksburg and Adolphustown lying north of Hay Bay, and all that part of North Fredericksburg lying north of Big Creek.
- 2.—Comprises 1st concession of Ernestown, the Village of Bath, the Township of Amherst Island, and the 2nd, 3rd and 4th concessions of the said Township of Ernestown from the west limits thereof to the west limit of lot No. 21 in each concession.
- 3.—Township of South Fredericksburg and all that part of North Fredericksburg and Adolphustown not included in Division No. 1.
- 4.—1st, 2nd and 3rd concessions of the Township of Camden and the Village of Newburg.
- 5.—All that part of the Township of Camden not included in Division No. 4.
- 6.—All that portion of the Township of Ernestown not included in the limits of Division No. 2.
 - 7.—Township of Sheffield.
 - 8.—Townships of Kaladar, Anglesea and Effingham.
 - 9.—Townships of Abinger, Ashby and Denbigh.

LINCOLN—	Jan.	ep.	ar.	pril.	lay.	June.	uly.	ng.	ept.	ct.	.vo	ec.
1. Niagara-on-	ñ	Ŧ	\geq	¥	\geq	F	5	⋖	ΖČ	0	\mathbf{z}	Q
Lake10.00 a.m.		25		22		24			2	21		16
2. St. Catharines 10.00 a.m.												14
3. Smithville 9.00 a.m.		24		28		23			1	27		15
4. Beamsville 1.30 p.m.	5		2	20		15			7			
5. Grimsby 1.30 p.m.	6		3	21		16			8		3	

- 1.—The Town and Township of Niagara.
- 2.—The Township of Grantham (including the City of St. Catharines), the Villages of Merritton and Port Dalhousie, and the Township of Louth.

- 3.—The Townships of Caistor and Gainsborough and the 9th concession of the Township of Grimsby, including the 1st and 2nd ranges as part of the said concession.
 - 4.—The Village of Beamsville and the Township of Clinton.
- 5.—The Village of Grimsby, the Township of North Grimsby, and the Township of South Grimsby, except that portion included in the Third Division.

	in.	ep.	ar.	pril.	ay.	me.	ıly.	ig.	pt.	t.	Nov.	
MANITOULIN-	J	Ē	\mathbf{z}	A	\mathbf{z}	J	H	A	\mathbf{z}_{2}	ŏ	Ž	Ă
1. Gore Bay 10.00 a.m.	5		6		19				1		17	
2. Little Current 10.00 a.m.		5			21				3		19	
3. Manitowaning10.00 a.m.												

- 1.—The Town of Gore Bay, the Townships of Gordon, Allan, Campbell, Mills, Burpee, Robinson, Dawson, The Islands, Barrie, Clapperton and the Duck Islands, and that part of the Township of Billings lying west of the road allowance between lots 15 and 16 in the several concessions thereof, and so much of the Township of Carnarvon as lies west of Lake Mindemoya and north of the line between the 6th and 7th concessions thereof, and Cockburn Island.
- 2.—The Town of Little Current, the Township of Howland, and those parts of the Townships of Sheguindah and Bidwell lying north of the line between the 6th and 7th concessions of Sheguindah and the 4th and 7th concessions of the Township of Bidwell, and the 6th and 7th concessions of the line between lots 17 and 18 in the Township of Billings, and the adjacent islands lying north and east of the said townships, except the Clapperton Island.
- 3.—Manitowaning, the Townships of Assiginack, Tehkummah and Sandfield, and those parts of the Township of Sheguindah lying south of the line between the 4th and 5th concessions of the Township of Bidwell and the 6th and 7th concessions of the Township of Billings to the line between lots 17 and 18 of said township, and the Township of Carnarvon, except so much of the same as lies west of Mindemoya Lake, and all that part of Manitoulin lying east of the Township Assiginack, Manitowaning and South Bays and the islands adjacent thereto.

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MIDDLESEX-	Jan.	Feb	Mar	Αp	Ma	Ju	July.	Aug.	Sept	Oct.	Nov.	De
City of London		5	5	9	7			• .	3	1	5	3
" At 10.00 a.m.	15	12	12	16	14	11			10	8	12	
1 1 ""	22	19	19	23	21	18		20	17	15	19	17
1.] " " .)	20	00	00	90	00	or	23		24 <	(22)	100	
(()	29	26	26	30	28	20	23	• •	24 4	29	} 20	• •
Judgment Sum's 11 a.m.										٠		
2. Parkhill10.00 a.m.	26		23		25		20		21		16	
3. Lucan11.00 a.m.	28		25		27		22		23		18	٠.
4. Delaware10.00 a.m.	20		17		12		14		15		3	
5. Glencoe 1.00 p.m.	12		9								9	
6. Strathroy 12 noon	14		11		6		8		9		11	
7. Dorchester Stn. 2.30 p.m.	11		8		3		5		13		15	
8. St. John's10.00 a.m. (Arva P. O.)	21	• •	18	• •	13	٠.	15	• •	16	• •	4	• •
9. City of London 10.00 a.m.	19	23	• •	6	18		13	31		19	• •	14

- 1.—That part of the City of London lying to the west of Maitland Street, with that portion of the Township of London lying south of the line between the 4th and 5th concessions and west of the said street, produced notherly on a line in the same direction to the line between the said 4th and 5th concessions, and with that portion of the Township of Westminster lying west of the main road leading south from Clark's Bridge, across the Thames, south to the line between the 1st and 2nd concessions and westerly to the line between lots 42 and 43, and extending northerly to the River Thames, and also including the Village of London West.
- 2.—The Villages of Parkhill and Ailsa Craig, the Townships of East Williams and West Williams, and that portion of the Township of Lobo lying north of the line between the 11th and 12th concessions, and east of the lines between lots Nos. 12 and 13.
- 3.—The Townships of McGillivray and Biddulph and the Village of Lucan.
- 4.—The Township of Delaware, with that portion of the Township of Westminster west of the line between lots 30 and 31 in the 2nd concession, then southerly on the line between lots 20 and 21 to the southerly limit of the township, including all west of said line, and also including all that portion of the front of said Township of Westminster lying west of the line between lots Nos. 42 and 43, not included in the first division, with that portion of the Township of Caradoc lying south of the line between the 5th and 6th concessions to the River Thames, and with that portion of the Township of Lobo lying south of the line between the 6th and 7th concessions, to the River Thames.
- 5.—The Township of Ekfrid and Mosa, including the Villages of Wardsville, Newbury and Glencoe.
- 6.—Townships of Adelaide and Metcalfe, the Town of Strathroy, with that portion of the Township of Caradoc lying north of the line between the 3rd and 4th concessions, with that portion of the Township of Lobo which lies north of the 6th concession and west of the line between lots 12 and 13 of the said township.
- 7.—The Township of North Dorchester north and south of the River Thames, that portion of the Township of West Nissouri which lies south of the line between lots 14 and 15, and with that portion of the Township of Westminster lying south of the line between the 1st and 2nd concessions and east of the line between lots 30 and 31 in the 2nd concession, and thence east of the line between lots 20 and 21, continued south to the southerly limit of the said Township of Westminster.
- 8.—All that portion of the Township of London which lies north of the line between the 4th and 5th concessions, that portion of the Township of Lobo which lies north of the line between the 6th and 7th concessions, and east of the line between lots 12 and 13 to the line between the 11th and 12th concessions, and with all that portion of the Township of West Nissouri which lies north of the line between lots 14 and 15.
- 9.—All that part of the City of London lying east of Maitland Street; that part of the Township of London lying north of the line between the 4th and 5th concessions and east of the said street, produced notherly or in a line in the same direction to the line between the said 4th and 5th concessions, and that part of the Township of Westminster lying north of the line between the 1st and 2nd concessions, and east of the main road leading south from Clarke's Bridge across the Thames.

MUSKOKA—	Jan.	Feb.	Mar.	April	May.	June	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. Bracebridge. 1.00 p.m.												
2. Gravenhurst. 10.30 a.m.	12	٠.	9		4		6		14		23	
3. Huntsville 9.00 a.m.	13		10		5		7		15		24	
4. Port Carling 10.00 a.m.		12			7		9		17		26	
The last two Courts i	n ee	ich e	livis	ion.	subj	ect	to ch	ang	e.			

1.—The Town of Bracebridge and the Townships of Macaulay, McLean, Ridout, Monck and Caldwell, concessions 1, 2, 3, 4, 5, 6, 7, 8 and 9 in the Townships of Stephenson, Brunel and Frankin, and that part of the Township of Watt situated east of lot 21, in the several concessions thereof; and concessions 7, 8, 9, 10, 11, 12 and 13 in the Townships of Muskoka and Draper.

2.—The Town of Gravenhurst, the Townships of Morrison, Ryde, Wood, Oakley and Baxter, and concessions 1, 2, 3, 4, 5 and 6

of the Townships of Muskoka and Draper.

3.—The Town of Huntsville, the Townships of Stisted, Chaffey and Sinclair, and concessions 10, 11, 12, 13 and 14 in the Townships

of Stephenson, Brunel and Franklin.

4.—The Village of Port Carling and the Townships of Freeman, Gibson and Medora and that part of the Township of Watt situated on the west of lot 21 in the several concessions thereof.

NIPISSING—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec
1. {Sturgeon Falls 10.00 a.m. Verner 11.00 a.m.	21		18		20		5		16		18	
1. \ Verner 11.00 a.m.				15						21		
2. Mattawa	19		16		18		8		21		17	
3. North Bay 10 00 a.m.												
5. Bonfield 9.00 a m.												

1.—To be composed of all that part of the District which is situated west of the line between the Indian Reserve and the Township of Widdifield produced south to the boundary of the District, and north of the northeast angle of the Township of Gooderham, and south of the line marking the northern boundary of the said Township of Gooderham produced west to the boundary of the District.

2.—To be composed of so much of the District as lies east of the line commencing at the northwest angle of the Township of Poitras produced to the southeast angle of the Township of French; the Townships of Olrig and Mattawan, and all that part of the District situated east of the line between the Townships of Bonfield and Calvin, produced to the southerly boundary of the District.

3.—To be composed of the Townships of Widdifield, Phelps, Ferris, Chisholm, Ballantyne, Wilkes, Biggar, Paxton, Butt, Devine, Hunter, McCraney, Finlayson, Peck, and all that part of the District situated west of a line drawn from the southeast angle of the Township of French, produced north to the Ottawa River, thence along the Ottawa River to the southeast angle of the Township of South Lorraine, thence west along the south boundary of South Lorraine to the east boundary of the Township of Cassels, thence north along the east boundary of the Township of Cassels, produced northerly to the northern boundary of the District, thence west along the northern boundary of the District to the western boundary thereof, thence southerly along the western boundary to the northwest angle of the Township of Pardee, produced to the northeast angle of the Township of Gooderham; thence southerly

along the east boundary of the Township of Gooderham, and the said boundary forwarded to the waters of Lake Nipissing.

5.—To be composed of the Townships of Bonfield and Boulter.

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NORFOLK—	Jai	Fe	Mar.	$^{\mathrm{A}}$	ME	Ju	Ju	Αn	Sej	0	8	De	
1. Simcoe	5		2										
2. Waterford 10.00 a.m.	6		3		٠.								
3. Windham Centre10.00 a.m.													
4. { Delhi	٠.												
5. Vittoria10.00 a.m.													
Port Rowan 9.00 a.m.													
6. Walsingham Ctr11.00 a.m.													
Langton			9										
7. Fairground11.00 a.m.													
8. Port Dover 2.00 p.m.	8		5	• •			• •						

1.-The Town of Simcoe, the Gore of the Township of Woodhouse, and all that part of said township lying west of the side line between lots 5 and 6, together with that part of the 4th, 5th and 6th concessions lying west of the said line between lots 12 and 13.

The Township of Townsend and the Village of Waterford.
 The Township of Windham.
 The Township of Middleton and the Village of Delhi.

5.—The Township of Charlotteville.

6.—The Townships of North Walsingham, South Walsingham and the Village of Port Rowan.

7.—The Township of Houghton.
8.—The Village of Port Dover, and that part of the Township of Woodhouse not included in Division 1, viz.: all that part of the 1st, 2nd and 3rd concessions lying east of the side lines between lots 5 and 6, and that part of the 4th, 5th and 6th concessions lying east of the said line, between lots 12 and 13 in said township.

NORTHUMBERLAND AND DURHAM—	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Bowmanville 2.00 p.m.)	7		4	29		17			16		18	
2. Newcastle 2.00 p.m.	8		5	39		18			17		19	
3. Port Hope 2.00 p.m.	20	17	24	21	27	16			29	22	30	22
4. Millbrook11.30 a m.	15		12		7	25			10		26	-
5. Cobourg10.30 a.m.	19	16	23	20	26	15			28	21	29	21
6. Grafton		3	31		12	30			24	20		8
7. Colborne10.30 a.m.	٠	2	30		11	29			14	19		7
8. Brighton10.30 a.m.		1	29		10	28			13	18	٠.	6
Warkworth10.00 a.m.					4	22			21		23	
9. { Warkworth10.00 a.m. Hastings10.00 a.m.	12		16									-
					3	21			20		22	
10. { Wooler 1.00 p.m. Hart's Corners 1.00 p.m.	9											
11. Campbellford10.00 a.m.	13											

- 1.—Townships of Cartwright and Darlington and the Town of
 - 2.—Township of Clarke and Village of Newcastle. 3.—Township of Hope and Town of Port Hope.
- 4.—Townships of Cavan, Manvers, South Monaghan and Village of Millbrook.
 - 5.—Township of Hamilton and Town of Cobourg.
 - 6.—Townships of Haldimand and Alnwick.
 - 7.—Township of Cramahe and Village of Colborne. 8.—Township of Brighton and Village of Brighton.
 - 9.—Township of Percy and Village of Hastings.

10.—Township of Murray.

11.-Township of Seymour and Village of Campbellford.

ONTARIO—											
1. {WhitbyOshawa	7	2	2	6	4	1	6	 1	4	2	2
1. Oshawa	8	3	3	7	5	2	7	 2	5	3	3
2. Brougham	11		4		6		8	 3		4	
3. Port Perry	12		5		7		- 9	 6		5	
4. Uxbridge	16		12		11		13	 7		20	
5. Cannington	15		11		12		14	 8		19	
6. Beaverton	14		10		13		15	 9		18	
7. Uptergrove	13		9		14		16	 10		17	

1.—Including the Townships of Whitby and East Whitby and the Towns of Whitby and Oshawa.

2.-The Township of Pickering.

- 3.—The Townships of Reach and Scugog and the Village of Port Perry.
- 4.—The Townships of Uxbridge and Scott and the Town of Uxbridge.
 - 5.—The Township of Brock and the Village of Cannington.
- 6.—The Township of Thorah, and all that part of the Township of Mara lying south of the line between the 4th and 5th concessions.
- 7.—All that part of the Township of Mara lying north of the line between the 4th and 5th concessions thereof, and the Township of Rama.

oxford—	Jan.	Feb.	Mar.	April	May	$_{ m June}$	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Woodstock10.00 a.m.	12	9	9	13	4	1			7	12	2	7
2. Drumbo 9.00 a.m.	5	٠.	2		11			٠.	14		9	
3. Embro	6		3		12	٠.			15		10	
4. Norwich 1.00 p.m.	18		15		17	21			20		23	
5. Ingersoll	13	17	17	14	19	23			22	20	24	24
6. Tillsonburg 1.00 p.m.	25		22		31	28			27		29	
7. Tavistock 9.00 a.m.												

- 1.—Comprising the City of Woodstock, the Township of East Oxford, and that part of the Township of East Zorra lying south of the line between lots number 25 and 26 of the Township of Blanford, and that part of the Township of North Oxford lying east and north of the road between lots 16 and 17 to the boundary of the township line between North and West Oxford, and that part of the Township of West Oxford lying east of the road between lots 6 and 7 to the boundary of the Township of East Oxford, and that part of the Township of Blandford lying south of the 10th concession.
 - 2.—Comprises the Township of Blenheim.
- 3.—Comprises the Townships of East Nissouri and West Zorra and the Village of Embro.
- 4.—Comprises the Townships of North Norwich and South Norwich and the Village of Norwich.
- 5.—Comprises the Town of Ingersoll and that part of the Township of North Oxford lying west and south of the road between lots No. 16 and 17 of the Township of West Oxford, and that part of the Township of West Oxford lying south of the road between lots 6 and 7 to the line between West Oxford and East Oxford, and those portions of the Township of Dereham being part of the 1st conces-

sion of the said Township of Dereham, west of the Middle Town Line.

6.—Comprises the Town of Tillsonburg and that part of the

Township of Dereham not included in the Fifth Division.

7.—Comprising the Village of Tavistock and that part of the Township of East Zorra north of the road between lots 25 and 26, and that part of the Township of Blandford lying north of the 10th concession of the said township.

PARRY SOUND—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.
1. Parry Sound		17		21		16			15		17		
2. McKellar					19		28					15	
3. {Orrville					10					11			
3. 1 Rosseau							30						
4. Burks Falls	14				13		22			14			13
5. Magnetawan					14		23			15			
6. Powassan	12				11		20			12			11
7. Sundridge	13				12		21			13			12

- 1.—The Town of Parry Sound and the Townships of Foley, McDougall, Cowper and Carling, and all that portion of the district lying to the west of the east boundary of Carling, produced to the French River.
- 2.—The Townships of McKellar, Ferguson, Hagerman, Croft, and all that portion of the district lying betweet the east boundary of Ferrie and the west boundary of Ferguson, produced to the French River.
- 3.—The Townships of Humphrey, Christie, Monteith and Conger.
- 4.—Townships of McMurrich, Perry and Armour, Proudfoot and Bethune.
 - 5.—Townships of Spence, Chapman, Ryerson and Lount.
- 6.—That territory bounded on the west by the western boundaries of the Townships of Pringle and Patterson, and the western boundary of the Township of Patterson, produced to the French River and Lake Nipissing; on the east by the boundary of the District of Parry Sound, and on the south by the southern boundaries of the Townships of Himsworth, Gurd and Pringle.
 - 7.—The Townships of Machar, Laurier, Strong and Joly.

PEEL—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Brampton	 5	٠,٠	2		4		6		7		2	
2. Cooksville	 7		4		6		8		9		4	
$3. \begin{cases} Alton \dots \\ Caledon \dots \end{cases}$	 21		18								18	
° Caledon	 				20		22		23			
4. Bolton	 14		11		13		15		16		11	

1.—Town of Brampton, Township of Chinguacousy, and northern division of the Township of Toronto Gore.

2.—Village of Streetsville, Township of Toronto and southern division of the Township of Toronto Gore.

3.-Township of Caledon.

4.—Village of Bolton, Township of Albion.

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PERTH—	Jaı	F	Ma	Ψ	May.	Ju	Ju	γn	$\mathbf{Se}_{\mathbf{I}}$	Ö	N_0	De
1. Stratford 10.00 a.m.	6	3	3	7	5	2	7		1	6	3	1
2. Mitchell10.30 a.m.	8		5		7		2		3		5	
3. St. Mary's10.30 a.m.	7		4		6		3		2		4	
4. Shakespeare . 9.00 a.m.	5		2		4		6		7		-2	
5. Milverton 10.00 a.m.		4		1		3		26		28		16
6. Listowel 10.00 a.m.	13		10		12		14		8		10	

1.—To consist of all that part of the Township of North Easthope west of the line between lots 25 and 26, and south of the road between the 8th and 9th concessions, and all that part of the Township of South Easthope west of the side line between lots 25 and 26; all that part of the Townships of Downie and Gore north and east of the concession line between the 10th and 11th concessions and the Oxford Road; and all the Township of Ellice from the 1st to 13th concession, inclusive.

2.—To consist of all that part of the Township of Fullarton not included in Division No. 3, and the Townships of Hibbert and

Logan.

3.—To consist of that portion of the Township of Downie west of the Oxford Road, and south of the concession line between the 10th and 11th concessions; the Township of Blanshard; all that part of the Township of Fullarton comprising the 13th and 14th concessions, and south of a road leading from Mitchell Road, between lots 24 and 25, east of lot 3 in the 10th concession; thence east along the line between the 10th and 11th concessions to the town line.

4.—To consist of that part of the Township of North Easthope east of the line between lots 25 and 26, and the north of the 8th concession, inclusive, with the 9th and 10th concessions; all that part of the Township of South Easthope not included in Division 1.

5.—To consist of the Township of Mornington, and all that part of the Township of Elma from lots 13 to 72, both numbers inclusive, of the 1st concession, and from lots 27 to 16, both numbers inclusive, in and from the 2nd to the 18th concession, both concessions inclusive, of the said Township of Elma; and concessions 14, 15 and 16 of the Township of Ellice; and concessions 11, 12, 13 and 14 of the Township of North Easthope.

6.—To consist of the Township of Wallace, and all that part of the Township of Elma from the 1st concession to the 18th concession, both concessions inclusive, and comprising lots Nos. 1 to 52, both inclusive, of the 1st concession, and lots Nos. 1 to 26 inclusive, from the 2nd to the 18th concession, both concessions inclu-

sive.

PETERBOROUGH—	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept	Oct.	Nov.	Dec.	Jan.	Feb.
1. Peterborough	8	5	5	2	7	4	2		3	1	5	3		
" J.S. and Jury.														
2. Norwood	6	٠.	3											
3. Lakefield	5		2											
4. Apoley	13													
5. Havelock	7		4											
6. Keene	4		1					٠.						

1.—Shall comprise the City of Peterborough, the Townships of North Monoghan and Ennismore, all the Township of Smith lying south of the 7th concession, all that part of the Township of Otonabee lying west of the 8th concession and north of lots Nos. 21, and all that part of the Township of Douro lying south of lots numbered 11. Court to be held at the Court House in the City of Peterborough.

2.—Shall comprise the Village of Norwood, the Township of Asphodel, and all that part of the Township of Dummer lying east of the 5th concession, and that part of the said Township of Dummer lying west of the 6th concession and south of lots numbered 11. Court to be held in the Town Hall in the Village of Norwood.

3.—Shall comprise that part of the Township of Smith lying north of the 6th concession, all that part of the Township of Douro lying north of lots numbered 10, that part of the Township of Dummer lying west of the 6th concession and north of lots numbered 10, the Township of Galway, the Township of Harvey and the Village of Lakefield. Court to be held in the Town Hall in the Village of Lakefield.

4.—Shall comprise the Townships of Anstruther, Burleigh, Cavendish and Chandos. Court to be held in the Town Hall at

Apsley.

5.—Shall comprise the Townships of Belmont and Methuen and the Village of Havelock, Court to be held in the Town Hall in the

Village of Havelock.

6.—Shall comprise the Township of Otonabee, except that part thereof lying west of the 8th concession and north of lots numbered 21. Court to be held in the Town Hall, at Keene, in said township.

PRESCOTT AND RUSSELL—	Jan.	Feb.	Mar.	April	May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. L'Orignal 11.00 a.m.	5		2		4		6	٠.	7		2	
2. Vankleek Hill10.00 a.m.	7		4		6		8		9		4	
3. St. Eugene10.00 a.m.		5			14				17		12	
4. Plantagenet 10.00 a.m.		3			12				15		10	:.
5. Leonard 9.00 a.m.		10			19				22		17	
6. Russell 9.00 a.m.		11			20				23		18	
7. Hawkesbury11.00 a.m.	6		3		5		7		8		3	
8. Fournier		2			11				14		9	
9. Alfred10.00 a.m.	٠.	4			13				16	٠.	11	
10. Rockland10.00 a.m.		9			18				21		16	
11. Casselman 9.00 a.m.		12		٠.	21				24		19	

1.—Comprises the whole of the Township of Longueuil, the municipality of the Village of L'Orignal, and the 1st concession of the Township of Caledonia.

2.—Comprising all that part of the Township of West Hawkesbury, extending from front of 3rd concession to the rear of the

said township.

- 3.—Comprises the whole of the Township of East Hawkesbury. 4.—Comprising the Township of North Plantagenet, and that part of the Township of South Plantagenet lying north of the Nation River.
 - 5.—Comprising the whole of the Township of Cumberland.

6.—Comprising the whole of the Township of Russell.

- 7.—Comprising the two front concessions of the Township of West Hawkesbury, and the Municipality of Hawkesbury Village, within the same.
- 8.—Comprising the Township of Caledonia (excepting the 1st concession of the said township), and also that portion of the Township of South Plantagenet lying south and east of the Nation River.
 - 9.—Comprising the whole of the Township of Alfred.
 - 10.—Comprising the whole of the Township of Clarence.
 11.—Comprising the whole of the Township of Cambridge.

PRINCE EDWARD—	Feb.	Mar.	April.	May.	June.	July.	Ang.	Sept.	Oct.	Nov.	Dec.
1. Picton 2. Milford 3. De norestville 4. Ameliasburgh 5. Wellington 6. Bloomfield 7. Consecon 8. Wauppos						pileo					

1.—The Town of Picton, the 2nd and 3rd concessions of "Military Tract" from the west line of No. 13 eastward; Gore "G"; 1st and 2nd concessions north of the Carrying Place, 1st concession southeast of the Carrying Place, and 2nd concession north of Black River, including Gores "K" and "L" and McCan Gores, all in the Township of Hallowell; Block "I" in the concession north and east of East Lake, and Gore "B" in the Township of Athol, and 1st and 2nd concessions south of the Bay of Quinte, and Gore "A" in the Township of North Marysburg, and 1st concession southwest of Green Point to the end of Carman's Point in Sophiasburg.

2.—The Township of South Marysburg, and the southern part of Athol, commencing at the outlet of East Lake, thence down to the head of the lake, thence down to the base line between the 1st concession, south and the 1st concession north of East Lake, till it strikes the township line of Hallowell, thence down said township

line till it strikes South Marysburg.

3.—The Township of Sophiasburg, together with Big Island, excepting the 1st concession southwest of Green Point to the end of Carman's Point.

4.—All that part of the Township of Ameliasburg lying east of the line between lots No. 86 and 87, in the 1st, 2nd, 3rd and 4th

concessions of said township, including Huff's Island.
5.—That part of the Township of Hillier not included in the 7th division, also the 1st and 2nd concessions north of West Lake, and west of lot No. 7 in the said concession, and that part of Irwin Gore lying north of and west of lot No. 7 in the 2nd concession, and the west part of the 2nd concession produced west of lot No. 74 in that concession in the Township of Hallowell.

6.-Block (IV.) four, concession south side of West Lake, 1st concession "Military Tract," 2nd and 3rd concessions of said tract west of lots No. 13, in those concessions, Gore "E," 1st and 2nd

concessions north of West Lake, and east of lot No. 6 in those concessions; the Gerrow Gore and that part of Irwin Gore not included in Division No. 8, and all that part of the 2nd concession produced east of lot No. 75 in the Township of Hallowell.

7.—All that part of the Township of Ameliasburg lying west of the line between lots No. 86 and 87, in the 1st, 2nd, 3rd and 4th concession of said township; all that part of the 4th and 5th concessions of the Township of Hillier west of the line between lots 86 and 87 and the 3rd concession west of the line between lots No. 22 and 23, with that part of the 2nd concession lying north of Pleasant Bay in the said Township of Hillier.

8.—All the point lying east of the west line of Marshland's Gore, the concession lying north of Smith's Bay, and Waupoos Island in the Township of North Marysburg.

RAINY RIVER—

Jan.
Feb.
Mar.
April
May
June
July
Aug.
Sept.
Oct.
Nov.

Calendar not compiled by Jan. 5th.

- 1.—To comprise all that part of the said District lying east of the east boundaries of the Townships of Aylesworth, Lash, Carpenter, Kingsford and Fleming, and east of the east boundary of the said Township of Fleming, produced north to the north boundary of the said District, to be styled "The First Division Court in the District of Rainy River."
- 2.—To comprise all that part of the said District lying west of Division No. 1 and east of the east boundaries of the Townships of Morley, Morley Additional, Pattullo, Sifton and Dewart, and east of a line drawn north astronomically from the northeast angle of the said Township of Dewart to the north boundary of the said District, to be styled "The Second Division Court in the District of Rainy River."
- 3.—To comprise all that part of the said District lying west of Division No. 2, to be styled "The Third Division Court in the District of Rainy River."

R	ENFREW—	an.	ep.	Лar.	April.	Лау.	'une.	'uly.	Aug.	ept.	et.	Nov.	ec.
1.	Pembroke10.09 a.m.	11		2		Э	28			6		2	
$^{2}.$	Beachburg 10.00 a.m.	12				13				7		3	
3.	Renfrew 9.00 a.m.	13		3		6	29			8		4	
4.	Amprior 10.00 a m.	14		4		7	30			9		5	
5.	Eganville 9.00 a.m.	20		11			4			1		11	
6.	Cobden 9.00 a.m.	21		10			3			2		10	
7.	Killaloe Stn 9.00 a.m.	19		9		4		6		14		9	

- 1.—Comprising the Town of Pembroke, the Townships of Pembroke, Stafford, Alice, Petewawa, Buchan, Rolph, Wylie, McKay, Fraser, Herd, Clara and Maria, and all that part of the Township of Wilberforce from the 18th to the 25th concessions, both inclusive, and also those parts of the 14th, 15th, 16th and 17th concessions of the same Township of Wilberforce lying north of Snake River and east of Lake Dore.
- 2.—Comprising all that part of the Township of Westmeath lying east and north of the Muskrat Lake and River, and all those parts of the Township of Ross, from the 5th to the 9th concessions, both inclusive, east of Muskrat Lake, and from the 7th to the 13th (of the other) concessions, both inclusive, of the said Township of Ross.
- 3.—Comprising the Town of Renfrew and the Townships of Horton, Admaston, Bagot, Blythfield, Brougham and Matawachan, in the said County of Renfrew.
- 4.—Comprising the Village of Arnprior and the Township of McNab.
- 5.—Comprising the Townships of Grattan, Sebastopol, South Algoma, North Algoma, and all that part of the Township of Wilberforce, from the 1st to the 17th concessions, both inclusive, excepting those parts of the 14th, 15th, 16th and 17th concessions of said Township of Wilberforce lying north of Snake River and east of Lake Dore.
- 6.—Comprising the Township of Bromley, and all that part of the Township of Westmeath west of Muskrat Lake, and all those parts of the Township of Ross, from the 1st to the 14th concession, both inclusive, of the said Township of Ross.
- 7.—Comprising the Townships of Brudenell, Radcliffe, Raglan, Lynedoch, Griffith, Hagarty, Sherwood, Jones, Richards and Burns.

SIMCOE—	Jan. Feb. Mar. April. May. June. July. Aug. Sept. Oct.
1. Barrie	Calendar not compiled by Jan. 5th.
10. Coldwater	

1.—Comprising the Town of Barrie, the Township of Vespra, except that portion lying west of the Nottawasaga River, and excepting also lots Nos. 38, 39 and 40, in the first and 2nd concessions and lots Nos. 1, 2 and 3 in the 3rd, 4th, 5th, 6th and 7th concessions respectively. That portion of the Township of Oro lying sonth of lots Nos. 21 in the 1st and 2nd concessions (including the ranges), and south of lots Nos. 13 in the 3rd, 4th, 5th, 6th, 7th and 8th concessions respectively; that portion of the Township of Innisfil lying east of lots Nos. 5 in the 6th, 7th and 8th concessions, and that portion lying north of the 8th concession; that portion of the Township of Essa lying north of lots Nos. 19 in the 7th, 8th, 9th, 10th and 11th concessions.

2.—The Village of Bradford, the Township of West Gwillimbury, excepting thereout lots Nos. 1, 2, 3, 4 and 5 in the 14th and 15th concessions; the Township of Innisfil, excepting that portion lying north of the 5th concession, and excepting also lots Nos. 1, 2, 3, 4 and 5 in the 1st, 2nd, 3rd, 4th and 5th concessions thereof.

3.—The Township of Tecumseh, excepting concessions 12, 13, 14 and 15; the Township of Adjala, excepting that portion lying

north of lot No. 25 in the 8th concession thereof.

4.—The Town of Collingwood, the Village of Stayner, that portion of the Township of Nottawasaga lying north of lot No. 18 in the 12th concession thereof; that portion of the Township of Sunnidale lying north of the 8th concession; that portion of the Township of Floss lying west of the Nottawasaga River; the islands in Lake Huron contiguous to the Township of Nottawasaga.

5.—The Township of Floss, except that portion lying west of the Nottawasaga River; the Township of Medonte, except that portion lying east of the 10th concession and north of lots Nos. 10 in the 9th and 10th concessions respetively; that portion of the Township of Oro lying north of the southern boundaries of lots Nos. 21 in the 1st and 2nd concessions, and north of the southern boundaries of lots Nos. 13 in the 3rd, 4th, 5th, 6th, 7th and 8th concessions respectively; lots 38, 39 and 40 in the 1st and 3rd concessions, and lots Nos, 1, 2 and 3 in the 3rd, 4th, 5th, 6th and 7th concessions of the Township of Vespra.

6.—The Town of Orillia, the Township of Orillia, southern division, the Township of Orillia, northern division, except that portion lying north of lots Nos. 15 in the first seven concessions thereof; that portion of the Township of Oro lying east of the 8th concession; that portion of the Township of Medonte, being composed of lots Nos. 1 to 6 (both inclusive) in the 11th, 12th, 13th and 14th concessions; the islands in Lake Simcoe contiguous to the townships and portions of townships above described lying wholly or for the

most part opposite thereto.

- 7.—The Township of Nottawasaga, except that portion lying north of lot No. 18 in the 12th concession thereof; the Township of Sunnidale, except that portion lying north of the 8th concession; that portion of the Township of Vespra lying west of the Nottawasaga River; that portion of the Township of Essa lying north of lots 19 in the 1st, 2nd, 3rd, 4th, 5th and 6th concessions; that portion of the Township of Tossorontio lying north of lots Nos. 20 in each of the seven concessions thereof.
- 8.—The Township of Essa, except that portion lying north of lots Nos. 19 in each of the eleven concessions thereof; the Township of Tossorontio, except that portion lying north of lots Nos. 20 in each of the seven concessions thereof; that portion of the Township of Innisfil, being composed of lots Nos. 1, 2, 3, 4 and 5 in the 1st, 2nd, 3rd, 4th, 5th, 6th, 7th and 8th concessions; the 12th, 13th, 14th and 15th concessions of the Township of Tecumseh; lots Nos. 1, 2, 3, 4 and 5 in the 14th and 15th concessions of the Township of West Gwillimbury; that portion of the Township of Adjala lying north of lots Nos. 25 in the eight concessions thereof.
- 9.—The Town of Penetanguishene, and the Village of Midland, the Township of Tiny, that portion of the Township of Tay lying west to the 8th concession; the islands in Lake Huron contiguous to the Township of Tiny, and to that part of the Township of Tay, forming part of the 9th division, and lying wholly and for the most part opposite thereto.
- 10.—The Township of Matchedash, that portion of the Township of Orillia, northern division, lying north of lots Nos. 15 in the first seven concessions thereof; that portion of the township of Medonte lying north of lots Nos. 6 in the 11th, 12th, 13th and 14th concessions, and that portion lying north of lots Nos. 10 in the 9th and 10th concessions thereof; the Township of Tay, except that portion lying west of the 8th concession; the island in Lake Huron contiguous to that portion of the Township of Tay, forming part of the 10th division, and lying wholly or for the most part opposite thereto.

Note.—Each of the said several divisions shall include all allowances for roads embraced within its external limits, and shall also extend to the centre of every allowance for road lying external and adjacent to every such division, excepting always where any such last-mentioned allowance is hereinbefore declared to belong to or form part of any particular division.

STORMONT, DUNDAS AND GLENGARRY—	Jan.	Feb.	Mar.	April.	May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. Williamstown 9.00 a.m.	4		15			14			13			
2. Alexandria 10.00 a.m.	11		5		7		2		3		5	
3. Cornwall10.00 a.m.	9	6	6	10	15	26		28		9	20	
4. Wales12.30 p.m.	6		17			16			15			
5. Morrisburg 1.00 p.m.	7		18			17			16			٠.
6. Iroquois12.30 p.m.	8		19			18			17			
7. Mountain St'n 12.00 n'n	12		23			22			21			
8. Finch	14		25			24			23			
9. Lancaster 9.00 a.m.	5		16			15			14			
10. Chesterville 10.00 a.m.	13		24			23			22			
11. Moose Creek10.30 a.m.	19		30			29			28			
12. Maxville 10.00 a.m.	20		31			30			29			

- 1.—Township of Charlottenburg, in the County of Glengarry.
- 2.-Township of Lochiel, in the County of Glengarry.
- 3.—Township of Cornwall, in the County of Stormont.

- 4.-Township of Osnabruck, in the County of Stormont.
- 5.—Township of Williamsburg, in the County of Dundas.
- 6.-Township of Matilda, in the County of Dundas.
- 7.—Township of Mountain, in the County of Dundas.
- 8.—Township of Finch, in the County of Stormont.
- 9.—Township of Lancaster, in the County of Glengarry.
- 10.—Township of Winchester, in the County of Dundas.
- 11.—Township of Roxborough, in the County of Stormont.
- 12.—Township of Kenyon, in the County of Glengarry.

SUDBURY—	Jan.	Feb.	Mar.	April.	May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. Sudbury 10.00 a.m.	20	17	24	21	19	16			22	20	17	15
2. Chelmsford. 2.00 p.m.	21			6		24			8		18	
3. { Webbwood 9.00 a.m. Massey 9.00 a.m.			10						16			
o. \ Massey 9.00 a.m.					12							2
4. Warren 9.00 a.m.	22			28		25				21		

First Division Court.—That part of the District of Sudbury as follows: Commencing at the southwest angle of the township No. 82; thence on a line produced north to the northwest angle of the Township of Fairbank; thence east to the southeast angle of the Township of Rayside; thence north to the northwest angle of the Township of Creelman; thence east to the northeast angle of the same township; thence south to the southeast angle of the township; thence east to the line between the Townships of Aylmer and Mackelcan; thence south on that line to the southern boundary.

Second Division Court.—So much of the district as lies north of a line produced westerly from the southeast angle of the Township of Rayside to the west boundary of the said district, and south of the limits of the Fifth Division and including all the territory westerly of the line known as O.L.S. Speight's Meridian Line.

Third Division Court.—So much of the district as lies west of a line produced north from the southwest angle of the Township No. 82, to the northwest angle of the Township of Fairbank, thence west to the boundary of the said district.

TIMISKAMING—	Jan.	Feb.	Mar.	April	May	June	$_{ m July}$	Aug.	Sept.	Oct.	Nov.	Dec.
1. $\{ \begin{array}{lll} { m Hailey bury10.00~a.m.} \\ { m Cobalt10.00~a.m.} \end{array} $	15		19		14				17		19	
2. New Liskeard10.00 a.m.	19	16	16	20	18	15			21	19	16	
3. Englehart 1.00 p.m.	26		23		25	22			28		23	
4. Elk Lake 3.00 p.m.	12		30			29			14		30	
5. $\begin{cases} \text{Porcupine} & \dots & 10.00 \text{ a.m.} \\ \text{Timmis} & \dots & 10.00 \text{ a.m.} \end{cases}$	22				21				10			
5. Timmis			12			11					12	
6 Cochrana 10 00 a m												

1.—To be composed of that portion of the District lying south of the northerly boundary of the Townships of Klock, Barr, Firstbrook, and Bucke, and east of the line between the Townships of Van Nostrand and Klock, produced southerly to the northern boundary District.

- 2.—To be composed of the Townships of Cane, Henwood, Kerns, Harley, Casey, Auld, Lundy, Hudson, Dymond, Harris, Hilliard and Brethour, and the Town of New Liskeard.
- 3.—To be composed of that part of the District that lies north of the northern boundary of the Townships of Cane, Henwood, Kerns, Hilliard and Brethour, and east of the boundary line between the Townships of Tudhope and Bryce, produced northerly to the north-west angle of the Township of Bernhardt, thence east to the boundary of the District.
- 4.—To be composed of so much of the District as lies south of the southerly boundary of the Township of Langmuir produced easterly to the north-west angle of the Township of Bernhardt, and west of the line between the Townships of Maisonville and Bernhardt, produced southerly to the southern boundary of the District.
- 5.—So much of the District as lies west of a line produced north from the southeast angle of the Township of Geikie, to the boundary of said District.
- 6.—To be composed of that portion of the District lying north of the southerly boundary of the Township of Langmuir, produced easterly to the eastern boundary of the District.

THUNDER BAY-

Division Court.

- 1. Port Arthur—1st and 3rd Wednesday each month.
- 3. Fort William—1st and 3rd Thursday each month, except July 3rd, Aug. 21st, Dec. 4th.
- 1.—All that part of the district lying west of the meridian of 87 degrees of west longitude, to the meridian of the most easterly part of Hunter's Island, excepting therefrom the Municipality of Neebing.
 - 3.—Comprising the Municipality of Neebing.

VICTORIA—	Jan.	Feb.	Mar.	April	May.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
1. Woodville 1.30 p.m.			10			16			15			1
2. Fenelon Falls 1.30 p.m.	7		.9		25	22			14		9	
3. Bobcaygeon .12.30 p.m.	4		1		3		5		6		1	
4. Omemee11.30 a.m.												3
5. Lindsay10.00 a m.	5	- 2	2	6	4	1	6		7	5	2	7
" J. S. & Jury.	6	3	3	7	5	2	7		8	6	3	8
6. Oakwood10.00 a.m.							2		3		5	
7 S Victoria Rd.10 00 a.m.			25			29					19	
'` \ Coboconk 10.00 a.m.	12				12				10			

- 1.—The first consists of the following townships and parts of townships, viz: Of the 15th concession of the Township of Mariposa, and the Township of Eldon, except the ranges north and south of the Portage Road.
- 2.—All of the Township of Fenelon, except that portion lying east of the Scugog River, and south of Sturgeon Lake, and the Township of Somerville.
 - 3.—The Township of Verulam.
 - 4.—The Township of Emily.

5.—The Town of Lindsay, Township of Ops, and that portion of the Township of Fenelon lying east of the Scugog River, and south of Sturgeon Lake.

6.—The Township of Mariposa, except the 15th concession.
7.—The Townships of Carden and Dalton, Laxton, Digby and Longford, and the Township of Bexley, and that portion of the Township of Eldon north of Portage Road, and the range south of Portage Road.

WATERLOO—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
1. Berlin												
2. Preston 10 00 a.m.	5		2		4		6		7		2	
3. Galt 10.00 a.m.	6	2	3	7	-5	2	7		8	6	3	2
4. Baden	7		4		6		8		9		4	
5. Hawkesville11.00 a.m.	8		5		7		9		10		5	
6. St. Jacobs10.00 a.m.	11		8		11		10		11		6	
7. Ayr	12				12				13			

1.—All that portion of the Township of Waterloo lying north of Blockline on the west side of the Grand River, and that part of the upper block of said township lying north of said township lying on the east side of the Grand River, north of lots Nos. 115, 109, 104, 86 and 95, to the Guelph Township line, including the Towns of Berlin and Waterloo.

2.—All that part of the Township of Waterloo lying south of the Blockline on the west side of the Grand River, and that part lying on the east side of the Grand River, south of the northern Township line, including the Villages of Preston and Hespeler.

3.—All that portion of the Township of North Dumfries lying east

of lot No. 19 in the 7th concession, and running a course with the eastern boundary of the said lot in a northerly direction up to the 12th concession; thence along the eastern boundary of lot No. 23, in the said 12th concession, to the township line, including the Town of Galt.

4.—The Township of Wilmot, including the Village of New Hamburg.

5.—The Township of Wellesley. 6.—The Township of Woolwich.

7.—All that part of the Township of North Dumfries lying west of the eastern boundary of said lot No. 19, in the 7th concession; thence along the eastern limits of the said lot No. 19, the same course thereof, in a northerly direction to the 15th concession; thence along the westerly limit of lot No. 23, in the said 12th concession to the Township line, including the Village of Ayr.

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WELLAND-	Jan	Fe	Mg	ΑÞ	ME	Ju	July.	Αn	$\mathbf{s}_{\mathbf{e}}$	Õ	No De
1. Welland 10.00 a.m.	5	2	2	8	3	1	12		13	11	1 1
2. Marshville11.00 a.m.	14			12		17			16		4
3. Bridgeburg11.00 a.m.	15		12		7	18			17		5
4. Niagara Falls 11.00 a.m.	6	3	3	9	4	2	13	٠.	14	12	2 2
5. Thorold 10 30 a.m.	11		5		6	14			21		8
6. Port Colborne 10.30 a.m.	12		8		10	15			20		9

1.—The Township of Crowland; that part of the Township of Thorold lying south of the line between lots 178 and 195, running through to Pelham; that part of Pelham lying south of the 4th concession, and that part of Humberstone lying north of the concession line, between the 4th and 5th concessions, being the whole of the 15th concession and the Town of Welland.

2.—The Township of Wainfleet.
3.—The Township of Bertie, and those parts of the Township of Humberstone not included in Nos. 1 and 6, and the Village of Fort Erie.

4.—The Township of Willoughby, the Village of Chippawa, and that part of the Township of Stamford south of the line between lots 136 and 137; easterly from the westerly limit of the township to the southeast angle of lot No. 133; thence north on the line between lots Nos. 132 and 133, to the northern boundary of the township, including the Towns of Clifton and Navy Island.

5.—Those parts of the Township of Stamford, Thorold and Pelham not included in any other division, and the Town of Thorold.

6.—All the Township of Humberstone lying south of the 5th concession, and west of the side lines between lots Nos. 9 and 10, in the several other concessions thereof, and the Village of Port: Colborne.

WELLINGTON—	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	
1. Guelph (For Trials). 10.00 a.m.	7	4	4	1	6	3-30)	. :	2	7	4	2	
Judgment Summonses 11.00 a.m.	8		5		7				3		5		
2. Aberfoyle 2.00 p.m.		9		9		15				12		16	
3. Rockwood		8		8		14				11		1	
4. Fergus	19		9		11	29			14		9		
5. Erin10.30 a.m.		2		6		7				5		14	
6. Elora10.00 a.m.	18		8		10	28			13		8		
7. Dravion	20		10		12	24			15		10		
8. Arthur 9.30 a.m.	13		3		5	$\cdot 23$			9		3		
10 Harriston 10.00 a.m.	11				3				7				
10. { Harriston 10.00 a.m. Palmerston 10.00 a.m.			11			21	٠.				1	·	
11. Mount Forest 9.30 a.m.													

- 1.—The Town and Township of Guelph.
- 2.—The Township of Puslinch.
- 3.—The Township of Eramosa.
- 4.—The Township of Nichol, excepting the 11th and 12th concessions; the Municipality of Fergus; the first eight concessions of the Township of Garafraxa; and lots 1 to 18, both inclusive, in concessions A and B of the Township of Peel; lots 13, 14, 15, 16, 17 and 18, in concessions 18 and 19, and lots 19, 20 and 21 in the 17th concession of the Township of Peel.
 - 5.—The Township of Erin.
- 6.—The Township of Pilkington, and the 11th and 12th concessions of the Township of Nichol; the Municipality of the Village of Elora, and lots Nos. 19 and upwards belonging to the 9th, 10th, 11th, 12th, 13th, 14th, 15th and 16th concessions of Peel.
- 7.—Concessions 1 to 16, inclusive, of the Township of Maryboro', and concessions 1 to 16, inclusive, of the Township of Peel, except lots 19, 20, 21, 22 and 23 of those concessions in that town-
- 8.—That part of the Township of Arthur south and southeast of lot 15, on the west side of the Owen Sound Road, in the Township of Arthur; that part of the Township of Luther from 1 to 16, both inclusive; and lots 1 to 12, both inclusive, of the 17th and 18th concessions of the Township of Peel; lots 5 to 11, both inclusive, of the 19th concession of said Township of Peel; and lots 19 to 23, both inclusive, of concessions A and B of said Township of Peel.

- 9.—The territory formerly comprised in this division is now in the County of Dufferin.
 - 10.—The Township of Minto.
- 11.—The Town of Mount Forest, and that part of the Township of Arthur north of lot 16, west of the Owen Sound Road; lot 17, on the Owen Sound Road, and lot 13, east of the Owen Sound Road.

WENTWORTH—	Jan.	Feb.	Mar.	April	May	$_{ m June}$	July	Aug.	Sept.	Oct.	Nov.	Dec.
	13	10	10	7	5	2	14	٠.	1	13	10	8
1. Hamilton10.00 a.m.						16			15			
	27	24	24	21	19	30	28		29	27	24	22
2. Dundas10.00 a.m.	11	8	8	12	10	14	12		13	4	8	13
3. Waterdown 10.00 a.m.	4		1		3		5		20		1	
											15	
5. Stoney Creek 10.00 a.m.	21		18		13		15		16		18	
7. Glanford10.00 a.m.	14		11		14		8		9		11	
8. Binbrook11.00 a.m.	28		25			24			23		25	
(8	5	5	16	14	11	9		10	8	5	3
9. Hamilton			19									
	22	19	26	30	28	25	23		24	22	19	17

SUMMONS SITTINGS

- 1.—All that part of the Township of Barton lying east of the lines between lots 14 and 15, and all that part of Hamilton City east of Hughson Street.
- 2.—The whole of the Township of Flamboro' West, the Town of Dundas, and the east half of the Township of Ancaster.
 - 3.—The whole of the Township of Flamboro' East.
- 4.—The whole of the Township of Beverly and the west half of the Township of Ancaster.
 - 5.—The whole of the Township of Saltfleet.
 - 7.—The whole of the Township of Glanford.
 - 8.—The whole of the Township of Binbrook.
- 9.—All that part of the Township of Barton lying west of the lines between lots 14 and 15, and part of Hamilton City west of Hughson Street.

YORK-

	(January	5	12	19	26	
	February	2	9	16	23	
	March	2	9	16	$^{-}23$	30
	April	6	13	20	27	
	May	4	11	18	25	
1 Towards	Tuno	1	8	15	22	29
1. Toronto	· July	6	13	20	27	
•	September	7	14	21	28	
	October	5	12	19	26	
	November	2	9	16	23	30
	December	7	14	21	28	
	Jury Cases—10th Feb.,	5th	May, 6	ith Oc	t.	

	Jan.	Feb.	Mar.	April	May	June	$_{\mathrm{July}}$	Aug.	Sept.	Oct.	Nov.	Dec.
2. Markham Village Stouffville							by J				7	
8. Weston												

1.—The City of Toronto east of Yonge Street, at date 14th September, 1875 (i.e., Bloor, Sherbourne and Howard Streets on the north, the Don on the east, down to Queen Street, and south of Queen Street as far as Lee Avenue).

2. -Concessions 5 to 11, inclusive, of the Township of Markham, and concessions 5 to 10, inclusive, of the Township of Whitchurch, from 1 to 10, inclusive, together with the Villages of Markham and

Stouffville.

3.—Concessions 1 to 4, inclusive, of the Township of Markham, and concessions 1 to 4, inclusive, of the Township of Whitchurch, from lots 1 to 10, inclusive, and concessions 1 to 3, inclusive, of the Township of Vaughan.
4.—The Township of Whitchurch, from the line between lots

10 and 11 northward; and the Township of East Gwillimbury.

5.—The Township of Georgina and North Gwillimbury. 6.—The Township of King and the incorporated Village of Aurora.

7.—Concessions 4 to 11, inclusive, of the Township of Vaughan. 8.—All that portion of the Township of York lying west of

Yonge Street, and the Township of Etobicoke.

9.—Township of Scarboro', and all that portion of the Township of York which lies east of Yonge Street, and the Village of Leslie-

10.—The City of Toronto, west of Yonge Street, at date of 10th September, 1875 (i.e., Bloor Street on the north and Dufferin Street on the west).

PRINCE EDWARD ISLAND

SUPREME COURT.

Chief Justice: Hon. W. W. Sullivan.

Assistant Justices:

Hon. R. R. Fitzgerald; Hon. F. L. Haszard.

Prothonotary and Clerk of the Crown: W. A. O. Morson.

Assistant Prothonotary:
L. E. Brecken.

Sheriffs:

F. H. Horne, Queens County; Wm. Andrew, Prince County; Robert Curran, Kings County.

COURT OF CHANCERY.

Master of the Rolls:

Hon. F. L. Haszard.

Vice-Chancellor: Hon. R. R. Fitzgerald. Registrar:

L. E. Brecken.

ADMIRALTY COURT.

Judge:

Hon. W. W. Sullivan.

Registrar:

W. A. O. Morson.

PROBATE AND SURROGATE COURT.

Judge:

Hon. Richard Reddin.

Registrar:

J. H. Anderson.

JUDGES OF THE COUNTY COURTS.

Queens County, Hon. W. S. Stewart; Kings County, Hon. S. Blanchard; Prince County, Hon. Neil McLeod.

THE LAW SOCIETY OF PRINCE EDWARD ISLAND.

President:

Vice-President:

C. G. Duffy.

A. A. McDonald.

Secretary-Treasurer: W. E. Bentley.

Executive Committee:

D. C. McLeod, K. J. Martin, W. S. Stewart, Gilbert Gaudet.

Examiners for Admission to the Bar:

K. J. Martin; C. R. Smallwood; Gilbert Gaudet; and Attorney-General, ex-officio.

Examiners of Applicants to Study Law: D. C. McLeod, C. R. Smallwood, K. J. Martin.

Committee on Law Reporting: D. C. McLeod, J. A. Matheson, W. S. Stewart.

BARRISTERS AND SOLICITORS

CHARLOTTETOWN — Co.

Queens. Duffy, C. G. Gaudet, Gilbert. Haviland, E. H.

Johnston & Inman, J. J.
Johnston, G. S. Inman.
McCallum, C. D.
McDonald, A. A.
McDonald, J. S.
McKinnon & McNeill, D. A.
McKinnon, R. N. McNeill,
McLean & McKinnon McLean & McKinnon, A. A. McLean, D. McKinnon.

McLeod & Bentley. D. C. McLeod, K.C., W. E. McLeod, K.C., Bentley, K.C. Card, Appendix Page 67.

Martin, K. J. Mattin, R. J. Matheson, J. A. Palmer, H. J. Reddin, J. H. Smallwood, C. R. Warburton & Shaw. A. B. Warburton, D. E. Shaw.

ALBERTON—Co. Prince. Rogers, R. H. Tanton, Wilfred.

CRAPAUD, See Charlottetown.

GEORGETOWN-Co. Kings. Stewart, J. D.

O'LEARY-Co. Prince. Matthews, G. M.

MALPEQUE, See Summerside.

MONTAGUE, See Charlottetown.

MOUNT STEWART, See Charlottetown.

SOURIS—Co. Kings. Fraser, A. L. McQuaid, A.

SUMMERSIDE Co. Prince. Bell & Tanton. J. H. Bell, B. W. Tanton. McLeod. N.

McQuarrie & Arsenault. N. McQuarrie, A. E. Arsen-

ault. Saunders, A. C. Strong, H. Wright, H. E. Wyatt, J. E.

OUEBEC

COURT OF KING'S BENCH.

Chief Justice:

Hon. Sir Horace Archambeault.

Puisne Judges:

Hon. N. W. Trenholme; Hon. J. Lavergne; Hon. A. G. Cross; Hon. H. G. Carroll; Hon. H. H. A. Gervais.

Crown Side.

Clerks of the Crown:

Alphonse Pouliot, Quebec; A. E. Corriveau, Montreal.

Appeal Side.

Clerks of Appeal:

Alphonse Pouliot, Quebec; C. A. Chenevert, Montreal.

SUPERIOR COURT.

Chief Justice:

Hon. Sir Charles Peers Davidson, Montreal. Hon. F. X. Lemieux, Acting C.J., Quebec.

ADMIRALTY COURT.

Judge:

Hon. Sir Adolphe Basil Routhier, Quebec; Hon. John Dunlop, Deputy, Montreal.

COURT OF SESSIONS OF THE PEACE.

Judges:

Hon. C. Langlier, Quebec; Hon. A. Bazin, Hon. F. X. Choquet, Montreal.

Police Magistrates:

(With power to preside in the absence of the Judge.) Hon. Seth P. Leet; Hon. Ulric Lafontaine; Hon. H. Lanctot.

RECORDER'S COURT.

Recorders:

E. A. Dery, Quebec; R. S. Weir, A. Geoffrion, Montreal; G. Hugh Semple, K.C., Acting Recorder, Montreal.

CIRCUIT COURT OF THE DISTRICT OF MONTREAL.

Judges:

Hon. Calixte LeBeuf;

Hon. Archille Dorion. Hon. John D. Purcell. Hon. J. B. Archambault.

JUVENILE DELINQUENTS COURT.

Judge:

Hon. F. X. Choquet.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorney-General:

Deputy Attorney-General: Hon, Sir Lomer Gouin, K.C. Charles Lanctot, K.C.

REGISTRATION DISTRICTS AND OFFICIALS.

office.
of
name
official
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correspondence
Address

Address.	. Lachute.	. Saint-Liboire. . Beauharnois. . StFrançois.	StRaphaël. Berthier. New-Carlisle.	. Carleton. Knowlton. Longueuil.	. Sainte-Geneviève. . Murray Bay. . Baie Saint-Paul.	. Sainte-Martine. . Coaticook. . Chicoutimi.	Sainte-Scholastique. Sainte-Hénédine. Drummondville.	. Percé. . Montréal.	Huntingdon. Iberville.	Sainte-Laurent	Joliette.	Papineauville.	Hébertville.
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	rthabas	eance.	eauhar	edford.	hicoutir	Gaspe	Iberville.	Joliette	Kamours	Montealm	Montmagny.		

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Lac Saint-Jean No. 2. Louis Lindsay Roberval. Laprairie Laprairie F. C. Larose Laprairie Laprairie F. C. Larose Laprairie Laprairie Laprairie Laprairie Laprairie Laval Laval Laval Laval Laval Laprairie Laval Lava	Missisquoi Edvin F. Currie Badtord	Vaudreuil J. N. Lefebvre Saint-Michel de Vaudreuil Verchéres Vorchères Wolfe Blondin & Courchesne Saint-Prançois.
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		142				QUEBEC.						-
Address Correspondence to Official Name of Office.	District Magistrate, Trucia Address.	Corriveau. Marchildon Panet-Anger Corriveau. F. St. Cyr W. Mulvena.	P. Vallee	J. F. St. Cyr St. Jean. A. F. Carrier Montreal. C. Panet-Anger Quebec. P. Corriveau Quebe. C. B. Major.		F. X. Choquet, Adolph Bazin (Judges of Sessions of the Pace) H. Lanctot Seth P. Lete U. Lafontaine (Police Magistrates)	A. F. Carrier Montreal. H. A. Goyette Hull. B. Rainville Aylmer. C. B. Mrion.	Rainville	C. Panet-Anger Quebec. P. Corriveau Quebec. T. Larcivix	H. R. Fiset	H. W. Mulvena Sherbrooke. Emile Morin St. Hyacinthe.	
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DIST	District.	ArthabaskaBeauceBeatharnois	Bonaventure Chicoutimi	Iberville Joliette Kamouraska	Montmagny	Montreal	Ottawa	Fontiac	Quebec	Rimouski Roberval	St. Francois She St. Hyacinthe St.	Terrebonne Ste.

ADVOCATES

NOTE: Where there is no Advocate, reference is made to the nearest place with a resident Advocate.

ACTON— Dist. St. Hyacinthe. Mailhot, M.

ADAMSVILLE, See Sweetsburg.

AMQUI-Dist. Rimouski. See Rimouski.

ARTHABASKA — Dist. Arthabaska.

Crepeau & Cote. L Crepeau, P. C. Cote. L. P. Lavergne, L. R

Methot, J. E., K.C. Perrault & Perrault. J. E. Perrault, G. Perrault. Walsh & Poisson. J. Walsh, J. Poisson.

ASBESTOS, See Richmond. BAGOTVILLE, See Chicouti-

Dist. BAIE ST PAUL --Saguenay. Gagnon, E. Gobeil, Jules.

BARNSTON, See Coaticooke. BEAUCEVILLE Dist. Beauce.

Dionne, J. B. Card, Appendix Page 67.

BEAUHARNOIS - Dist. Beauharnois.

Brossoit, Numa E. (Refer to Valleyfield.)

BEAUPORT, See Quebec.

BEDFORD — Dist. Bedford. Capsey, Geo.

Card, Appendix Page 67. Cornell, Z. E., K.C.

BERTHIER (en haut) See Joliette.

BERTHIER — Dist. Joliette. Allard & Allard. Victo Victor and Gaston Allard. Denis, Jean J.

BIC, See Rimouski.

BISHOP'S CROSSING, See Arthabaska.

BLACK LAKE - Dist. Arthabaska.

Chabot, A., H.

BOLTON, See Sweetsburg.

BONAVENTURE EAST, New Carlisle.

BRIGHTON, See Sweetsburg.

BROME, See Sweetsburg. BROMPTONVILLE, See Sherbrooke.

BRYSON — Dist. Pontiac. Barry, D. R., K.C.

Card, Appendix Page 68. Millar, Roland, LL.L.

BUCKINGHAM—Dist. Ottawa. Achim, Langlois & Grandpre.
Beaudry, F. A. (See Hull.)

La Montagne, Yvon (See McAvoy & Co., Montreal). Talbot, J., K.C.

CAMPBELL'S BAY -Dist. Pontiac. Barry, D. R., K.C. (See Bryson.)

CAP ST. IGNACE, See Montmagny.

CAUSAPSCAL - See Rimouski.

CEDAR HALL, Refer Rimouski.

CHAMBLY, See St. Jean. CLARANCEVILLE, See Bedford.

CHICOUTIMI - Dist. Chicoutimi.

Alain, L., K.C. Belley & G Gagne. Belley, J. C. Gagne. Girard, L. P

Lapointo & Langlais. Simon Lapointe, A. Langlais. Levesque, Elz.

Tremblay, Onesime. Card, Appendix Page 68.

COATICOOKE - Dist. Francois.

Beaulne, J., K.C.
Hanson, A. C.
Shurtleff, W. L., K.C.
Verret, Hector, K.C.
COMPTON, See Sherbrooke.
COOKSHIRE — Dist. St Dist. St. Francois.

Charbonnel, L. E. COTEAU STATION, See Hunt-

ingdon COWANSVILLE - Dist. Bedford.

Giroux, F. X. A. (Also at Sweetsburg.)

DALHOUSIE STATION - See Huntingdon.

DANVILLE - Dist. St. Francois.

Bayard, J. Alphonse.
Card, Appendix Page 68.

D'ISRAELI - Dist. St. Fran-Thetford (See cois. Mines.)

DIXVILLE, See Coaticooke. DRUMMONDVILLE ---Arthabaska.

Garceau, N. Lalonde, Charles H., LL.B. Marier, Jos.

Card, Appendix Page 68.

DUNHAM, See Sweetsburg. EAST ANGUS, See brooke.

EAST BROUGHTON, See Quebec.

EAST FARNHAM, See Sweets-

EASTMAN, See Knowlton.

ELY, See Waterloo.

FARNHAM — Dist. Bedford. Gaudet, A.

Card, Appendix Page 68.

Lefebvre, J. E. Poulin, J. S.

FASSETT, See Buckingham. PORT COLONGE, See Bryson. FOX RIVER—Dist. Chagnon, M. J. E. Gaspe.

FRASERVILLE (P.O. Address, Riviere du Loup en has) —Dist. Kamouraska.

Berube, L. Cimon, H.

Lapointe, Stein & Leves-que. E. Lapointe, K.C., A. Stein, K.C., D. Leves-que, LL.L.

Paradis, Leon (also Riv. du Loup).

Potvin & Langlais. J. W. A. Potvin. J. Langlais. Pouliot, J. Francais. Riou, S. C.

FRELIGHSBURG, See Sweetsburg.

GASPE, See Rimouski.
GRANBY—Dist. Bedford.
Boivin, Geo. H.
Giroux, F. X. A. (See Sweetsburg.)

GRAND MERE - Dist. Three Rivers.

Desilets, Aug. Grenier, Albert. Lefebvre, Arthur.

HEMMINGFORD, See Huntingdon.

HENRYVILLE, See St. John's.

HOWICK-Brossoit, Numa E. (See Valleyfield).

HULL — Dist. Ottawa.

Achim, Langlois & Grandpre. Honore-Achim, M.P., J. C. Langlois, Jos. D. de Grand-

Aylen & Duclos (See Ottawa).

Belcourt, Hon. N. A., K.C. (See Óttawa).

Champagne, Nap. (See Ottawa).

Chevrier, nevrier, Edgar. (See Belcourt & Co., Ottawa.) Cousincau, L.

Desjardins, A. R., K.C.
Devlin & Ste. Marie.
B. Devlin, K.C., J.
Ste. Marle, K.C. W.

Devlin, J. A.
Foran, T. P., K.C.
Fortier, H. A., K.C., M.P.P.
Gordon, A., K.C.

Graham, C. K. Leduc, L. A.

Lemieux, K.C. (See Ottawa,

McConnell, Arthur. Parent, J. A.

Wright, George C., K.C. Card, Appendix Page 68.

HUNTINGDON - Dist. Beauharnois.

Brossoit, Num Valleyfield). Numa E. McCormick & Lebourveau (See Montreal). Mitchell, A. E., K.C.

Short, R.

IBERVILLE, See St. John's. INVERNESS, See Thetford.

JOLIETTE - Dist. Joliette. Bonin, C. Bourgeois, J. U.

DeLanandiere, C. T. Denis, Jean J., K.C.

Card, Appendix Page 69. Dubeau, J.A.

Ducharme, J. P. L. Grenier, J. A. Hebert, E. Marsolais, A. L.

Piette, J. A. Renaud & Guibault. J. A. Renaud, K.C., Alex. Guihault.

Tellier & Ladouceur. J. M. Tellier, M.P.P., K.C., J. E. Ladouceur.

Trudeau. H. JONQUIERE — Dist. Chicoutimi.

Bergeron, T. L.

JOVITE, See St. Jerome.

KNOWLTON - Dist. Bedford. Fay, J. E.

LABELLE-Dist. Ottawa. See St. Jerome.

LACHUTE —Dist. Terrebonne. Legauit, Lorenzo L. Card, Appendix Page 69. Palliser, Jos.

LACOLLE, See St. John's.

LAKE MEGANTIC — Dist. St. Francois. Becigneul, A. Gaudet, J. A.

L'ASSOMPTION — Dist. Joliette. Faribault, J. E., K.C. Piche, J. A., K.C.

LA TUQUE - Dist. Three Rivers. Ducharme, Romulas. Madeau, J. Alfred.

LAWRENCEVILLE, See Waterloo.

LENNOXVILLE, See Sherbrooke.

L'EPIPHANIE, See L'Assomption.

LEVIS, See Ouebec.

LOUISEVILLE - Dist. Three Rivers. Beland, Gedeon. Desaulniers, A. L., K.C.

MAGOG - Dist. St. Francois. Tourigny, A.

MALBAIE — Dist. Saguenay. Bergeron, R. D'Auteuil, P. Martin, P. Simard, R.

MANIWAKI — Dist. Ottawa. Achim, Langlois & de Grandpre. (See Hull.)

MANSONVILLE, See Knowl-

MARBLETON, See Richmond. MARIEVILLE -Dist. St. Hyacinthe.

Ostiguy, J. E.

MATANE-Dist. Rimouski. See Rimouski.

MATAPEDIA, See Rimouski.

MEGANTIC, See Lake Megantic.

MELBOURNE, See Richmond.

MILBY, See Sherbrooke.

MILTON EAST, See Waterloo.

MONTE BELLO, See Buckingham.

MONT LAURIER-Dist. Ottawa.

Charette, Ernest.

MONTMAGNY - Dist. Montmagny. Bender, Joseph A. Berube, Omer. Dechenes, A. Gagne & Gagne. Albert Gagne, J. A. Gagne. Lavergne, Real.

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Rousseau, M., K.C.

MONTREAL-Dist. Montreal. Adam, Jos., K.C. Alexander, G. L. Allan, Jas. B., K.C. Angers, deLorimer & God-in, Credit Foncier Bldg. Hon. Sir A. R. Angers, K.C., A. E. de Lorimier, K.C., Eug. H. Godin. J. E. Morier, Counsel—Hon. Chs. Chainelly de Lorim.

Chs. Chainelly de Lorim-Card, Appendix Page 69.

Angus, D. J. Archambault, A. S. Archambault, C. F. A. Archambault, J. H. Archambault, L. H., K.C.

& Archibald Archibald, S. G. Bldg. Duluth

Archibald, K. Archibald, K.G. Armstrong, Edgar N., K.G. Atwater, Duclos & Bond, Guardian Bldg. Hon. A. Atwater, K.G., Charles A. Duclos, K.C., W. L. Bond, K.C., E. C. T. Penny.

Audet, H. E. Baker, W. A., K.C. Ballon, I.

& Rock, 61 D. Baril, Baril Gabriel. Rock.

Barnard & McKeown, Dominion Express Bldg. C. A. Barnard, K.C., W. K. McKeown. Leopold Cho-

quet, H. Lacerte.
Barry, Leopold. 4.
of Ottawa Bldg. 44 Bank Card, Appendix Page 69.

Bastlen, F. deS., K.C., 70 St. James St.

MONTREAL-Continued.

Beatty, E. W. (Vice-President and General Counsel, C.P.R.) Windsor Station. Solicitors: J. McNaught, E. P. Flintoft, John Gillies.

Beaubien & Lamarche, Royal Trust Bldg. C. P. Beaubien, K.C., Jos. A. Lamarche, K.C., Ald. Blain.

Beauchamp, J. J., K.C. Beauchamp, J. S. E. Beauchemin, Alfred.

Beaudry, Beaudry & Filion,
Versailles Building. L.
R. Beaudry, LL.L., J.
Adrien Beaudry, LL.L., E. Filion.

E. Filion.

Beauregard & Labelle, 58
St. James St. E. Beauregard, J. E. Labelle.

Beckett, A. E. (Solicitor G.T.R.), McGill St.

Beique & Beique, Transportation Bldg. Hon.
F. L. Beique, K.C.,
F. A. Beique,

Belanger, George.

Belanger, George. Benoit, B.

Benoit, B.
Bernard, J. A.
Bernard, L. E., K.C., Que.
Bank Bldg.
Berthiaume, Albert.
Berthiaume, Arthur.
Bessette & Dugas, Trust &
Loan Bldg. W. Bessette,
K.C., Maurice Dugas.
Biggar, W. H., K.C. (General Counsel G.T.R. and
G.T.P.R.), McGill St.
Bisaillon, Bisaillon & Beique, 17 Place d'Armes
Hill. F. J. Bisaillon,
K.C., L. J. Beique, Hector R. Bisaillon.
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Bissonnet & Cordeau, Roy-

Bissonnet & Cordeau, Royal Trust Bldg. A. E. J. Bissonnet. K.C., L. B.

Bissonnet. K.C., L. B.
Cordeau, K.C.
Bissonnette, J. B., K.C.
Blair, Laverty & Hale,
Canada Life Bldg. John
W. Blair, F. J. Laverty,
K.C., Chas. A. Hale.
Bonin, Morin, Laramee &
Bonin, 180 St. James St.
J. A. Bonin, K.C., L. J.
S. Morin, K.C., J. A. A.
Laramee, Alex. Bonin.
Boucherville (de) J. B.,
K.C., 180 St. James St.
Boudreault, J. B.
Bourbonniere, F., K.C.
Bouthillier, V.

NOW PURE LIFE IN CO.

MONTREAL—Continued.

Boyd, Leslie H., K.C., 136 St. James. Boyer, Louis, K.C., 50 Notre Dame W. Brodeur, Berard & Calder, 80 St. Gabriel St. Donat Brodeur, K.C., J. B. Ber-ard, K.C., R. L. Calder. Card, Appendix Page 70.

Brossard, Arthur, K.C., Duluth, Bldg. Alex. Pepin.

Brossard, Edmond, 35 St. James St. (See LeBlanc & Co.) Card, Appendix Page 70.

Brosseau, A.

Brosseau & Brosseau, Guardian Bldg. T. Brosseau, K.C., B. Brosseau. Brosseau, J. J., 72 Notre Dame e.

Brown, Montgomery & McMichael, Dominion Exp.
Bldg. Albert J. Brown,
K.C., Geo. H. Montgomery, K.C., R. C. McMichael, K.C., Warwick F.
Chipman, Rennie O. McMurtry, Walter R. L.
Shanks, E. S. McDougall, D. P. Gillmor.
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Brown & Staveley, Merchants Bank Bldg. E. N. Brown, W. R. Staveley. Bruchesi, Chas., K.C. Bruchesi, Chas. Emile. Buchan, J. S., K.C. Budden. Hanbury A., Quebas.

bec Bank Bldg.
Bumbray & Gauthier,
L. L. & G. Building. J.
E. C. Bumbray, Z. Gauthier.

Burchell, Chas. J., K.C. (See Maclean & Co.,

Halifax, N. S.)
Burke, M. F.
Burnett, Ralph.
Busteed & Robertson, Quebec Bank Bildg. E. B.
Busteed, K.C., D. C.
Robertson, K.C.

Butler, T. P., K.C., 180 St. James St.

Cahan, C. H., K.C., Transportation Bldg. O. B. MacCallum, C. H. Cahan,

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Cameron, A. G. Cameron, J. A. H., Trans-portation Bldg.

MONTREAL—Continued.

Cameron, J. D., 204 St. James St.
Campbell, C. S., K.C. (See Meredith & Co.)
Campbell, McMaster & Papineau, Canada Life Bldg. George A. Campbell, K.C., Andrew R. McMaster, K.C., Talbot M. Papineau, Angers, Counsel; ald Macmaster, Don-K.C., D.C.L.

Caron, H. S. M.
Cedras, J. L.
Chambers, A. H.
Champoux, Chas., Quebec

Bank Bldg.

Charbonneau, J. J. B.

Chasse, Aime. Chauvin, Baker, Walker & MacNaughton, 226-230 St. James St. Henry N. Chauvin, George H. Baker, M.P., Harold E. Baker, M.P., Ha Walker, John Mac-Naughtón. Card, Appendix Page 71.

Chicoine, Wilfrid. Cholette, H. A., K.C., 20

St. James. Cinq-Mars & Cinq-Mars, Duluth Bldg. Alex. and

Diffull Bidg. Alex. and Alf. Cinq-Mars.
Claxton & Ker, Transportation Bidg. A. G. B. Claxton, K.C., T. R. Ker.
Cloran, Hon. H. J., K.C., 63
St. Gabriel St.

Coderre & Gagnon, Hochelaga Bk. Bldg. Oscar Coderre, Oscar Gagnon. Coderre, Hon. L., K.C. Cohen & Goldenberg, 20 St. James. J. Cohen, B. Coldenberg.

Goldenherg.

Cook & Magee, Royal Ins. Bldg. John Wilson Cook, K.C., Allan A. Magee, Hugh S. Pedley. Card, Appendix Page 70.

Cotton & Westover, Transportation Bldg. C. M. Cotton, E. W. Westover. Card, Appendix Page 70.

Gouper, Wm. M., B.C.L., 30 St John St. Card, Appendix Page 72.

Cousineau *& Lacasse, 70
St. James St. P. Cousineau, K.C., N. U. Lacasse.
Cousins, Geo. V., Transportation Bldg.
Coyle, P. J., K.C.
Craig, F. A.

MONTREAL—Continued.

Crankshaw & Crankshaw, C. P. R. Telegraph Bldg. Jas. Crankshaw, K.C., Jas. Crankshaw, Jr. Creelman, A. R., K.C. (General Counsel C.P.R.), Windson Station

Windsor Station.

Cresse, L. G. A., K.C., 3
Notre Dame e. Philippe

Notre Dame e. Philippe Dorval. Cross, S., K.C. Cruickshank, W. G., K.C. Cullen, J. P. Curran & Curran, 180 St. James St. Frank J. Curran, K.C., L. E. Curran. Dagenais, J. P. W. Dalbec, Hector

Dalbec, Hector.

Dandurand, Hon. R., K.C. (See Hibbard & Co.) Dayid, J. A., 20 St. James

St.
David, J. H.
Davidson & Ritchie, 12
Phillips Sq. L. H.
Pavidson, K.C., W. F. Philips Davidson, K.C., v.. Ritchie, K.C. Wainwright, Elder.

Davidson, & Elder. Transportation Peers Davidson, K.C., Arnold Wainwright, K.C., B.C.L., Maurice Alexander, Aubrey

Alexander, Aubrey H. Elder.

Decarie & Decary, Quebec Bank Bldg. Hon. J. L. Decarie, K.C., Alph. Decary, K.C., Paul A. Decary, E. Marier.
Decarie, J. N. F. Dequire & Nantel, Trust & Loan Bldg. A. S. Deguire, J. B. Nantel.
Delisle, Arthur, K.C., 70 St. James St.

St. James St.
De Lorimier, Jules, 17 Place
d'Armes Hill.

De Lorimier, L. R., 17 Place d'Armes Hill. de Lorimier, Raoul G., K.C., 97 St. James St.—

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Depocas, G. E., K.C.

Desaulniers & Vallee, Desaulniers & Vallee,
Hochelaga Bank Bldg. G.
Desaulniers, K.C., A.
Vallee, E. Montpetit,
Jean Charbonneau.
Deshois & Delage, 20 St.
James St. D. L. Desbois, K.C., L. A. Delage.
Descarries & Descarries A. Notre Dame e. Lis. A.

18 Notre Dame e. Jos. A. Descarries, K.C., T. N. Descarries.

MONTREAL-Continued.

Desjardins, C. H.

De Sola & Macnaughton, Que. Bank Bldg. Bram C. DeSola, Gordon F. Macnaughton.

Des 'Rochers, F.

Dessaulles, Garneau & Van-ier, 86 Notre Dame West. Casimir Dessaulles, K.C., Leon Garneau, K.C., Geo. P. Vanier.
Dillon, John H.
Dion, J. A. E., 66 Notre

Dame e.
Doherty, Hon. C. J., K.C.
(Minister of Justice),
180 St. James St.

Dorais & Dorais, 97 St. James St. A. P. Dorais, K.C., O. P. Dorais, K.C. St.

Dubreuil, J. F. Duckett, R. L.

Duff, A. Huntly, K.C., & Walter A. Merrill, Commercial Union Bldg. A. J. McDonald. Card, Appendix Page 72.

Dufresne, Aug. Dupre, L. P.

Dussault, Mercier & Du-puis, 11 Place d'Armes Hill. J. C. H. Dussault, Jos. A. Mercier, P. L. Dupuis.

Dutaud, Gustave. Du Tremblay, P. R.

Elliott, David & Mailhot, Canada Life Bldg. Henry J. Elliott, K.C., L. A. David, Adolphe Mailhot, S. H. R. Bush. Card, Appendix Page 72.

Emard & Emard, 112 St. James St. Hon. J. A. Ouimet, K.C., J. U. Em-ard, K.C., E. Chas. Emard.

Enright, Fred. T., Transportation Bldg.

Ewing & McFadden, L. L. & G. Bldg. J. A. Ew-ing, K.C., G. S. McFad-

Fauteux & Fauteux, 97 St. James St. G. A. Fauteux, F. Fauteux.

Ferguson, John M., K.C., 179 St. James St. Fineburg, N. S. Fisher, R. E. Flamand, Chas. E.

MONTREAL—Continued.

Fleet, Falconer, Phelan & Bovey, 157 St. James St. C. J. Fleet, K.C., Alex. Falconer, K.C., M. A. Phelan, Wilfrid Bovey, W. R. Hastings, Robertson Fleet. Card, Appendix Page 72.

Fontaine & Labelle, La Presse Bldg. Z. Fontaine, J. A. Labelle, K.C. Fortin, P. E. Fortin, T. Foster, Martin, Mann, Mac-Kinnon & Hackett, Royal Ins. Bldg. G. G. Foster, K.C., J. E. Martin, K.C., J. A. Mann, K.C., C. G. Mackinnon, J. F. Hackett, H. R. Mulvena.

Foster, W. E., Solicitor, G.T. Ry. Co.), Mc-Gill St. Solici-

Fournier & Geoffrion, 38 Notre Dame e. J. O. Fournier, J. U. A. Geoffrion.

Fournier, L. P. Gagne, Arthur. Gagne, H. J.

Gagnon, A.
Garand, H.
Gaudet, Chas. D., K.C., 157
St. James St.

Gauthier & Beauregard,
Power Bldg. L. J.
Gauthier, K.C., L. E. Beauregard.

Genereux, F. A.

Geoffrion, Geoffrion & Cusson, 97 St. James St.

Victor Geoffrion, K.C., Aime Geoffrion, K.C., Victor Cusson, K. C.

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Card, Appendix Page 72. Germain & Monet. A. Germain, Ph. Monet. Gibeault, Arthur. Gibb, J. R. Gilman, Hon. F. E., K.C., Merchants Bank Bldg. Godin J. L.

Godin, J. L.

Goldstein & Beullac, Royal Ins. Bldg. Maxwell Gold-stein, K.C., Pierre Beul-lac, K.C., A. Lalonde, J. A. Engell.

Gosselin, Leblanc & Leblanc, Power Bldg. L.
A. Gosselin, K.C., A. Leblanc, R. Leblanc.
Gouin, Sir Lomer, K.C. Gourre, Eug.

MONTREAL—Continued.

Goyette, Trudeau & Guerin,
4 Boul'd. St. Laurent, C.
A. Goyette, J. A. E. Trudeau, Chas. E. Guerin.
Goyette, O. A., K.C., 72
Notre Dame e.
Gravel, J. A. E.

Greenshields, Greenshields, Languedoc & Parkins, 86 Notre Dame West. J. N. Greenshields, K.C., E. Languedoc, K.C., C. G.

Greenshields, E. R. Parkins, S. G. Dixon.

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Grenier, A. W., K.C. Gothe, A. P. Guerin, Chas. E. Guertin, C. A., K.C., 30 St.

James.
Hains, Henri.
Handfield, Handfield & Handfield, Quebec Bank
Bldg. W. A. Handfield,
Arthur Handfield, L. A. Handfield. Harris, S. L. Dale,

Que.

Harris, S. L. Daie, Que.
Bank Bldg.
Harvey, A. E., K.C., Can.
Life Bldg.
Hatchett, F. J.
Hebert, Jos.
Heneker & Johnson, Commercial Union Bldg. R.
T. Heneker, K.C., Walter
S. Johnson, G. A. Coughlin.

lin. Hetu, J. C. A. Hibbard, Gosselin & Moyse, Royal Trust Bldg. F. W. Hibbard, K.C., Louis Gosselin, K.C., Robert E. Moyse. (Counsel Hon. R. Dandurand, K.C.)

Card, Appendix Page 73. Honan, M. Houle, L. Hoyles, Hugh L. (Sol. Bell Tel. Co.). R. V. C. Sin-

clair.
Hubert, L. J. R.
Hurteau, J. A.
Hutchins, H. A., K.C., 204
St. Catherines W.
Iles, Chas., 80 St. Fran-

cois Xavier St.

Internoscia, J.

Jacobs, Hall, Couture & Fitch, Power Bldg. S. W. Jacobs, K.C., A. Rives Hall, K.C., G. C. P. Couture, Louis Fitch. Card, Appendix Page 73.

Jacobs, L. W.

MONTREAL—Continued.
Jalbert & Vanler, Hoche-laga Bank Bldg. J. W. Vanier.

Jalbert, A. Jasmin, V. F.

Jean, Joseph.
Jenkins, Jos.
Jette, J. T.
Joannette, J. H.
Jodoin, Alex.
Jodoin, Henri, K.C., (Asst.
Solicitor, G. T. R. McGill St.)

Jodoin, T. Johnson, A. R., K.C. Jones, A. G.

Jones, A. G.

Kavanagh, Lajoie & Lacoste, Provincial Bank Bldg., 7 Place d'Armes Square. Hon. Sir Alexandre Lacoste, K.C., H. J. Kavanagh, K.C., H. Gerin Lajoie, K.C., Paul Lacoste, K.C., J. J. U. Mathieu, Alex. Lacoste, Jr., T. J. Shallow, J. H. G. Lajoie.

Lachapelle & Beaulieu, 30 St. James. A. Lachapelle, J. A. Beaulieu.

Lachapelle & Denis, 71a St. James. A. Lachapelle, L. Denis.

Lacroix, J. O., K.C., Que. Bank Bldg.

Laflamme, Mitchell, Chen-

Laflamme, Mitchell, Chen-evert & Callaghan, Bank of Ottawa Bldg. N. K. Laflamme, K.C., W. G. Mitchell, K.C., R. Chen-evert, Frank Callaghan.-

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Lafleur, MacDougall, Macfarlane & Pope, Royal Trust Bldg. Eugene Lafleur, K.C., G. W. Macfarlane, K.C., Charles A. Pope, Gregor Barclay, William B. Scott.—

Lafortune, D. A., K. C. Laliberte, Edgar.

Lamarche, J. P.

Lamarre & Brodeur, J. I. Lamarre, J. A. A. Brodeur.

Lamontagne, Yvon.

Lamothe, Gadbois & Nantel, 308-309-310-311 Quebec Bank Bldg. J. C. Lamothe, D.C.L., K.C., Emilien Gadbois, LL.L., J. Marechal Nantel, J. Marechal B.C.L.

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MONTREAL—Continued.
Lamothe, St. Jacques æ Lamothe, Versailles Bldg. Gustave Lamothe, K.C., J. L. St. Jacques, O. A. Lamothe. Lamothe, Jacques, de. Lanctot, J. P., 97 James St. P., 97 Card, Appendix Page 73. Landry, L. J. Lantier, J. O. Laporte, C. Z., K.C., Que-bec Bank Bldg. Lariviere, M. J. C. LaRose, Wilfrid. Laurendeau, Hon. Chs., K. C., Counsel and Chief City Atty. J. L. Archambault, K.C., Counsel; Assistants: P. O. Lavallee, K.C., J. H. Damphousse, K.C., W. H. Butler, L. I. I. J. A. Lenny, Paul K.C., W. H. Butler, LL.L., J. A. Jarry, Paul E. Lamarche, Alexander A. Saint Pierre, LL.L. Hon. A. W. Atwater, K.C., Consulting City Atty. Lavallee, C. H. Lavallee, Delfausse, Des-marais & De Serres, 97 marais & De Serres, 94
St. James. L. A.
Lavalle, K.C., J. H. R.
Delfausse, K.C., J. Desmarais, R. De Serres.
Leblanc, Brossard, Forest
& Lalonde, Credit Foncier Bldg. Hon. P. E.
Leblanc, K.C., Edmond
Brossard, Alf. Forest, A.
Lalonde Lalonde. Leblanc, Antonio. Leduc, A. Lefebvre, L. J. LeHuray, S. J. Le Mesurier, Chs. S. Lemieux, Hon. Rod., K.C. Leonard, Patenaude, Filion, onard, Patenaude, Monette & Gallagher, 26 St. James. J. E. E. Leonard, E. L. Pate-naude, Z. Filion, Gus. F. Monette, M. J. F. Gallagher. Lighthall & Harwood, Quebec Bank Bldg. W. D. Lighthall, K.C., C. A. Harwood, K.C.—
Lonergan, M. S., K.C.
Loranger, Loranger & Loranger, ranger, Prud'homme, 99 St. Hon. L. St. 0. Loranger, K.C., L. J. Loranger, K.C., J. H. Loranger, J. Alex. Prud'-Loranger, Loranger, J. homme. Card, Appendix Page 73.

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Lovett, H. A., K.C., Transportation Building.
Lussier, Ed., K.C.
Lyman & Dunlop, 80 St.
Francois Xavier St. J.
H. Dunlop, K.C.—
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McAvoy, D., K.C., 91 Sherbrooke E.
McCord, D. R., K.C.

McCormick & Lebourveau, C. P. R. Telegraph Bldg. Duncan McCormick, K.C., S. A. Lebourveau, B.C.L. McDonald, A. J.

McGibbon Casgrain, Mitchell & Casgrain: Casgrain, Mitchell, Holt, McDougall, Creelman & Stairs, Royal Trust Bldg. Hon. Th. Chase-Casgrain, K.C., Victor E. Mitchell, K.C., Charles M. Holt, K.C., A. Chase-Casgrain, K.C., Errol M. McDougall, John J. Creelman, Gilbert S. Stairs, Pierre F. Casgrain. Card, Appendix Page 75.

McGoun & Pelletier, C. P. R. Telegraph Bldg. A. McGoun, K.C., A. D. Pelletier.

McLennan, Howard & Aylmer, 86 Notre Dame w. Francis McLennan, K.C., E. Edwin Howard, K.C., H. U. P. Aylmer, Jacob DeWitt. Card, Appendix Page 75.

MacAllister, A. W. G.

MacCallum, O. B., Transportation Bldg. (With C. H. Cahan, K.C.).

Macdonald, Jas. Mackay, Alfred. K.C.

Mackay, Hugh, K.C., Transportation Bldg.
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Maclean, Hon. A. K., K.C. (See Halifax, N. S.)

Maclennan & Weldon, Que. Bank Bldg. Farquhar S. Maclennan, K.C., J. W. Weldon. Card, Appendix Page 75.

MacNaughton, John. Maillet, Robert. Marceau, J. O.

Marchand, Ls. Ph.

MONTREAL—Continued. Marechal, L. T., K.C., 103 St. François Xavier St., Armand Mathieu.

Margolese & Tritt, 212

McGill St. L. S. Margolese, S. G. Tritt.

Marsan & Fortin, 20 St.

James. G. A. Marsan, A.

F. X. Fortin.

Martineau & Lodoin 66 St.

F. X. Fortin.

Martineau & Jodoin, 66 St.
James. V. Martineau,
K.C., A. Jodoin.

Masson, L.

Matheson, R. D.

Mathleu & Beaudry, 180
St. James. A. Papineau
Mathieu, Paul A. Beaudry.

Mathieu, Hon. M., K.C. Meagher & Coulin, Com-mercial Union Bldg. J. J. Meagher, J. E. Coulin. Melancon, L. Menard, G., 16 St. James St.

Mercier & Beique, Quebec Bank Bldg. Hon. H. Mercier, K.C., H. A.

Mercier, K.C., H. A. Beique.

Meredith, Macpherson, Hague, Holden, Shaughnessy & Heward, Merchants Bank Bldg. F. E. Meredith, K.C., K. R. Macpherson, K.C., H. J. Hague, K.C., A. R. Holden, K.C., W. J. Shaughnessy, C. G. Heward, H. H. Scott. (Counsel, C. S. Campbell, K.C.).

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Meunier, L. C.
Mignault, P. B., K.C.,
Hochelaga Bank Bldg.
Migneron, J. H.
Millette, Grenier & Desjarlais, 97 St. James. N.
A. Millette, K.C., Armand Grenier, J. E. R. Desjarlais and Granding and G

James.
Monette, Ph.
Montpetit, Ed. Duluth Bldg.
Monty, C. E., 72 Notre

Dame e.

Monty & Duranleau, National Bank Bldg. R.

Monty, K.C., A. Duranleau, Paul G. H. Beauder. dry.

MONTREAL—Continued.
Morgan, E. A. D.
Morin, Paul H.

Morrison, G. A., K.C.

Morrison & Rose, 179 St.
James St. M. J. Morrison, K.C., Bernard Rose.

Mousseau, J. O., K.C., 97
St. James St.

Mullin, R. T.

Murphy, Berard & Perrault, Que. Bk. Bldg. D.
R. Murphy, K.C., Hon.
L. P. Berard, K.C., A.
Perrault.

Perrault. Nantel, Marechal.

Nantel, Marechal.
Nicholson, D. N.
Normandeau, J. E. B.
Normandin, Z.
Ouimet, Hon. J. A., K.C.
(See Emard & Co.)
Ouimet, J. A., 30 St.

James.
Owens, T. Sargent, Transportation Bldg.

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Pagnuilo, J., K.C.

Papillon, J. H. O., 16 St.

James.

Paradis, R., K.C. (C.P.R. Sol. for Quebec.) Assistant: Jean Bernier.

Parisault, Lapierre & Archambault. C. A. Parisault, O. Lapierre, J. H. Archambault.

sault, O. Lapierre, J. H. Archambault.
Patterson & Lavery, 180 St. James St. Wm. Patterson, K.C., S. Lavery.
Payette, J. V.
Pellissier, Wilson & St.
Pierre, Power Bldg.
E. Pelissier, K.C., C. A.
Wilson, K.C., G. St.
Pierre Pierre.

elletier,
Beaulieu & Mercier,
Trust & Loan Bldg. L.
Conrad Pelletier, K.C.,
Saverin Pelletier, Severin Letourneau, K.C., L. E. Beaulieu, K.C., Paul Mercier. Pelletier & Pelletier, 99 St. James. H. Pelletier,

James.

James. H. Pelletier,
K.C., A. S. Pelletier.
Pelletier, Jos.
Perron, Taschereau, Rinfret, Genest, Billette &
Plimsoll, Quebec Bank
Bldg. J. L. Perron, K.C.,
R. Taschereau, K.C., T.
Rinfret, K.C., R. Genest,
J. E. Billette, A. R. W.
Plimsoll, B. Brodeur.

Plimsoll, R. Brodeur. Pilon, J. W. Pilon & Pilon. A. Pilon, J.

A. Pilon.

MONTREAL—Continued. Place & Stockwell, Trans-portation Bldg. E. G. Place, Ralph F. Stockwell.
Plante, L.
Plante, W. A. Plourde, U. Plourde, U.
Poliquin, G.
Popliger, I.
Pouliot, M.
Pruneau, J. A. N.
Pugsley, Hon. Wm., K.C.
Rainville & Rainville, Quebec Bank Bldg. Hon. H.
B. Rainville, K.C., Paul Rainville. Rainville, J. H.
Raymond, Max., 90 Notre
Dame E.
Raynes, Chas., K.C. Raynes, Chas., K.C.
Renaud, G.
Renaud, J. H. W.
Rheaume, J. T.
Rivet, Glass & Sullivan,
Trust & Loan Bldg. L.
A. Rivet, K.C., L. G.
Glass, John A. Sullivan,
Albert Papineau.
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Robert L. Card, Appendix Page 76.
Robert, L.
Robitaille, Clement.
Rodier & Archambault,
Trust & Loan Bldg. C.
Rodier, K.C., Jos. Archambault, K.C.
Rondeau, A. O.
Ross & Angers, Transportation Bldg. H. S. Ross,
K.C., E. R. Angers.
Ronayne, J. A.
Roy & Martineau, 51 St.
James. E. Roy, Alp.
Martineau. Martineau. Roy, F. X., K.C. Roy, R., 71a St. James. Ryan, P. C. . Germain, Guerin & Raymond, Trust & Loan Bldg. P. St. Germain, K.C., L. Guerin, LL.L., B. Panet Raymond, LL.L. Salomon, N. Sasseville, E Semple, G. Hugh, K.C., City mecal & Gelinas, La Presse Bldg. O. Sene-cal, K.C., J. L. Gelinas. Smith, Markey, Skinner, Pugsley & Hyde, 179 St. James St. R. C. Smith, K.C., F. H. Markey, K.C., W. W. Skinner, K.C., W. G. Pugsley, G. G. Hyde. Sperber, M. M. MONTREAL—Continued.
Stackhouse, R. T.
Stephens, L. deK., Que.
Bk. Bldg.
Stewart & Stewart, Guardian Bldg. T. S. Stewart, William Stewart. Surveyer, Ogden & Mariotti,
Dominion Express Bldg.
E. Fabre Surveyer, K.C.,
C. G. Ogden, K.C., H.
Mariotti. Card, Appendix Page 76. Sylvestre, C. J. Tanner, A. H. Tansey, T. M., Transporta-tion Bldg. Ernest, **T**etreau, Bldg. Tetreau & Jacobs, 516 St. Lawrence Bould. Mau-rice Tetreau, L. W. Jacobs. Theberge, Albert.
Tremblay, F. P.
Trihey, Bercovitch, Kearney & Lafontaine, 205
St. James St. H. J. Trihey, K.C., P. Bercovitch, K.C., W. P. Kearney, E. Lafontaine Lafontaine. Card, Appendix Page 76.
Truell, H. V.
Tucker, Henry, 204 St.
James St. Vanier, Guy. Vineberg, A. H.
Vipond & Vipond, Transportation Bldg. Ernest
E. Vipond, H. S. Vipond.-Card, Appendix Page 76. Walsh, & Walsh, 80 St.
Gabriel St. J. C. Walsh,
K.C., T. E. Walsh, K.C.
Weinfield & Ledieu, Transportation Bldg. Henry portation Bldg. Henry Weinfield, Pierre Ledieu, J. Y. Fortier, Thos. Tansey. Whelan, J. P. White & Buchanan, Dominion Express Bldg. W. J. White, K.C., A. W. P. Buchanan, K.C. Yvon, A. W. MURRAY BAY, See Malbaie. NAPIERVILLE - Dist. Iberville. Merizzi, E. NEW CARLISLE -Dist. Gaspe. Bugeaud & Cote. Fabien Bugeaud, M.P.P., Emile Cote.

NEW CARLISLE—Continued. Kelly & Pouliot. Hon. John Hall Kelly, Narcisse Narcisse Pouliot. Maguire, F.

Mills, James E. Riopel, L. J., K.C.

GLASGOW, See St. Jerome.

NEW RICHMOND, See New Carlisle.

NICOLET -- Dist. Three

Rivers.
Camirand, Wilfrid, K.C.
Comeau, L. H.
Trahan, Arthur, K.C. (See Rivers.)

NOMININGUE — Dist Ottawa. Achim, Honore. Bousquet, J. B. Delage, A.

NORTH HATLEY, See Sherbrooke.

ORMSTOWN, See Huntingdon. PAPINEAUVILLE Ottawa.

Mackay, Aug. S. Major & Fortier (See Hull).

PASPEBIAC, See New Carlisle.

PERCE — Dist. Gaspe. Brasset, Maurice. Flynn, W. A. E. Garneau, A. S., K.C.

PHILLIPSBURG, See Bedford. PLESSISVILLE -Dist. Artha-

baska. Houde, L. J. QUEBEC CITY — Dist. Que-

Beaubien, L. O., K.C.

Bedard, Lavergne, Prevost

& Taschereau. J. E. Bedard, K.C., A. Lavergne,
M.P.P., J. A. Prevost,
Edouard Taschereau,
J. J. J.

LL.L.

Belanger. A.
Bernier, Bernier & DeBiliy,
111 Mountain Hill. Alphonse Bernier, K.C.,
Henri Bernier, LL.L., V.

DeBilly.

Cannon, Power & Roy, 111

Mountain Hill. Lucien Cannon, B.A., LL.L., Charles G. Power, B.A., LL.L., LL.L. Laetare Roy,

Card, Appendix Page 78. Casgrain, Rivard, Chauv-eau & Marchand. Hon. Th. Chase Casgrain, K.C.,

QUEBEC CITY—Continued. Adj. Rivard, K.C., C. A. Chauveau, LL.D., Aime Marchand. Card, Appendix Page 77.

Chapleau & Morin. J. E. Chapleau, Oscar Morin.
Choquette, Galipeault, St. Laurent, Metayer & Laferte, 115 St. Peter St. Hon. P. A. Choquette, K.C., A. Galipeault, K.C., M.P.P., L. St. Laurent, LL.L., A. Metayer, H. Laferte, LL.L.
Cimon. H.

Cimon, H.
Cook & Cook. A. H. Cook,
K.C., A. Laurie, F. Murphy, K.C.

Darveau & Darveau. Darveau, K.C., C. V. Darveau.

Davidson, W. Н., K.C., Fire Assurance Quebec Building.

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Demers & Demers. L. G.
Demers, K.C., A. Demers.
Dionne, C. E. L., K.C.,
Hochelaga Bank Bldg.
Drouin, Sevigny & Drouin,
Que. Bk. Bldg. F. O.
Drouin, LL.B., A. Sevigny, M.P., Paul Drouin,
LL.L. LL.L.

Dupre, Gagnon & Cham-poux, 105 Mountain Hill. M. Dupre, LL.L., O. Gagnon, LL.L., Edgar Champoux, LL.L.

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Edge, T. W., 4 St. Peter St.

Card, Appendix Page 78. Falardeau & Dorion. Adrien Falardeau, C. N. Dorion. Flynn & Flynn, Union Bank

building. Francis Flynn.
Fortin, J. E.
Francoeur, Vien & Therlault, 72½ St. Peter St.
J. N. Francoeur, LL.L.,
M.P.P., T. A. Vien, LL.L.,
E. Thoricult E. Theriault.

Gagne, J. A.

Gelly & Dion, 116 Mountain Hill. Emile Gelly, B.A., LL.B., Aime Dion, B.A., LL.L.

Gibsone & Dobell, 92 St. Peter St. George F. Gibsone, K.C., Alfred C. Dohell.-

Card, Appendix Page 78. Gobell, Ant., LL.B., I.S.O. Gosselin, J.

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QUEBEC CITY-Continued. Grenier & Pare. H. Gren-ier, J. H. Pare. Grenier, Plamondon & Bedard. A. Grenier, M. Plamondon, E. Bedard. Guay & Fremont. Ro-Charles dolphe Guay, Fremont. Jolicoeur, P. J. Lachance, Ahern & Morin, 111 Mountain Hill. A. Lachance, K.C., M. Ahern, Max. Morin.
Lane & Cambray, 97 St.
Peter St. J. A. Lane,
K.C., Alfred Cambray. Larue, J. L. Larue, W. Larue, W.
Leduc, P.
Lemieux, M. A.
Mercier, E.
Moraud & Savard, 126 St.
Peter. Lucien Moraud,
B.A., LL.L., Alfred Savard, B.A., B.C.L.—
Card, Appendix Page 79. Morin, L. D. O'Sullivan, H. M. Paradis & Darveau. W. Paradis, Chas. Darveau. Parent, L. E. Patry, Jules.

Pelletler, Belleau, Balllargeon, & Belleau. Hon. L. P. Pelletier, K.C., E. Balllargeon, Noel Belleau.

Pentland, Stuart, Gravel & Thomson, 56 St. Peter St. C. A. Pentland, K. C., G. G. Stuart, K.C., J. P. A. Gravel, A. C. M. Thomson. W. Paradis & Darveau. Thomson. Card, Appendix Page 80. Pouliot, Louis A., B.A., LL.L., 61 St. Peter St. Card, Appendix Page 80. Robertson, A. Rochette, J. A. Rouillard & Boissonnault. Leon Rouillard, Raoul Boissonnault. Smith, Charles, 84 St. Peter St.—
Stafford, L., K.C.
Taschereau, Roy, Cannon,
Parent & Fitzpatrick, Victoria Chambers. Hon.
L. A. Taschereau, K.C.,
Ferdinand Roy, K.C., L.
A. Cannon, K.C., Geo.
Parent, LL.L., Arthur Fitzpatrick, LL.L .-Card, Appendix Page 80. Taschereau, A.

QUEBEC CITY—Continued.
Turcotte, J., M.P.
Turgeon, Roy & Langials,
126 St. Peter St.
Hon. Adelard Turgeon,
K.C., Ernest Roy, K.C.,
Romeo Langials, L.L.
Card Amendia Page 80 Card, Appendix Page 80. RICHMOND - Dist. St. Francois D'Artols, J. V. Card, Appendix Page 81. Card, Appendix Page 81.
Leclerc, Felix.
McIver, W. E.
RIGAUD, See Beauharnois.
RIMOUSKI — Dist Rimouski.
Asselin & Asselin. L. N.
Asselin, K.C., R. Asselin.
Begin, P. Q.
Bernier, N.
Cote, A. E.
Gagnon, Sasseville & Gagnon. I. Gagnon, E. Sasseville, P. E. Gagnon.
Card, Appendix Page 81. Card, Appendix Page 81. Martin, J. P. V. Noel, H. E. Pouliot, J. N., K.C. Tache, L. Tessier & Cote. A. Tessier, K.C., M.P.P., E. A. Cote. RIVIERE DU LOUP STATION Dist. Kamouraska. Paradis, Leon.
Poullot, Narcisse.
Talbot, L. A.
ROBERVAL—Dist. Roberval.
Bergeron, T. L. Boily, A. Lefebyre, T.

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Vallee, J. D. P.

ROCK ISLAND — Dist. St. Francois. Hovey, H. M., K.C. ROXTON FALLS, See Water-STE. ADELE, See St. Jerome.
ST. AIME, See St. Jerome.
STE. AGATHE DES MONTS,
See St. Jerome.
ST. ANDRE — Dist. Terrebonne. DeLaronde, R. P. ST. ANNE DE LA PERADE— Dist. Three Rivers. (See Three Rivers.)
STE ANNE DE LA POCATIERE, See Fraserville. LA POCA-ST. ARMAND STATION, See Bedford. ST. CHARLES (Riv. Richelieu) See St. Hyacinthe.

ST. CHRYSOSTOME, See St.

John's.

ST. CROIX, See Quebec. STE. ELIZABETH, See Joliette.

ST. EUSTACHE - Dist. Terrebonne.

Champagne, Hon. H., K.C. ST. EVARISTE—Dist. Beauce.

Gaudet, Hector. ST. FELIX DE VALOIS, See Joliette.

ST. FERDINAND, See Thetford Mines

STE. FLAVIE STATION, See Rimouski.

ST. FRANCOIS DU LAC - Dist. Richelieu. Allard, Ad. Baril, Z.

ST. GABRIEL DE BRANDON, Dist. Joliette.

Denis, Jean J. ST. GEORGES—Dist. Beauce. Bolduc & Beaudoin. R. Bolduc & Beaudoin. R. Bolduc, R. Beaudoin. Bouffard & Godbout (See Joseph) St.

STE. HELENE DE KAMOUR-ASKA, See Fraserville. ST. HYACINTHE — Dist. St.

Hyacinthe. Beauregard, J. O., K.C.

Chicoine, Wilfrid. Fontaine & Chagnon. V. E. Fontaine, K.C., Chagnon.

Lussier & Guimont. Lussier, K.C., E. Guim-

Card, Appendix Page 81.

Marin, E.
Yvon & Gendron. Arthur
Yvon, Luclen Gendron.
ST. JOHN'S, See St. Jean.
ST. JEROME — Dist. Terre-Arthur

bonne.

De Martigny, C., K.C. Nantel & Rochon. W. B. Nantel, K.C., G. Rochon, LL.B.

Card, Appendix Page 81. Prevost & Marchand. Hon. J. B. B. Prevost, K.C., C. E. Marchand.

JEAN Dist Iberville.

Belanger, L. C. Carreau, J. P. Cartier, Jacques, LL.L.-

Card, Appendix Page 81.

Chasse, A., K.C.
Dore, P. J.
Fortin, George.
Girard & Demers. A. D.
Girard, K.C. Jos. Demers, K.C., M.P. Poulin.

8T. JOSEPH — Dist. Beauce. Bolduc & Beaudin. (See St. Georges.) (See ST. JOSEPH—Continued. Bouffard & Godbout. P.
Bouffard, K.C., A. Godbout, M.P.P.
Dufour, F. X.

Hamel & Faribeault. Gustave F. Hamel, K.C., Leon Faribeault. Card, Appendix Page 82.

Pacaud & Morin. A. Pacaud, K.C., Louis Morin, LL.L. Talbot, S. U.

STE. JULIENNE - Dist. Joliette. Sylvestre, Jos.

STE. MARGUERET, See St. Jerome.

STE. MARIE - Dist. Beauce. Fortier, H. Morency, J. A.

STE. MARTINE, See Valleyfield.

ST. MICHEL DE NAPIER-VILLE, See St. John's. ST. OURS, See Sorel. ST. PACOME, See Fraserville.

ST. PASCHAL, See Fraserville.

ST. PHILIPPE DE NERY, See Fraserville

ST. PIE, See Waterloo. ST. POLYCARPE, See Huntingdon. ST. REMI -

– Refer to

ST. SAUVEUR, See St. Jerome

STE. SCHOLASTIQUE -Dist. Terrebonne. Ethier, J. A. C., K.C., M.P. Lalande, D. Prevost & Marchand (See

St. Jerome). STE. THERESE DE VILLE — Dist. Terre-

bonne. (See Nantel

Nantel, J. B. (See Nante & Co., Montreal.) ST. TITE, See Three Rivers. ST. VITAL DE LAMBTON —

Dist. Beauce.
Guindon, J. L. N.
SHAWINIGAN FALLS —Dist. Three Rivers.

Bournival, Edgar. Martel, Paul.

Paquette, A. E., K.C. Card, Appendix Page 82.

SHAWVILLE, See Bryson. SHERBROOKE — Dist. Francois.

Bachand, C. E.
Belanger, Louis C., K.C.
Cabana, C. C.
Campbell & Gendron. F.
Campbell, K.C., L. N. A.,

-Gendron.

SHERBROOKE—Continued. Cate, Wells & White. C.
Walter Cate, K.C., J. P.
Wells, C. D. White.
Duffet, H. J.
Forest, Lionel.
Fraser, Macdonald & Rugg. H. R. Fraser, K.C., F. S. Rugg. Lawrence, Morris & Mclver. H. D. Lawrence,
LL.B., W. Morris, K.C.,
W. E. McIver, B.C.L.
Card, Appendix Page 82. Leblanc, J. A., K.C. Lemay, J. H. Leonard & Juneau. John Leonard, K.C., P. A. Juneau. Morin, J. T. Nicol, Jacob, K.C. O'Bready & Panneton. M. O'Bready, D. Panneton. Rioux, Emile.
Roy, Joseph.
St. Pierre, G. H., K.C.
Tracy, W. C.
SOREL — Dist. Richelieu.
Lanctot & Magnan.
Lanctot & Magnan. Lanctot, Geo. Magnan.
Brousseau, J. B., K.C.
Cardin & Allard. P. J. A.
Cardin, M.P., Ad. Allard.
Lefebvre, F., K.C.
Vanasse, A. P.
Murtele, C. J. C. Wurtele, C. J. C. Card, Appendix Page 82. STANBRIDGE EAST, See Bedford. STANFOLD, See Drummond-STANSTEAD — Dist. Francois. Hackett, Hon. M. F., K.C.
SUTTON—Dist. Bedford.
Giroux, F. X. A. (Se
Sweetsburg.) (See SWEETSBURG Dist. Bedford.
Giroux, F. X. A. Card, Appendix Page 82. Leonard, A. J. E.
Lynch, W. H.
McKeown & Boulanger. W.
K. McKeown, Oscar Oscar Boulanger. TERREBONNE, See St. Jerome. THETFORD MINES - Dist. Arthabaska. Deschamps, Sam., K.C.
Card, Appendix Page 82.
Girouard, Arthur, B.C.L.
Legare, Thomas.
Pacaud & Taschereau. L.
Pacaud, E. Taschereau. THREE RIVERS -Dist. Three Rivers. Barnard, Jos.

THREE RIVERS-Continued. Beliveau, A. Bourgeois, C. Bureau, Bigue & Lajoie. Hon. Jacques Bureau, K.C., M.P., Philippe Bigue, K.C., Francois Laioie. & Desilets Desilets. Desilets, F. Desilets. Desy & Langlois.
Desy, Ed. Langlois.
Duplessis, M. L.
Guillet, L. P., K.C.
Lord, F. Marchand, B. Martel, P. N., K.C. Paquin, L. D. Robichon, Georges Henri. Card, Appendix Page 83. Tessier, Trahan & Lacoursiere. J. A. Tessier, K.C., Arthur Trahan, K.C., F. X. Lacoursiere. THURSO, See Buckingham. TROIS PISTOLES, See Fraserville. UPTON, See Waterloo. VALCOURT, See Waterloo. VALLEYFIELD - Dist. Beauharnois. Brossoit. Numa E., B.C.L.. Card, Appendix Page 83. Codebecq, L.
Laurendeau, J. G., K.C.
Legault, J. A.
Plante, A., K.C.
VARENNES, See Montreal. thabaska. Laliberte, W. tiac.

VAUDREUIL—Dist. Montreal.
Brossoit, Numa E., B.C.L.
(See Valleyfield). VERCHERES, See Montreal. VERDUN, See Montreal. VICTORIAVILLE - Dist. Ar-VILLE MARIE - Dist. Pon-Cherrier, Andre.
WAKEFIELD, See Hull.
WARWICK, See Drummondville. ATERLOO — Clouthier, R. Jacques, J. A. Nutting, C. A., K.C. See WATERLOO —Dist. Bedford. WATERVILLE, Sherbrooke. WEEDON, See Richmond. WEST BROME, See Sweetsburg. SHEFFORD, See WEST Sweetsburg WINDSOR MILLS, See Richmond YAMACHICHE, See Three Rivers.

QUEBEC BAILIFFS

Note.—The following list of selected Bailiffs has been compiled with the assistance of a local representative in each District, further supplemented by a number of Advocates throughout the Province. Reference to the Canada Legal Directory when using the list would tend toward getting good results, as Bailiffs of whom we receive complaints are struck from the list.

Acton Vale, St. Hyacinthe. Bedford, Bedford. Prevost, Ed. McAleer, J. Belæil, Alma. Roberval. Montreal & Richelieu. Verreault, Ged. Vigneau, Ant. M. Amqui, Rimouski. Berthier, Joliette. Dionne, J. R. Courchenes, H. Langlais, J. O. Black Lake, Arthabaska. Ancienne Lorette, Quebec. Garneau, Jos. Bolton Centre, Hamel, P. Angers, Bedford. Mooney, I. A. Õttawa. Bonaventure, Richer, J. Gaspe. Anse St. Jean, Tremblay, C. Chicoutimi. Bonaventure River, Perron, D. Gaspe. Armagh, Bufold, C. N. Quebec. Bon Desir, Moreau, Ph. Saguenay. Simard, E. Arthabaska. Arthabaska. Brome, Beaudette, L. P. Bedford. Bergeron, A. Garneau, H. St. Martin, W. Broughton West, Houle, Prime. Arthabaska. Auckland, Lemieux, N. St. Francois. Bryson, Pontiac. Lemieux, J. Bagotville, Robertson, E. Chicoutimi. Buckingham, Potvin, A. Baie St. Paul, Ottawa. Cummings, J. C. Saguenay. Bury, St. François. Cimon, E. Girard, H. O'Brien, Cornelius. Cabano, Baieville, Richelieu. Kamouraska. Martel, D. Morrison, H. Batiscan, Trois Rivieres. Canterbury, St. Francois - See Bury. Cossette, P. Cap d'Espoir, Ouest, Beauceville, Gaspe. Beauce. Savage, P. J. Denis, Chas. Cap des Rosiers, Quirion, David. Gousse, E. V. Gaspe. Smith, M. Beauharnois, Caplin River, Gaspe. Beauharnois. Poirier, P.

Laberge, A.

Cap St. Ignace, Montmagny. Fortin, Jos. Cap Sante, Quebec. Delisle, S. Carillon, Terrebonne. Bryerton, J. Carleton. Gaspe. Allard, N. Causapscal. Rimouski. Rioux, J. Arthur. Morissette, V. 0. Theriault, J. Cedar Hall Rimouski. Rousseau, C. Chandler, Gaspe. Jones, J. C. Chapeau, Pontiac. Smith, E. J. Chatboro, Terrebonne. Donaldson, J. Chateau Richer. Quebec. Gravel, E. Cheneville, Ottawa. Chevrier, J. H. Chesham, St. Francois Lussier, Wilfrid. Chicoutimi, Chicoutimi. Couture, L. O. Menard, S. Clarenceville, Bedford. Ledoux, J. Coaticook, St. Francois. Beaufort, J. S. Crane, Benj. D. Humphrey, S. B. Compton, St. Francois. Paige, W. W.

Cookshire,	Frelighsburg,	Ile Verte,
St. Francois.	Bedford.	Kamouraska.
Flaws, G.	Van Antwerp, C. B.	Gauvreau, E.
Cross Point,	Gaspe, .	Inverness,
Gaspe.	Gaspe.	Arthabaska.
Day, I.	Joncas, Jos.	Rousseau, T.
Danville,	Gaspe Basin,	Jeune Lorette,
St. Francois.	Gaspe.	Quebec.
Barlow, J. J.	Joncas, L.	Richard, J.
Bennett, Charles. Lafrance, Louis.	Gentilly,	Joliette,
Deschaillons,	Trois Rivieres.	Joliette.
Quebec.	Poliquin, J.	Flamand, Chs. E.
Beaudet, Z.	Gracefield.	Lavallee A
Douville, A.	Ottawa.	Leprohon, M. H. Marsolais, N. L.
Deschambault,	Mercier, E.	Marsolais, N. L.
Quebec.	Granby,	Martel, L. J.
Paquin, E. F.	Bedford.	Massicotte, J. A.
D'Israeli,	Pare, O. N.	Page, J. O. Page, Ludger.
St. Francois.	Grand Mere,	Trudeau, F. M.
Boulanger, L. A. (Qualified also for Dist.	Trois Rivieres	•
Arthabaska).	Aubry, Oscar.	Jonquiere, Chicoutimi.
Cookson, James.	Desroches, J. A. Grand Metis.	Bergeron, J. E.
Ditton,	Rimouski.	Martin, Geo.
St. Francois.	Labbe, Nap.	Kamouraska,
Lafleur, J. Arthur.	Grandes Piles,	Kamouraska.
Douglastown,	Trois Rivieres.	Blais, W.
Gaspe.	Masson, Moise.	Kazubazua,
Beaudin, D.	Grande Riviere,	Ottawa.
Drummondville,	Gaspe.	Teeples, Con.
Arthabaska.	Beaudin, Z.	Kempt Road,
Gauthier, Victor. Dudswell,	Grande St. Esprit, Three Rivers.	Gaspe.
	Inico invois.	
St Francois	Champagne, J. A.	Ferland, P.
St. Francois.	Champagne, J. A. Ham Nord.	Ferland, P. Kenogami
St. Francois. Newman, A.	Champagne, J. A. Ham Nord, St. Francois.	Kenogami,
St. Francois.	Ham Nord, St. Francois. Boulanger, O.	Kenogami, Chicoutimi.
St. Francois. Newman, A. Dunham,	Ham Nord, St. Francois. Boulanger, O. Verville, J.	Kenogami, Chicoutimi. Reid, A. J.
St. Francois. Newman, A. Dunham, Bedford. Lewis, H. H. East Angus,	Ham Nord, St. Francois. Boulanger, O. Verville, J.	Kenogami, Chicoutimi. Reid, A. J. Knowlton, Bedford.
St. Francois. Newman, A. Dunham, Bedford. Lewis, H. H. East Angus, St. Francois.	Ham Nord, St. Francois. Boulanger, O. Verville, J. Ham Sud, St. Francois.	Kenogami, Chicoutimi. Reid, A. J. Knowlton, Bedford. Beals, C. W.
St. Francois. Newman, A. Dunham, Bedford. Lewis, H. H. East Angus, St. Francois. Burns, J.	Ham Nord, St. Francois. Boulanger, O. Verville, J. Ham Sud, St. Francois. Lamoureux, P.	Kenogami, Chicoutimi. Reid, A. J. Knowlton, Bedford. Beals, C. W. Labelle,
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Quebec.	Ste. Edwidge de Clifton,	tham,
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St. Bridget, Iberville.	Griffin, G.	Trois Rivieres.
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Soutiere, Jos. St. Calixte de Kilkenny,	Joliette.	St. Gilles,
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Beauce.	April, J.	Gaspe.
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St. Camille,	Montmagny.	St. Gregoire, Trois Rivieres.
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S. et Huissier	Terrebonne. Refer to Ste.	Richelieu.
S. et Huissier C. S. Collections,	Scholastique.	Bellehumeur, D.
Prets et Im- meubles.	St. Evariste,	Millette, N. St. Hilaire,
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Quebec.	Boutin, J.	Boisvert, J. B.
Leclerc, J. Arthur.	St. Fabien,	Ste. Henedine,
St. Casimir, Quebec.	Montmagny. Refer to St. Cam-	Beauce.
	ille.	Dion, A. St. Henri de Taillon,
Caignan, Nap. Langlois, Jos.	St. Fabien,	Roberval.
St. Celestin,	Rimouski.	Larouche, J. L.
Trois Rivieres.	Fortin, Noel.	St. Hilarion,
Houle, J. St. Cesaire.	St. Felix de Valois,	Saguenay.
St. Hyacinthe.	Joliette.	Coulombe, N. St. Honore,
Masse, L. J.	Bacon, Remi.	Kamouraska.
St. Chrysostome,	St. Ferdinand d'Halifax, Arthabaska.	Morin, L.
Beauharnois.	Fortier, Arthur.	St. Hyacinthe,
Delisle, H. Lett, J. P.	Frechette, L. C.	St. Hyacinthe.
St. Cleophas.	St. Flavie,	Bourgeois, E. Brunelle, H. Cadotte, J. A. Wingender, J.
St. Cleophas, Joliette.	Rimouski.	Cadotte, J. A.
Bacon, R.	See Mont Joli.	Wingender, J.

ville.

St. Lucie, Terrebonne. St. Pacome, St. Irenee, Saguenay. Kamouraska. Gauthier, Francois. Porrier, Jos. Hebert, M. H. St. Ludger, Jean, St. Pamphile, Iberville. Beauce. Montmagny. Lanier, Arthur. Gaudet, Donat. Blanchett, Amable. Blanchette, R. St. Germain, Geo. St. Magloire, Jean de Matha, Montmagny. St. Paschal, Joliette. Refer to St. Cam-Kamouraska. Bacon, R. ille. Laforest, J. A. St. Jean Deschaillons, St. Malo, St. Paul de la Croix, Quebec. St. Francois Kamouraska. Douville, A. Breault, W. St. Jean Ile d'Orleans, Boucher, A. Ste. Marguerite. Ouebec. St. Paulin. Terrebonne. Blouin, N. Trois Rivieres. Lacasse, F. L. St. Jerome, Juneau, N. Ste. Marie, Ottawa. St. Philemon, Beauce. Labelle, L. Montmagny. Dulac, C. Jerome. Fournier, J. (For Quebec.) Ferland, Jules. Roberval. Ste. Marie de Blandford, Noel, T. St. Philippe de Neri, Trois Rivieres. St. Jerome, Kamouraska. Charette, G. Terrebonne. Dionne, D. St. Marthe. Guenette, G. Grignon, T. St. Pie, Montreal. St. Hyacinthe. Joneas, A. (Refer to Rigaud.) St. Joseph, Beauce. Ste. Martin, St. Pierre de Broughton. Groleau, N. Beauce. Beauce. Lessard, A. Nadeau. J. V. St. Joseph d'Alma, Poulin, H. Blais, L. Ste. Martine, Lemieux, N. Beauharnois. Roberval. Lecuyer, T. Ste. Methode d'Adstock, St. Pierre les Becquets. Verreault, G. Trois Rivieres. St. Jovite. Beauce. Lefebvre, J. H. Tardif, E. Terrebonne. St. Polycarpe, Michel de Belle-(Refer to St. Jer-St. Montreal. ome.) chasse, Daoust. L. Quebec. Ste. Julie de Somerset. St. Prime, Roy, Narcisse. Michel de Napier-Arthabaska. Roberval. Godbout, J. H. Fradet, J. Ste. Julienne, ville, St. Prosper, Joliette. Iberville. Perreault, J. A. Beauce. Gervais, M. Dumas, J. St. Michel des Saints, Justine, St. Raphael, Beauce. Joliette. Montmagny. Refer to St. Cam-Champagne, L. Gagnon, A. (For Quebec.) Labreche, Jos. St. Laurent, Ste. Monique, Montreal. St. Raymond. Trois Rivieres. Cardinal, J. V. Lauziere, O. Quebec. St. Lazare. Plamondon, G. St. 'Narcisse, St. Remi, Iberville. Montmagny. Trois Rivieres. Belanger, J. N. St. Leon de Standon, Trudel, J. H. Collette, P. St. Nicolas. St. Remi Lac aux Sable, Beauce. Quebec. Soucy, P Quebec. Demers, N. A. St. Louis de Gonzague, Norbert, Pilotte, J. R. Beauharnois. Joliette. St. Roch, Bacon, R. Joliette. Leger, N. St. Louis de Lotbiniere, St. Octave, Poitras, L. St. Roch de Mekinac, Quebec. Rimouski. Trois Rivieres. Hudon, E. Thibaudeau, L. E. Ricard, D. Louis du Ha Ha, Levesque, E. Ste. Rose. Kamouraska. St. Ours. Refer to Fraser-Richelieu. Montreal.

Papillon, Chas.

Leonard, J.

St. Sabine, Sacre Cœur, Thurso. Montmagny.
Refer to St. Cam-Ottawa. Saguenay. Tremblay, L. Refer to Buckingille. Sacre Cœur de Jesus, ham. Beauce. Ste. Scholastique. Trois Pistoles, Lafrance, W. Terrebonne. Kamouraska. Ouellette, E. Savage, P. Sandy Bay, Rimouski. Vezina, O. Trois Rivieres, Trois Rivieres. Levesque, O. St. Simeon, Provencher, R. Saguenay. Tremblay, J. Sayabec, Trois Saumons, Rimouski. Montmagny. Bouchard, J. G. Joubert, L. P. Caron, L. E. Ste. Sophie de Levrard, Trois Rivieres. Upton, St. Hyacinthe. Shawinigan Falls, Monfette, P. Trois Rivieres Hetu, G. E. St. Stanislas, Gaillardetz, H. Valcourt. Trois Rivieres. Therrien, P. Bedford. Thiffault, J. Shawville, Bissonette, Oct. Trepanier, O. Pontiac. Valleyfield, Chisnell, W. G. Beauharnois. St. Sylvestre. Bedard, J. U. Hebert, M. Sherbrooke, Quebec. St. Francois. Payeur, J. Bartlett, J. P. Biron, R. A. Lavimodiere, N. E. Ste. Thecle. Lefebvre, A. Trois Rivieres. Geoffroy, C. E. Rousseau, D. Grenier, J. L. Vercheres, Plaisance, Jos. St. Theodore de Chert-Pothier, J. O. Poulin, Louis. Richelieu. .sey. Desmarais, O. Joliette. Ville. Marie, Sevigny, Arte. Wright, N. A. Dupuis, I. Pontiac. Therese, Laperiere, H. Shiganake. Wakefield, Terrebonne. Gaspe. Ottawa. Lippe, C. Oswald. Poirier, Jas. Taggart, W. C. Thomas, Sorel. Warwick, Montmagny. Richelieu. Bonin, L. N. Arthabaska. Poirier, Joseph. Brunnette, P. Champagne, Rene. . Tite, Trois Rivieres. Waterloo. Roberge, D. Bedford. Cantin, P. Weilbrenner, Chas. Fontaine, D. Weilbrenner, J. O. St. Tite des Caps, Weedon Station, Stanbridge East, Ouebec. St. Francois. Bedford. Rondeau, N. T. Girard, A. Briggs, W. H. St. Urbain, Whitton, Saguenay. Girard, B. Stanstead, St. Francois. St. Francois. McAulay, Z. Cross, G. E. Ste. Ursule, Windsor Est. St. Francois.

Dunn, P. F.

Leclerc, Frediric.

Bailiff of the Trois Rivieres. Sutton. Bedford. Lambert, T. Thibault, W. St. Victor. the Beauce. Sweetsburg, Court, Superior Plante, J. Bedford. District of Boisvert, J. A. Powers, F. J. St. Vital de Lambton. Francois. Beauce. Milette, P. Gendron, Z. Tadousac, Wotton, Saguenay. St. Zacharie. St. Francois. Dumont, E. T. Beauce. Picard, L. Allen, D. Terrebonne. Wright, St. Zephirin. Terrebonne. Ottawa. Gadbois, P. V. Richelieu. (Refer to Grace-Lefebvre, M. Thetford Mines, fleld.) St. Wenceslas, Arthabaska. Yamachiche. Trois Rivieres. Cyr, Philippe, N. Cyr, Theo. Trois Rivieres.

Villemure, P.

Doyon, J. H.

SASKATCHEWAN

SUPREME COURT.

Chief Justice:

The Hon. F. W. G. Haultain, Regina.

Puisne Judges:

Hon. H. W. Newlands, Regina; Hon. J. H. Lamont, Regina; Hon. J. T. Brown, Regina; Hon. E. L. Elwood, Regina.

Registrar: R. Charlton, Regina.

LAW SOCIETY OF SASKATCHEWAN.

Benchers ex-Officio: Hon. Geo. Doherty, K.C., D.C.L., LL.D., Ottawa; Hon. A. Turgeon, K.C., Regina.

Benchers Elected:

President, O. S. Black, K.C., Weyburn; Vice-President, Jas. Balfour, MacKenzie, K.C., Regina; P. E. MacKenzie, K.C., Sas-katoon; J. F. L. Embury, K.C., Regina; W. B. Wil-loughby, K.C., Moose Jaw; B. Mundell, Moosomin; J. A. M. Patrick, K.C., Yorkton.

> Secretary: J. Kelso Hunter, Regina.

ATTORNEY-GENERAL'S DEPARTMENT.

Attorney-General for Saskatchewan: Hon. A. Turgeon, K.C., Regina.

Deputy Attorney-General: T. A. Colclough, K.C., Regina.

JUDICIAL DISTRICT OF BATTLEFORD.

Judge of District and Surrogate Courts: His Honor Judge Maclean, Battleford.

Local Registrar Supreme Court, Clerk of the District Court, and Clerk of the Surrogate Court:

H. C. Burlingham, Battleford.

Sheriff: W. R. Ridington, Battleford. Agent Attorney-General: W. W. Livingstone.

Official Administrator: The Standard Trust Co.

Official Assignee: A. S. Pollard, Lloydminster.

JUDICIAL DISTRICT OF CANNINGTON.

Judge of District and Surrogate Courts. His Honor Judge Rimmer, Arcola.

Local Registrar Supreme Court, Clerk of the District Court, and Clerk of the Surrogate Court. W. D. Ebbels, Arcola.

Sheriff: J. McEwen, Arcola.

Official Administrator: The Western Trust Co.

Agent Attorney-General: A. E. Vrooman, Arcola.

Official Assignee: Assiniboia Trust Co.

JUDICIAL DISTRICT OF ESTEVAN.

Judge of District and Surrogate Courts. His Honour Edmund R. Wylie, Estevan.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court.

J. W. Mealey, Estevan.

Sheriff: William Nichol, Estevan.

JUDICIAL DISTRICT OF HUMBOLDT.

Judge of District and Surrogate Courts. His Honour Judge Dickson, Humboldt.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court. A. L. MacLean, Humboldt.

> Sheriff: E. T. Wallace, Humboldt.

JUDICIAL DISTRICT OF KERROBERT.

Judge of District and Surrogate Courts. His Honour Judge Leahy, Kerrobert.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court. T. McConica, Kerrobert.

Sheriff:

W. S. Ellis, Kerrobert.

JUDICIAL DISTRICT OF KINDERSLEY.

Judge of District and Surrogate Courts. His Honour Judge Baldwin, Kindersley.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court. J. D. McLeod, Kindersley.

Agent Attorney-General. J. A. O'Connor.

Sheriff:

W. R. Gordon, Kindersley.

JUDICIAL DISTRICT OF MELVILLE.

Judge of District and Surrogate Courts. His Honour Judge Farrell, (Acting) Moosomin.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court. John H. Hilton, Melville.

Sheriff:

J. A. McLaughlin, Melville.

JUDICIAL DISTRICT OF MOOSE JAW.

Judge of District and Surrogate Courts. His Honor Judge Ouseley, Moose Jaw.

Local Registrar Supreme Court. Clerk of the District Court, and Clerk of the Surrogate Court. J. A. Munro, Moose Jaw.

Sheriff: J. Rutherford, Moose Jaw.

Agent Attorney-General: C. E. Armstrong, Moose Jaw.

Official Administrator: The Western Trust Co.

Official Assignee: W. E. Hodge, Moose Jaw.

JUDICIAL DISTRICT OF MOOSOMIN.

Judge of District and Surrogate Courts. His Honor Judge Farrell, Moosomin.

Local Registrar Supreme Court, Clerk of the District Court, and Clerk of the Surrogate Court.

E. G. D. MacEachern, Moosomin.

Sheriff:

G. B. Murphy, Moosomin. Official Administrator:

The Western Trust Co.

Agent Attorney-General:

David Mundell, Moosomin. Official Assignee:

D. Mundell, Moosomin.

JUDICIAL DISTRICT OF PRINCE ALBERT.

Judge of District and Surrogate Courts. His Honor Judge Doake, Prince Albert.

Local Registrar Supreme Court, Clerk of the District Court, and Clerk of the Surrogate Court. J. McMillan, Prince Albert.

Sheriff: Agent Attorney-General: F. W. Halliday, Prince Albert. G. Neilson, Prince Albert.

> Official Administrator: The Western Trust Co.

JUDICIAL DISTRICT OF REGINA.

Judge of District and Surrogate Courts: His Honor Judge Hannon, Regina.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court:

R. Charlton, Regina.

Deputies:

Alex. Stronach, E. A. Mawer.

Sheriff: A. B. Cook, Regina.

Agent Attorney-General: H. E. Sampson, LL.B., Regina.

Official Administrator: Western Trust Company, Regina.

Police Magistrate, City of Regina. William Trant.

Official Guardian: Norman Mackenzie, K.C.

JUDICIAL DISTRICT OF SASKATOON,

Judge of District and Surrogate Courts. His Honor Judge McLorg, Saskatoon.

Local Registrar Supreme Court, Clerk of the District Court, and Clerk of the Surrogate Court.

J. C. Bell, Saskatoon.

Sheriff:

L. G. Calder, Saskatoon,

Agent Attorney-General: P. E. McKenzie, Saskatoon.

> Official Assignee: J. H. Anderson.

Official Administrator: The Standard Trust Company.

JUDICIAL DISTRICT OF SCOTT.

Judge of District and Surrogate Courts. His Honour Judge Dickson, (Acting) Humboldt.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court.

D. J. McCarthy, Scott.

Sheriff:

L. A. Ramsay, Scott.

JUDICIAL DISTRICT OF SWIFT CURRENT.

Judge of District and Surrogate Courts. His Honour Judge Smythe, Swift Current.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court.

J. T. Dodds, Swift Current.

Sheriff:

William Milburn, Swift Current.

JUDICIAL DISTRICT OF WEYBURN.

Judge of District and Surrogate Courts. His Honour Judge C. E. D. Wood, Weyburn.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court. P. Eisenhardt, Weyburn.

Agent Attorney-General. W. M. Rose.

Official Administrator. Western Trust Co.

Sheriff:

W. M. Little, Weyburn.

JUDICIAL DISTRICT OF WYNYARD.

Judge of District and Surrogate Court. His Honour Judge Bell, Wynyard.

Local Registrar Supreme Court, Clerk of the District Court and Clerk of the Surrogate Court:

B. D. Branscombe, Wynyard.

Sheriff:

W. J. Smith, Wynyard.

JUDICIAL DISTRICT OF YORKTON.

Judge of District and Surrogate Courts: His Honor Judge Gordon, Yorkton.

Local Registrar Supreme Court, Clerk of the District Court, and Clerk of the Surrogate Court.

J. E. Peaker, Yorkton.

Sheriff:

H. Christopherson, Yorkton.

Official Administrator: The Standard Trust Co.

Agent Attorney-General: W. M. Graham, Yorkton.

Official Assignee:

E. E. Bailey, Yorkton.

LAND REGISTRATION DISTRICTS.

Master of Titles and Inspector of Legal Offices:
C. J. Milligan, Regina, Sask.

See outline map showing Boundaries by Township and Range.

BOUNDARIES OF THE JUDICIAL DISTRICTS.

See outline Map showing Boundaries by Township and Range.

SITTINGS OF THE DISTRICT COURTS, 1915.

REGINA JUDICIAL DISTRICT—Regina—Third Tue. Feb., May, Sept. and Nov. South Qu'Appelle—Third Thur. Jan., second Thur. June. Balgonie—Third Mon. Jan., second Tue. June. Indian Head—Fourth Tue. Jan., third Tue. June. Milestone—First Thur. Feb., second Thur. July. Sedley—First Tue. Apl. and Oct. Lumsden—Second Tue. Apl. and Oct. Strassburg—Second Tue. May, fourth Tue. Oct. Craik—Second Tue. Jan. and Nov., third Tue. Apl. Davidson—First Tue. Feb. and May, second Tue. July. Bethune—Fourth Tue. June.

MOOSE JAW JUDICIAL DISTRICT—Moose Jaw—Second Tue. Jan. and Oct., fourth Tue. Mar. and June. Elbow—Second Tue. Mar., third Thur. Sept. Rouleau—First Tue. Feb. and July. Tugaske—Third Tue. Sept., first Tue. Dec. Mortlach—First Tue. Nov. Outlook—Third Tue. Nov. Gravelbourg—First Tue. Apl. and Oct. Chaplin—Second Tue. Feb., and third Fri. Sept.

WEYBURN JUDICIAL DISTRICT—Weyburn—First Tue. Feb., second Tue. Apl., first Tue. July, third Tue. Oct. Assiniboia—Third Tue. May and Nov. Viceroy—First Tue. May and Nov. Radville—Third Tue. Mar. and Sept. Fillmore—First Tue. June and Nov. Bengough—Fifth Tue. June.

MELVILLE JUDICIAL DISTRICT—Melville—Third Tue. Jan., first Tue. Apl., Oct. and July. Kelliher—Fifth Thur. Jan., fourth Wed. May. Neudorf—Second Mon. Mar., second Wed. Oct., both at 2 p.m. Abernethy—Fourth Mon. Apl. and Oct., at 2 p.m. Cupar—Fifth Wed. Apl. and third Mon. Nov., at 3.30 p.m. Balcarres—First Wed. May and fourth Wed. Oct. Spy Hill—First Fri. July at 2.00 p.m. All sittings open on local time.

MOOSOMIN JUDICIAL DISTRICT—Moosomin—First Tue. Feb., second Tue. Apl., second Tue. July, third Tue. Oct. Grenfell—Second Tue. Jan. and first Tue. May. Esterhazy—Fourth Mon. Jan., second Mon. Oct., 1 p.m. Wolseley—First Wed. Apl., fourth Mon. Sept., third Tue. Dec. Whitewood—Fifth Mon. Mar., second Tue. Nov. Kipling—Second Tue. May. Broadview—Third Tue. Apl., fourth Tue. Nov. All sittings open on local time.

CANNINGTON JUDICIAL DISTRICT—Arcola—Third Tue. Jan. and Apl., first Tue. July and Oct. Redvers—First Tue. Mar. and Nov. Carlyle—Second Tue. Mar. and Nov. Stoughton—Fourth Tue. Mar. and Nov. Wawota—Second Tue. Apl.

ESTEVAN JUDICIAL DISTRICT—Estevan—First Tue. June and Dec. Oxbow—Second Tue. Jan., third Tue. June. Carnduff—Third Tue. Feb., fourth Tue. Sept. Macoun—Third Tue. Oct. Bromhead—First Tue. Oct.

SWIFT CURRENT JUDICIAL DISTRICT—Swift Current—Third Tue. Jan. and Oct., second Tue. Apl., first Tue. June. Maple Creek—Second Tue. Feb., third Tue. May, and first Tue. Oct. Gull Lake—First Tue. Mar., second Tue. Dec. Morse—First Tue. Apl. Shaunavon—First Tue. May. Cabri—Fourth Tue. Sept.

KINDERSLEY JUDICIAL DISTRICT—Kindersley—Second Tue. Apl. and Dec. Alsask—Fourth Fri. June.

KERROBERT JUDICIAL DISTRICT—Kerrobert—Fourth Thur. June. Zealandia—Fourth Tue. June. Rosetown—Fourth Tue. Oct.

SCOTT JUDICIAL DISTRICT—Scott—Fourth Tue. Jan. Macklin—Third Tue. Feb. Wilkie—Fourth Thur. Feb., and first Tue. Nov. Biggar—Third Tue. Mar. Salvador—Fourth Tue. June.

BATTLEFORD JUDICIAL DISTRICT—Battleford—Fourth Tue. Jan., third Tue. Mar., June, Sept. and Nov. North Battleford—Second Tue. Feb., June and Dec. Lloydminster—Third Tue. Feb., fourth Tue. June, first Tue. Dec. Radisson—Second Tue. Apl., fourth Tue. Nov. Edam—Third Tue. May. Paynton—First Tue. July.

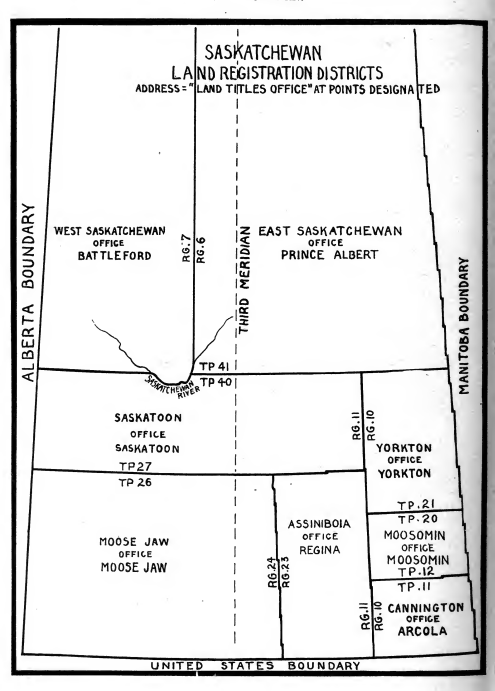
SASKATOON JUDICIAL DISTRICT—Saskatoon—Second Tue. Jan., first Tue. Apl., July and Oct. Hanley—Third Tue. Mar., fourth Tue. Sept. Imperial—First Thur. May. Watrous—First Tue. May. Perdue—Third Tue. Feb. Young—Second Tue. Mar.

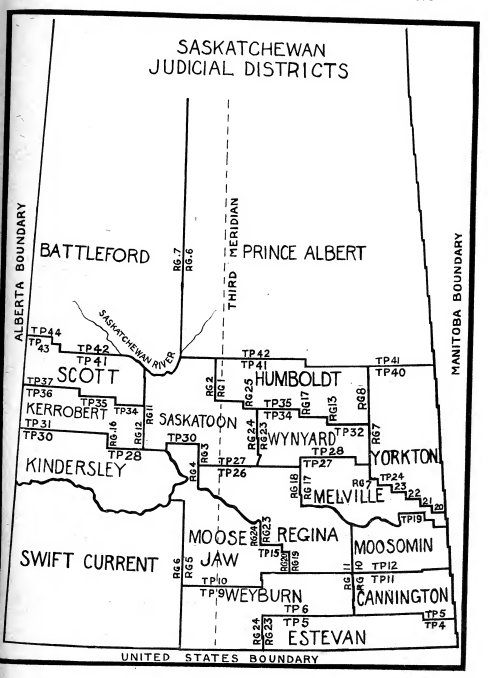
WYNYARD JUDICIAL DISTRICT—Wynyard—Third Tue. Nov. Sheho—First Wed. Mar. and Oct. Lanigan—Second Tue. May. Govan—Fourth Tue. May. Nokomis—First Tue. Dec.

HUMBOLDT JUDICIAL DISTRICT—Humboldt—Second Tue. Feb., June and Nov. Invermay—First Wed. Feb. and July. Wadena—Second Tue., Mar. and Oct. Vonda—Third Tue. Apl. and Oct. Watson—Third Tue. May. Quill Lake—First Tue. Dec.

PRINCE ALBERT JUDICIAL DISTRICT—Prince Albert—First Tue. Feb., Apl., June, Oct. and Dec. Rosthern—Third Tue. Jan., May and Oct. Melfort—First Tue. Mar. and Oct. Kinistino—Second Tue. Mar. and Oct. Duck Lake—Fourth Tue. Apl. and Sept. Tisdale—Second Tue. May and Nov. Marcelin—Fourth Tue. May.

YORKTON JUDICIAL DISTRICT—Yorkton—Second Tue. Feb., third Tue. May and Sept., fourth Tue. Nov. Langenburg—Third Wed. Jan. and June. Saltcoats—Fourth Wed. Jan. and June. Kamsack—Second Wed. Mar. and Oct. Canora—Third Tue. Mar., first Tue. June, second Tue. Nov. Theodore—Third Tue. Apl., fourth Tue. Oct. Calder—Fourth Wed. June. Pelly—Third Wed. Oct. McNutt—First Tue. Nov.





BARRISTERS AND SOLICITORS

NOTE: Where there is no Barrister, reference is made to nearest place with a resident Barrister.

ABERDEEN, See Vonda.
ABERNETHY, See Cupar.
ADAIR, See Wolseley.
ADANAC, See Wilkie.
ALAMEDA — Jud. Dist. Es-BENGOUGH tevan. See Arcola.
ALLAN, See Watrous. ALSASK - Jud. Dist. Kindersley. Murray & Walker. (See Kindersley.) ANTELOPE, See Swift Current. ANTLER, See Redvers. ARCOLA-Jud. Dist. Cannington. Archer & McLellan. Η. A. Archer, P. McLellan. Brooksmith, E. J. Vrooman, A. E. ASQUITH _ - Jud. Dist. Saskatoon. Russell, E. J., & Co. (See Saskatoon.) ASSINIBOIA-Jud. Dist. Weyburn. MacKinnon, A. E. (See Ogema.) Smallwood, F. W. Card, Appendix Page 83. ATWATER, See Esterhazy.
AYLESBURY, See Craik.
BALCARRES — Jud. Di Melville. Imlach, F. Card, Appendix Page 83. BALGONIE - Jud. Dist. Regina. Carman, R. A. (See Regina.) BANGOR, See Melville.
BANCHPETH, See Kinistino.
BARING, See Wolseley.
BATTLEFORD — Jud. Dist. Battleford Earle & Sparling. R. Earle, H. G. Sparling. R. R. Card, Appendix Page 83. Laurie, Wm. Livingston & Atkinson. W. W. Livingston, F. G. At-Card, Appendix Page 83. Robinson, Robert. Skelton, M. L. M. (See North Battleford.) BEADLE, See Kindersley. BEATTY, See Melfort. BELLE PLAIN, See Mo Moose

Jaw.

Allan, H. M. (See Weyburn.) Moon, E. J. (See Radville.) BETHUNE, See Lumsden. BEVERLY STATION, BEVERLY STAT Swift Current. See BIENFAIT, See Estevan. BIGGAR—Jud. Dist. Scott. Rodman, C. T. Thorneloe, W. E. Card, Appendix Page 84. BIRCH HILLS, See Prince Albert. BIRMINGHAM, See Melville. BLADWORTH, See Davidson. BLUCHER, See Saskatoon. BOHARM, See Moose Jaw. BORDEN, See Langham. BREDENBURG, See Saltcoats. BRESAYLOR, See North Battleford. BRIDGEFORD, See Elbow. BROADVIEW - Jud. Dist. Moosomin. McDonald, H. W.

BROCK, See Rosetown.

BROWNLEE, See Eyebrow.

BRUNO, See Humboldt.

BUCHANAN, See Canora. BULYEA, See Strassburg. CANDAHAR, See Wynyard. CANDIAC, See Wolseley. CANORA — Jud. Dist York-McLaren, E. L. Card, Appendix Page 84. Wedderspoon & Cumming. David Wedderspoon, David Weductspoon, Robert W. Cumming. CARIEVALE, See Carnduff. CARLYLE — Jud. Dist. Cannington.
Williams, W. H., B.A.
CARMEL, See Humboldt CARMICHAEL, See Maple Creek CARNDUFF-Jud. Dist. Estevan. Thompson, Fred.
CHAMBERLAIN, See Craik.
CHAPLIN, See Moose Jaw.
CHEVIOT, See Saskatoon. CHURCHBRIDGE, See Saltcoats.
CLAIR, See Wadena.
CLARKBORO, See Vonda.

Jud.

Weyburn.

Dist.

CLARK'S CROSSING, See Saskatoon. COBLENZ, See Scott. COLLEY, See Maple Creek. COLONSAY, See Saskatoon. CONAN, See Elbow. CONDIE, See Regina. CORINNE, See Maple Creek. COTE, See Canora. CRAIK-Jud. Dist. Regina. Blain, Watkins Blain. & Thos. J. Blain, Watkins, W. M. W. B. Blain (See Lumsden). Card, Appendix Page 84. CRANE LAKE, See Maple Creek. CRAVEN, See Lumsden. CREELMAN, See Fillmore CROOKED RIVER, See Letfort. CUDWORTH, See Humboldt. CUT KNIFE, See Battleford. DALMENY, See Langham. DANA, See Vonda. DAVIDSON—Jud. Dist. Regina. Routledge, A. W. Card, Appendix Page 84. DAVIN, See Regina. DAVIS, See Prince Albert. DELISLE, See Saskatoon. DELMAS, See North Battleford. DENHOLM, See North Battleford. DEWAR LAKE, See Wilkie. DISLEY, See Lumsden.

DEWAR LAKE, See Wilkie.
DISLEY, See Lumsden.
DRAKE, See Lanigan.
DRINKWATER, See Rouleau.
DUBUC, See Grayson.
DUCK LAKE, See Prince Albert.
DUFF, See Melville.

DUNDURN — Jud. Dist. Sas-katoon.

Acheson & Co. (See Saskatoon).

DUMAS, See Kipling.
DUVAL, See Strassburg.
EARL GREY, See Strassburg.
EDAM, See North Battleford.
ELBOW — Jud. Dist. Moose
Jaw.

Hawthorne, R. J. Card, Appendix Page 84.

ELSTOW, See Saskatoon.
ERNFOLD, See Swift Current.

Foam Lake.)

For Jud. Dist. Wyn-yard.

McDonald & Nicol. (See

McKenzie, D.

Moosomin. Grant, A. N.

ESTEVAN—Jud. Dist. Estevan. Campbell, F. J.

Lockhart, N. J.
Perkins, W. J.
EVESHAM, See Wi

EVESHAM, See Wilkie.
EYEBROW, See Moose Jaw.
FARTHER EAST, See Melfort.
FENTON, See Prince Albert.
FENWOOD, See Melville.
FIELDING, See Langham.
FINDLATER, See Lumsden.
FILLMORE—Jud. Dist. Weyburn.

Turgeon, Brown & Co. (See Regina.)

FLEMING, See Moosomin. FLORAL, See Saskatoon.

FOAM LAKE — Jud. Dist. Wynyard.

McDonald & Nicol. W. J. McDonald, William Nicol. Card, Appendix Page 85.

FORGET — Jud. Dist. Cannington. Brooksmith, E. J. (See Arcola.)

FRANCES—Jud. Dist. Regina. See Regina.

FROBISHER, See Alameda. FROUDE, See Stoughton. GAINSBORDUGH —Jud. Dist.

Estevan. Wallace, S. R. (See Oxbow.)

GERALD, See Esterhazy,
GIRVIN, See Davidson.
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Hogarth, Jno. A. Strang,

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Saskatoon. Aseltine, W. M. (See Kindersley.)

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SYNOPSIS OF THE CANADIAN PATENT LAW

Compiled expressly for the "Canada Legal Directory" by John E. Cameron, of Smith and Cameron, Patent Solicitors, Toronto.

Revised to January 1st, 1915.

An Act respecting Patents of Invention, amended up to chap. 25, 60-61 Victoria, 1897.

This Act may be cited as "The Patent Act," 35 Victoria, chap. 26, sec. 53.

WAR EXTRA

Privy Council. CANADA.

Friday, the 2nd day of October, 1914.

The Governor-General-in-Council, under and in virtue of the authority conferred by "The War Measures Act, 1914," is pleased to order as follows:—

The following Orders and Regulations respecting Patents of Invention are hereby made and established:—

vention are nereby made and established:—

1. "Commissioner" means the Commissioner of Patents and

includes the Deputy Commissioner of Patents.

2. The Commissioner may, on the application of any person, and subject to such terms and conditions, if any, as he may think fit, order the avoidance or suspension, in whole or in part, of any patent or license the person entitled to the benefit of which is the subject of any State at war with His Majesty, and the Commissioner, before granting any such application, may require to be satisfied on the following heads:—

(a) That the person entitled to the benefit of such patent or

license is the subject of a State at war with His Majesty;

(b) That the person applying intends to manufacture or cause to be manufactured, the patented article or to carry on, or cause to be carried on, the patented process within the Dominion of Canada:

(c) That it is in the general interests of the country, or a section of the Community, or of a trade, that such article should be manufactured or such process carried on as aforesaid.

The fee payable on such application shall be ten dollars.

The Commissioner may at any time, in his absolute discretion, revoke any avoidance or suspension of any patent or license ordered by him.

Provided always that the Commissioner may at any time, if in his absolute discretion he deems it expedient in the public interest, order the avoidance or suspension in whole or in part of any such patent or license upon such terms and conditions, if any, as he may

think fit.

3. In any case in which the Commissioner makes an order by virtue of the powers vested in him under these Rules and Regulations or any of them, avoiding or suspending in whole or in part a patent, he may, in his discretion, grant in favour of persons other than the subject of any State at war with His Majesty, licenses to make, use, exercise or vend the patented invention so avoided or suspended, upon such terms and conditions and either for the whole term of the patent or for such less period as the Commissioner may think fit.

4. The Commissioner may, at any time during the continuance of these Orders and Regulations, avoid or suspend any proceedings on any application made under The Patent Act by a subject of any

State at war with His Majesty.

5. The Commissioner may also, at any time, during the continuance of these Orders and Regulations, extend the time prescribed by The Patent Act or any rules made thereunder, for doing any act or filing any document, upon such terms and subject to such conditions as he may think fit in the following cases, namely:—

(a) Where it is shown to his satisfaction that the applicant, patentee, or proprietor, as the case may be, was prevented from doing the said act, or filing the said document, by reason of active service or enforced absence from this country, or any other circumstances arising from the present state of war, which, in the opinion of the Commissioner, would justify such extension;
(b) Where the doing of any act would, by reason of the circumstances

(b) Where the doing of any act would, by reason of the circumstances arising from the present state of war, be prejudicial or injurious to the rights or interests of any applicant, patentee, or

proprietor as aforesaid.

Such extension of any prescribed time, if granted after its expiration, shall have the same effect as if granted prior thereto, provided such expiration occurred on or after the fourth day of

August, 1914.

6. The Commissioner may refuse to register the assignment of any patent made by a subject of any State at war with His Majesty and filed in the Patent Office on or after the fourth day of August, 1914, unless satisfied that such assignment was made in good faith and not for the purpose of evading any of the provisions of the foregoing Orders and Regulations.

foregoing Orders and Regulations.
7. The term "person" used in these Orders and Regulations, shall, in addition to the meaning given thereto by par. 20 of section 34 of "The Interpretation Act," include any government

department.

8. These Orders and Regulations shall come into operation as

and from the fourth day of August, 1914.

9. The Orders and Regulations respecting Patents of Invention made under "The War Measures Act, 1914," and dated the 11th September, 1914, are hereby rescinded and repealed.

Who may Obtain Patents—Any person who has an invention that was not known or used by any other person before his invention thereof, and which has not been in public use or on sale, with the consent or allowance of the inventor, for more than one year before making an application for a patent therefor in Canada.

What is not Patentable—Any invention with illicit objects, or

mere scientific principle or abstract theorems.

Refusal to Grant Patents—The Commissioner may object to grant a patent in any of the following cases:—

(a) When he is of opinion that the alleged invention is not

patentable in law;

- (b) When it appears to him that the invention is already in the possession of the public, with the consent or allowance of the inventor;
- (c) When it appears to him that there is no novelty in the
- (d) When it appears to him that the invention has been described in a book or other printed publication before the date of the application, or is otherwise in the possession of the public;

(e) When it appears to him that the invention has already been patented in Canada, unless the Commissioner has doubts as to

whether the patentee or the applicant is the first inventor;

(f) When it appears to him that the invention has already been patented in a foreign country, and the year has expired within which the foreign patentee may apply for a patent in Canada, unless the Commissioner has doubts as to whether the foreign patentee or the applicant is the first inventor. R.S., c. 61, s. 16.

An inventor may apply for a patent in a foreign country prior to making application in Canada, but must make application in Canada within 12 months from the issue of the first foreign patent,

to obtain a valid patent.

The Act uses the words "any person." The inventor may be a British subject or alien. Minors and married women may be inventors.

Joint Inventors must make joint application.

Assignees, by assignment of record before the issue of a patent,

may become patentees.

If the inventor dies before application, the heirs may apply instead. When the inventor dies between the application and the issue, the patent is granted to the personal representative or assignees.

Life of a Patent—The full term is eighteen years. The patent may be granted for a partial term of six years, and be renewed for like term on payment of the renewal fee during current term.

Conditions—(a) The patent may become void if, after two years or any extension granted thereto, the owner fails to manufacture the invention in Canada.

(b) The patent may become void if the owner imports the

invention after one year, or any extension granted thereto.

The Commissioner may grant an extension to the terms fixed for working and importation.

Amendments after issue: (a) Disclaimer; (b) Re-issue; (c)

Judgment pro tanto.

Disclaimer—Patentee may strike out of his claim any part not patentable in law, by a disclaimer filed at the Patent Office in duplicate.

Re-issue—When there is "insufficient description or specification, or too broad claims." an amended specification may be filed, and upon surrender of the original patent, a new patent for the same invention may be issued.

Judgment Pro Tanto—When a patent is attacked before the Courts, the Court may, in rendering judgment, amend the patent, and copies of the judgment must be filed in the Patent Office, and

attached to the patent by the patentee.

Infringement—Every person who, without the consent in writing of the patentee, makes, constructs, or puts in practice, or procures from any person not authorized by the patentee to make or use, and who uses the invention patented, shall be liable in damages.

Action for Infringement may be taken either in local Courts or in the Exchequer Court; the latter has jurisdiction over the whole

Dominion.

Injunction—The party taking action for infringement of a patent may apply for an injunction to restrain the opposing party from using, making, or selling the subject matter of the patent, or to render account while action is pending.

Defence—The defendant may plead invalidity of a patent by

specific fact, or default.

Validity—Partial invalidity of a patent will not affect infringe-

ment of valid portion.

Impeachment of Patent—"Scire Facias"—A certified copy of the patent and application documents is filed in Court, and a writ of scire facias, issued to repeal the patent for cause, to be shown in the proceeding thereunder.

A certificate of judgment voiding the patent is to be filed in the

Patent Office.

Marking—Patent devices must be marked with the word "Patented," with the year of the issue. Penalty for failure to mark—fine under \$100 or imprisonment not exceeding two months.

False Marking—It is a misdemeanor and punishable by a fine of not more than \$200 or imprisonment not exceeding three months.

Government may use Patented Invention—The Government of Canada may, at any time, use any patented invention, paying to the patentee such sum as the Commissioner reports to be reasonable compensation for the use thereof. R.S., c. 61, s. 44.

As to Use of Patented Invention in Foreign Vessels—No patent shall extend to prevent the use of any invention in any foreign ship or vessel, if such invention is not so used for the manufacture of any goods to be vended within or exported from Canada. R.S.,

c. 61, s. 45.

Patent not to Effect Previous Purchaser—Every person who, before the issuing of a patent, has purchased, constructed or acquired any invention for which a patent is afterwads obtained under this Act, shall have the right of using and vending to others the specific article, machine, manufacture or composition of matter patented and so purchased, constructed or acquired before the issue of the patent therefor, without being liable to the patentee or his legal representatives for so doing; but the patent shall not, as regards other persons, be held invalid by reason of such purchase, construction or acquisition or use of the invention, by the person first aforesaid or by those to whom he has sold the same, unless the same was purchased, constructed, acquired or used, with the consent or allowance of the inventor thereof, for a longer period than one year before the application for a patent therefor, thereby making the invention one which has become public and in public use. R.S., c. 61, s. 46.

Arbitration in Case of Conflicting Applications—In case of conflicting applications for any patent, the matter shall be submitted to an arbitration of three skilled persons, two of whom shall be chosen by the applicants, one by each, the third to be chosen by the Commissioner; and their finding shall be delivered to the Commissioner in writing, which shall be final as to the granting of the

patent.

Failure to Appoint Arbitrators—If either of the applicants refuse or fail to appoint an arbitrator, and there be two applicants, the patent shall issue to the opposing applicant.

In certain cases Commissioner may appoint.

If there are more than two conflicting applications, and the persons applying do not unite in appointing three arbitrators, the Commissioner or Deputy may appoint three arbitrators.

Arbitrators to be sworn.

The arbitrators so named shall subscribe and take, before a Judge of any Court of record in Canada, an oath in the form laid down by statute.

Powers of Arbitrators—The arbitrators may summon before them any person they may require to give evidence, and to produce such documents or things as they may deem requisite to a full investigation of the matter; and may compel them to give evidence, as is vested in any Court of Justice in civil cases, but no such witness shall be compelled to answer any question which might render himself liable to a criminal prosecution.

The fees for the services of all arbitrators shall be a matter of agreement, and shall be paid by the applicants who named them, respectively; the arbitrators named by the Commissioner shall be paid by the applicants jointly.

Caveats-Intending applicants for a patent may file a caveat.

An intending applicant for a patent, who has not perfected his invention, and is in fear of being despoiled of his idea, may file in the Patent Office a description of his invention, with or without drawings, together with the statutory fee, and the said documents shall be preserved in secrecy, with the exception of delivering copies of the same whenever required by the applicant, or by any judicial tribunal, but the secrecy shall cease when the applicant obtains a patent for said invention.

If application be made for a patent by any other person, for an invention with which such caveat may in any respect interfere, the Commissioner shall at once give notice by mail, of such application, and the person who has filed the caveat shall, within three months from date of notice, file a petition and take other steps necessary for an application for a patent; and if in the opinion of the Commissioner, the applications are conflicting, like proceedings may be had in such respect as are provided by the Act, with conflicting applications.

Duration of a Caveat—The caveat will expire and simply remain as a matter of proof as to novelty or priority of invention, unless application be made for a patent of invention within one year See 3 Edw. VII. ch. 46, and R. S. C. c. 61, s. 8.

Improvements—Any person who has invented any improvement on any patented invention, may obtain a patent for such improvement; but he shall not thereby obtain the right of vending or using the original invention, nor shall the patent for the original invention confer the right of vending or using the patented improvement. R.S., c. 61, s. 9.

Compulsory Licenses—An applicant when applying for a patent, or at any time within six months after the issue of a patent, may order such patent to be issued, subject to the following conditions, instead of subject to the manufacturing and importation clauses of the Act:—

(a) That any person, while the patent continues in force, may by petition apply to the Commissioner for the privilege of manufacturing and using the patent;

(b) The Commissioner may make an order granting the right to manufacture and use the invention to the petitioner for reason

that the public have not been satisfied.

(c) The Commissioner may fix the amounts for royalties and the terms for payments to the patentee under such license.

(d) The Commissioner may call in the aid of specially qualified assessors, in fixing the amount for royalties, when either party to the license becomes dissatisfied.

(e) The Commissioner may grant any number of licenses

against the patent.

(f) The patent and all the rights and privileges granted to the patentee shall cease, and the patent shall be declared null and void if at any time within three months after the Commissioner has

granted a license or licenses against the patent to use the patent to others, that the patentee refuses to comply with the conditions stated in said license or licenses.

INDUSTRIAL DESIGNS.

An Act respecting Trade Marks and Industrial Designs. This Act may be cited as The Trade Mark and Design Act, R.S., chap. 63, s. 1.

Application-Application shall be made to the Minister of Agriculture (Trade-mark and Copyright Branch), Ottawa, Ontario.

Who shall be deemed Proprietors-The author of any design shall be considered the proprietor thereof unless he has executed the design for a good and valuable consideration.

Duration of Industrial Design-The exclusive right to an Industrial Design is for a term of five years, renewable, before expiration of first term, for a further term of five years, but not to exceed ten years in all.

Assignable—Every industrial design is assignable in law, in whole or any undividing interest thereof; or the use of said industrial design may be conveyed to others, by a license, registered at the office of the Minister of Agriculture.

Protection-An industrial design should be registered before

publication to insure protection.

Marking Industrial Designs—The proprietor of an industrial design should mark his design "Rd." and year of registration, together with his name.

Offences—Every person using or imitating a registered design, without a license from the proprietor, publishes, sells or exposes for sale, shall forfeit a sum not exceeding one hundred and twenty dollars, and not less than twenty dollars, to the proprietor, and such sum shall be recoverable with costs on summary conviction under Part XV. of the Criminal Code. R.S., c. 63, s. 31.

Falsely Marking—Every person placing the word "Registered" or the letters "Rd." upon an article for which no design has been registered, or upon an article upon which the registered right has expired; or who publishes, sells, or offers for sale, any article knowing it to be fraudulently marked, shall, for each offence, be liable to a penalty not exceeding thirty dollars, and not less than dollars, by a summary conviction under Part XV. of the Criminal Code. R.S., c. 63, s. 31.

Limitation of Actions-All suits under this Act shall be brought

within twelve months from cause of action.

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(a) To secure the incorporation of Provincial Societies in Provinces of the Dominion where none now exist:

(b) To assist Provincial Societies in securing uniform legislation for the better protection and regulation of local professional interests;

(c) To secure the adoption by Provincial Societies of uniform standards of examination and membership;

(d) To arrange for reciprocal privileges between Provincial Societies for the benefit of their members;

(e) To consider questions of ethics;

(f) To secure harmony of action in all matters affecting the common interest, and generally to act in an advisory capacity to the Provincial Societies.

The annual meeting is held in the month of September of each year.

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Dustan, G. G., Bedford Chambers. Faulkener, Geo. E., Hollis Street. Kaulbach, E., P.O. Box 258. Leverman, W. E., c|o Wm. Stairs & Co. Longard, E. J., Bedford Chambers. MacDonald, R. Α., Roy

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BERLIN. Scully, J. M., F.C.A.

BRANTFORD. Bunnell, A. K., F.C.A. Parker, C. J. Shultis, A.

CHATHAM. Falls, A. F.

Clark, Thos. S.

FORT WILLIAM. Dawson, P. H. B., F.C.A., Union Bank Chambers. See Card following.

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HAMILTON.

Gunn, R. L., 10 Gore St. Scott, C. S., F.C.A., Spec-tator Building. See Card following.

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Westerfelt, J. W.

NORTH BAY. Lord, H. L.

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Booth Block. A. F. Chamberlain.

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ningham.

Dunlop, W. M., Citizen Building. Larmonth, E. A., 46 Elgin

St.

OWEN SOUND. Fleming, C. A., F.C.A.

PETERBOROUGH. Morris, W. R.

PORT PERRY. Nasmith, H. C.

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SUDBURY. Ross, W. J.

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Campbell, Gordon D. & Co., Sun Life Bldg. See Card following.

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Hughes, Arcade.

Arcade.

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James Hardy, F.C.A.

Kernahan, W. T., F.C.A., 17
Gould Street.

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MacKay, John & Co., 85 Bay Street. John Mac-Kay. See Card following.

MacLachlan, A. W.

Martin, J. S. Menger, W. O., laide St. West. 34 Ade-

Merson, Geo., & Co., 16 King Street w. Geo. O. Merson. See Card following.

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Spence, R. F., Mail Bldg.
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Sime, F.C.A. Geo.
Stiff, F.C.A., Ussher Stiff, F.C.A., Fred J. Stiff, C.A. Sutcliffe, John I., Lumsden

Bldg.

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Cinq-Mars, A., 180 St.

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Cole, Ernest C., Commercial Union Building.

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80 St. Francois Xavier St. George Creak, Lem-uel Cushing, Chas. A. Hodgson.

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Gagnon, P. A., Quebec Gagnon, P. A. Bank Building. Ouebec '

Gouthie & Midgley, 103 St. Fr. Xav. St. H. E. Midg-

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Merchants John, Hyde, Bank Building.

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Bank Bldg. Robert Miller, C. H. Skelton, B. C. Macfarlane.

Mitchell, A. F., 69 St. Francois Xavier Street. Plimsoll, A. H., 189 St. James Street.

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Robertson, A. Scott, Coristine Bldg.

Robson, Hill & Ritchie, McGill Bldg, M. S. Temple Hill, C. F. Ritchie.

Ross, P. S., & Sons, 142
Notre Dame W. A. F. C. Ross, J. G. Ross, J. W. Ross, S. R. Campbell, J. A. Grant, L. A. Dowie, Gordon W. Scott.

Savage, E. B. 86 Notre

Savage, E. B., 86 Notre Dame w

Savage, Geo. A., & Co., Commercial Union Bldg. Geo. A. Savage, W. S. Wilson.

Shannon & Bringloe, Com-mercial Union Bldg. P.

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A. F. Falls, C.A., Chatham, Ont.

Phone Main 7125.

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- Canadian Surety Company of Toronto, 26 Wellington Street East, Toronto.
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- Dominion Gresham Guarantee & Casualty Co., Montreal and Toronto.
- Employers' Liability Assurance Corporation, Limited, of London, England, British Empire Building, Montreal, and Temple Building, Toronto.
- Globe Indemnity Co. of Canada, Lumsden Bldg., Toronto.
- GUARANTEE COMPANY OF NORTH AMERICA, Beaver Hall Hill, Montreal.

 (See Advertisement following.)
- Guardian Accident & Guarantee Company, Guardian Building, Montreal; Armstrong & DeWitt, Agents, 6 Wellington St. E., Toronto.
- IMPERIAL GUARANTEE AND ACCIDENT INSURANCE COM-PANY OF CANADA, Canada Life Building, Toronto. (See Advertisement following.)
- London and Lancashire Guarantee and Accident Company of Canada, 61 Adelaide Street East, Toronto.
- London Guarantee and Accident Company, Limited, of London, England, Confederation Life Building, Toronto.
- Maryland Casualty Company, Head Office, Baltimore, Md. Toronto Office, 12-14 Wellington Street East.
- National Surety Company, Traders Bank Bldg., Toronto (Reed, Shaw & McNaught, Agents).
- Ocean Accident & Guarantee Corporation, 8 Colborne Street, Toronto.
- Railway Passengers' Assurance Company, Continental Life Building, Toronto.
- United States Fidelity and Guaranty Company, Head Office, Baltimore, Md., and 6 Colborne Street, Toronto.

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SYNOPSES OF THE LAWS OF THE PROVINCES

ALBERTA

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Emery, Newell, Ford, Bolton & Mount, Barristers, Edmonton, of the Alberta Bar.

Revised to Jan. 1, 1915.

By the North-west Territories Act of the Dominion of Canada, and subject to the provisions of the said Act, the laws of England relating to civil and criminal matters "as the same existed on the 15th day of July, 1870, shall be in force in the Territories, in so far as the same are applicable to the Territories and in so far as the same have not been or are not hereafter repealed, altered, varied, modified or affected by any Act of the Parliament of the United Kingdom applicable to the Territories, or of the Parliament of Canada, or by any Ordinance of the Lieutenant-Governor in Council or of the Legislative Assembly."

The same Act also provides that "All laws and ordinances in force in the Territories, and not repealed by or inconsistent with this Act, shall remain in force until it is otherwise ordered by the Parliament of Canada, by the Governor in Council, or by the Legis-

lative Assembly under the authority of this Act."

And by 4-5 Edward VII., Chapter 3, being, "An Act to establish and provide for the Government of the Province of Alberta" known as "The Alberta Act," it is provided (Section 16) that "All laws and all orders and regulations made thereunder, so far as they are not inconsistent with anything contained in this Act, or as to which this Act contains no provision intended as a substitute therefor, and all Courts of civil and criminal jurisdiction, and all commissions, powers, authorities and functions, and all officers and functionaries, judicial, administrative and ministerial, existing immediately before the coming into force of this Act in the Territory hereby established as the Province of Alberta, shall continue in the said Province as if this Act and The Saskatchewan Act had not been passed; subject, nevertheless, except with respect to such as are enacted by or existing under Acts of the Parliament of Great Britain or of the Parliament of the United Kingdom of Great Britain and Ireland, to be repealed, abolished or altered by the Parliament of Canada, or by the Legislature of the said Province, according to the authority of the Parliament or of the said Legislature......"

Assignments—"The Assignments Act" provides for the appointment of an official assignee in each judicial district. Every assignment for the general benefit of creditors not made to him is void. An assignment for the general benefit of creditors takes precedence to all attachments of debts by way of garnishment where the money has not been actually paid over to the garnishing creditor, as well as of all other attachments and of all judgments, and of all executions not completely executed by payment, subject to the lien, if any, of execution or attaching creditors for their costs.

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The assignment, with affidavit of execution, must be registered within 10 days in the office of the clerk of the registration district for chattel mortgages, and within 15 days in the Land Titles Office for the land registration district in which any land vested by the Act in the assignee is situated. Notice of the assignment must be published in the "Alberta Gazette." Omission to publish or register does not invalidate the assignment.

Claims for wages or salary to an extent not exceeding three months (and for arrears only and not for any unearned portion) have preference.

Creditors must value securities held by them, and the assignee, under the authority of the creditors, may either consent to the right of the creditor to rank for the claim, after deducting such valuation, or he may require from the creditor an assignment of the security at an advance of 10 per cent. upon the specified value to be paid out of the estate; and in such case the difference between the value, at which the security is retained, and the amount of the gross claim of the creditor shall be the amount for which

he shall rank and vote in respect of the estate.

The Act provides for protection of creditors against fraudulent and preferential conveyances, etc. Conveyances, etc., made by a person when he is in insolvent circumstances or is unable to pay his debts in full or knows that he is on the eve of insolvency with intent to defeat, hinder, delay or prejudice creditors, or with intent to give preference over creditors or (if attacked within 60 days, or if the debtor makes an assignment within 60 days) which has the effect of giving a preference, are void. The application of such provisions is defined and explained by further provisions in the Act.

Attachment-1. Of debts. Any plaintiff in an action for a debt or liquidated demand before or after judgment, and any person who has obtained a judgment or order for the recovery or payment of money, may issue a garnishee summons upon filing an affidavit, made by the plaintiff (or judgment creditor), his solicitor or agent, showing the nature and amount of the claim or judgment, and swearing positively to the indebtedness and stating to the best of the deponent's information and belief that the proposed garnishee (naming him) is indebted to the defendant or judgment debtor, and is within Alberta and giving the grounds of such information and belief and certain other particulars required Service of the summons on the garnishee binds any debt due or accruing due to the extent of the plaintiff's claim and A copy of the garnishee summons must be served on the defendant (or judgment debtor), or his solicitor, within 20 days after service on the garnishee, or such further time as the Judge No money paid into Court pursuant to a ex parte may order. garnishee summons may be paid out without the written consent of the parties interested except by order of the Court. No debt due or accruing due to a mechanic, workman, labourer, servant, clerk or employee for or in respect of his wages or salary is liable to seizure or attachment, unless the said debt exceeds \$25.00, and then only to the extent of the excess. This exemption does not apply where the debt sued for, or the judgment recovered, is for board and lodging. The moneys attached are, by the Creditors Relief Act (see below), made payable ratably to all creditors establishing their claim against the debtor within the times limited by the said Act.

- 2. Of personal property. After the commencement of any suit wherein the claim is for the recovery of a debt of \$100.00 or upwards, upon affidavit made by the plaintiff or one of several plaintiffs, if more than one, his or their agent having a personal knowledge of the matter, stating clearly and succinctly from what cause such debt arose and the amount thereof, and that he has good reason to believe (giving reason therefor) that the defendant
- (a) Is about to abscond, or has absconded, from the Province leaving personal property liable to seizure under execution for debt; or
- (b) Has attempted to remove such personal property out of the Province, or to sell or dispose of the same with intent to defraud his creditors generally, or the plaintiff in particular; or

(c) Keep concealed to avoid service of process; and

(d) In either case that the deponent verily believes that without the benefit of the attachment the plaintiff will lose his debt or

sustain damage;

and upon a further affidavit of one other credible person that he is well acquainted with the defendant and has good reason to that the defendant is about to (giving such reasons) abscond, or has absconded, or has attempted to remove his personal property out of the Province, or to sell or dispose of the same, or keeps concealed with intent as aforesaid, as the case may be, the Judge being satisfied with the reasons aforesaid, on application to him ex parte may direct the issue of a writ of attachment against the defendant's personal property. Where the debtor has absconded, or is about to abscond from the Province leaving no wife or family behind, none of his property is exempt from seizure. Provision is made for giving a defendant as full and prompt notice as possible, and for the return of the goods to him upon his furnishing security, and for subsequent proceedings including an aplication to have the writ of attachment set aside by a Judge, supported by evidence by affidavit that the creditor, who sued out such writ, had not reasonable cause for taking such proceedings.

Bills of Sale and Chattel Mortgages-Bills of sale and chattel mortgages, not accompanied by an immediate delivery and actual and continued change of possession, must be registered within 30 days from execution, together with an affidavit of execution and also an affidavit of bona fides (to the effect provided by the Act) made by the mortgagee (or such other person as is under certain circumstances specified by the Act). Failure to register within the said time (or to renew as hereinafter mentioned), or in case the consideration is not truly expressed in the mortgage or conveyance, the same is null and void as against the creditors of the mortgagor and against subsequent purchasers or mortgagees in good faith for valuable consideration. Registrations must made in the registration district where the property is situated, and such registration is effective only in that district. The mortgagor is forbidden to remove the goods to any district without notice to the mortgagee. In case of removal to any district, a certified copy of the mortgage and other documents filed relating thereto must be filed in the district to which the goods are removed within three weeks from removal, otherwise the goods are liable to seizure and sale under execution and the mortgage is null and void as against subsequent purchasers and mortgagees in good faith for valuable consideration as if never executed. Mortgages must be renewed (by renewal statement showing amount due, etc., for which a form is provided by the Act) within 30 days next

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preceding the expiration of two years from filing, and again within 30 days next preceding one year from renewal, and so on thereafter from year to year. No security taken binding any growing crop, or crop to be grown in future in whole or in part, is valid unless for the purchase price and interest thereon of seed grain. There are special provisions in regard to seed grain mortgages.

Commissions on Sales of Land—No action shall be brought whereby to charge any person, either by commission or otherwise, for services rendered in connection with the sale of any land, tenements or hereditaments, or any interest therein, unless the contract upon which recovery is sought in such action, or some note or memorandum thereof is in writing, signed by the party sought to be charged or by his agent thereunto lawfully authorised in writing.

Companies—The companies ordinance is modelled largely after the English Companies Act. A company may become incorporated (provided the requirements as to the scope of its objects, the fees payable, etc., are complied with) on filing with the Registrar of Joint Stock Companies a memorandum of association signed by three or more persons.

Companies Winding Up—The Alberta winding-up ordinance provides for the voluntary winding up of a company incorporated

by or under any Statute of the Province.

Proceedings for winding up begun by creditors by reason of the insolvency of a company must be begun under the Dominion Winding-up Act.

Compensation to the Families of Persons Killed by Accidents—Whenever the death of a person has been caused by such wrongful act, neglect or default as would (if death had not ensued) have entitled the party injured to damages, an action to recover damages may be brought in the name of the executor or administrator for the benefit of the wife, husband, parent, child, brother or sister of the deceased, and the Court may give damages proportionated to the injury to the parties for whose benefit the action is brought. Not more than one action lies in respect of the same subject matter of complaint, and it must be commenced within twelve months after the death.

Conditional Sales of Goods-Whenever, on a sale or bailment of goods of the value of \$15.00 or over, it is agreed, provided or conditioned that the right of property, or right of possession in whole or in part, shall remain in the seller or bailor notwithstanding that the actual possession of the goods passes to the buyer or bailee, the seller or bailor cannot set up any such right of property or right of possession as against any purchaser or mortgagee of or from the buyer or bailee of such goods in good faith for valuable consideration, or as against judgments, executions or attachments against the purchaser or bailee, unless such sale or bailment with such agreement, proviso or condition is in writing (which writing must describe the goods so that they may be readily known and distinguished), signed by the bailee or his agent, and registered in the office of the registration clerk for chattel mortgages in the registration district within which the buyer or bailee resides, within thirty days from the time of the actual delivery of the goods to the bailee or buyer; and in the event of the goods being delivered in a registration district other than that in which the buyer or bailee resides at the time of such delivery, registration must be made within 30 days from the time of the actual delivery of the goods in the registration district in which the goods are delivered. If the goods, after delivery, are removed into another registration

district, further registration is required in the latter district within 60 days after removal. The documents registered must be accompanied by an affidavit of bona fides made by the seller or

bailor, or his agent.

The above provisions do not apply in cases of conditional sales or bailments of incorporated companies to railway companies, if a contract evidencing the conditional sale or bailment, or a copy thereof, certified under the hand of the President or Vice-President and Secretary of the company and verified by an affidavit of the Secretary thereof attached or endorsed thereon and having the corporate seal attached thereto, is filed with the Registrar of Joint Stock Companies within thirty days from the execution thereof.

Creditors Relief—The Creditors Relief Act, passed in Decem-

Creditors Relief—The Creditors Relief Act, passed in December, 1910, aims to prevent priority among execution creditors. The Act makes provision for moneys attached as well as moneys levied under execution being paid ratably to creditors who place executions in the hands of the Sheriff within specified times. Elaborate provisions are made for notices, distributions, contesting claims, inter-

pleader, priority claims, etc.

Decedents' Estates—An official known as the Public Administrator is appointed within each judicial district, whose duty it is to take the necessary and proper steps to administer the estates of deceased persons for which administration is not applied for within a specified time. The Public Administrator is also the official guardian and is frequently appointed to act on behalf of infants interested where estate matters are before the Court.

Devolution of Estates—The property of any man dying intestate and leaving a widow but no issue, belongs to such widow absolutely and exclusively, provided that prior to his death such widow had not left him and lived in adultery after leaving him.

The mother of any person dying intestate without a wife, child

or father, is entitled to the whole of the property.

In the distribution of personal property of any woman dying intestate, her illegitimate children shall be entitled to the same rights as if they were legitimate.

The mother is entitled to the personal property of an illegiti-

mate child who dies intestate.

Land in the Province goes to the personal representatives of the deceased owner thereof and shall be dealt with and distributed

as personal estate.

Dower and tenancy by the curtesy are both abolished. A widow has the same right in the land of her deceased husband as if it were personal property. A husband has the same right in the land of his deceased wife as the wife has in the personal property of her deceased husband.

If a wife has left her husband and has lived in adultery after leaving him, she takes no part of his land. If a husband has left his wife and has lived in adultery after leaving her, he takes no

part of her land.

Illegitimate children inherit from the mother as if they were legitimate, and through the mother, if dead, any land which she would, if living, have taken by purchase, gift, devise or descent from any other person.

When an illegitimate child dies intestate without issue, the mother of such child shall inherit any lands which the said child

was the owner of at the time of his death.

By the Married Women's Relief Act, Chapter 18, of the Statutes of Alberta, 1910 (second session), the widow of a man who dies

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leaving a will by the terms of which his said widow would, in the opinion of the judge before whom the application is made, receive less than if he had died intestate, may apply to the Supreme Court for relief. Such application must be made within six months after the death of her husband.

Execution—Execution may issue at any time within six years after judgment and later upon the order of a Judge. Unless otherwise provided by any Statute, and except for the purposes of such Statute every writ of execution issued after September 1, 1914, remains in force so long as the Judgment on which it issued remains in force; but every writ of execution issued prior to September 1, 1914, must be renewed before the expiration of two years from the date of such issue or from the date of the last renewal before September 1, 1914. (See also under "Assignment" and "Creditors Relief.")

Exemptions—The following real and personal property of an execution debtor and his family is free from seizure by virtue of all writs of execution, namely:—

1. The necessary and ordinary clothing of himself and his

family;

2. Furniture, household furnishings, dairy utensils, swine and

poultry to the extent of five hundred dollars;

3. The necessary food for the family of the execution debtor during six months, which may include grain and flour, or vegeta-

bles, and meat either prepared for use or on foot;

4. Three oxen, horses or mules or any three of them, six cows, six sheep, three pigs, and fifty domestic fowls besides the animals the execution debtor may have chosen to keep for food purposes, and food for the same for the months of November, December, January, February, March and April, or for such of these months or portions thereof as may follow the date of seizure, provided such seizure be made between the first day of August and the thirtieth day of April next ensuing;

5. The harness necessary for three animals, one waggon or two carts, one mower or cradle and scythe, one breaking plough, one cross plough, one set of harrows, one horse rake, one sewing machine, one reaper or binder, one set of sleighs and one seed

drill:

6. The books of a professional man;

7. The tools and necessary implements to the extent of two hundred dollars, used by the execution debtor in the practice of

his trade or profession;

 Seed grain sufficient to seed all his land under cultivation not exceeding eighty acres, at the rate of two bushels per acre, defendant to have choice of seed, and fourteen bushels of potatoes;

9. The homestead, provided the same be not more than one hundred and sixty acres; in case it be more the surplus may be

sold subject to any lien or incumbrance thereon;

10. The house and buildings occupied by the execution debtors, and also the lot or lots on which the same are situate according to the registered plan of the same, to the extent of fifteen hundred dollars.

The execution debtor is entitled to a choice from the greater quantity of the same kind of articles which are exempt from seizure. No article, the price of which forms the subject matter of the judgment upon which the execution is issued, is exempt from seizure, except for the food, clothing and bedding of the execution debtor and his family.

In case of the death of the execution debtor, his property exempt from seizure under execution, is exempt from seizure under execution against his personal representative, if the said property is in the use and enjoyment of the widow and children, or widow, or children of the deceased and is necessary for their support.

The above exemptions do not apply to any case where the debtor has absconded, or is about to abscond from the Province, leaving no wife or family, nor to an execution issued upon a judgment or order for the payment of alimony.

Factors and Mercantile Agents—The Factors Act of the Province is almost in the exact words of the English Factors Act of

1889.

Fire Insurance-Where, by reason of necessity, accident or mistake the conditions of any contract of fire insurance on property in the Province, as to the proof to be given to the Insurance Company after the occurrence of a fire, have not been strictly complied with, or where, after a statement or proof of loss has been given in good faith, by or on behalf of the assured, in pursuance of any proviso or condition of such contract, the company, through its agent or otherwise, objects to the loss upon other grounds than for imperfect compliance with such conditions, or does not, within a reasonable time after receiving such statement or proof, notify the assured in writing that such statement or proof is objected to and what are the particulars in which the same is alleged to be defective, and so from time to time, or where for any other reason the Court or Judge before whom a question relating to such insurance tried or inquired into, considers it inequitable that the insurance should be deemed void or forfeited by reason of imperfect compliance with such conditions, no objection to the sufficiency of such statement or proof, or amendment or supplemental statement or proof, as the case may be, shall in any such case be allowed as a discharge of the liability of the company on such contract of insurance wherever entered into.

Where the loss, if any, under any policy has, with the consent of the company, been made payable to some person or persons or company other than the assured, as mortgagee or mortgagees, said policy shall not be cancelled by the company upon the application of the assured, nor in any case without reasonable notice to the

said mortgagee or mortgagees.

Certain statutory conditions are specified to be deemed as against the insurers part of every contract of fire insurance and to be printed in the policies. Variations in such conditions may be made by the insurers by complying with certain requirements as to conspicuous notices of such variations. Conditions held by the Court to be not just and reasonable are void. Decisions thereon are subject to review or appeal to the same extent as in other cases.

Foreign Companies—No foreign company having gain for its object or a part of its object can carry on any part of its business

in the Province unless registered.

The taking orders by travellers for goods, wares or merchandise, to be subsequently imported into the Province to fill such orders, or the buying or selling of such goods, wares or merchandise by correspondence, if the company has no resident agent or representative, and no warehouse, office or place of business in the Province, the onus of proving which, in any prosecution, rests on the accused, shall not be deemed to be carrying on business under the meaning of the ordinance.

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Registration is made by filing certain statements and appointing an attorney to accept service of process and receive notices, etc., within the Province, and paying certain fees according to schedule.

Any foreign company required to become registered cannot, while unregistered, maintain any action or other proceeding in any Court in respect of any contract made in whole or in part within the Province in the course of or in connection with business carried on without registration. The burden of showing that it is registered is upon the company.

There are also certain penalties by fine in case of carrying on

business without registration.

Insurance for the Benefit of Wife and Children—One may insure, or subsequently to insurance declare (in writing) the insurance to be, for the benefit of his wife and children, or some or one of them. This creates a trust, and the moneys payable under the policy go direct to the wife and children, or some or one of them, according to the terms of the policy or declaration, and is not chargeable with the insured's debts, nor does it form part of his estate. The trust may be extended and reapportioned by the insured.

The Act has full and detailed provisions giving certain powers and protection and providing for possible circumstances and

contingencies.

Intestacy—The Law of Alberta is practically the Law of England with the exception that the widow of a man dying leaving no issue, takes all his property, provided that prior to his death, she had not left him or lived in adultery. The mother of a person dying intestate without wife, child or father, shall be entitled to the whole of his property.

Illegitimate children share the property of the mother dying intestate as if they were legitimate, and the mother of any such children dving intestate shall be entitled to the personal property of the child. Land goes to the personal representatives and is dealt with and distributed as if it were personal estate; both dower and

courtesy have been abolished.

Justices of the Peace—Justices of the Peace are appointed by the Lieutenant-Governor in Council for the Province, and have jurisdiction throughout the same. Besides their jurisdiction in criminal matters, they have certain civil jurisdiction in certain matters specified by certain ordinances.

Land Titles—The Torrens system is in force. Procedure is provided by the Act for bringing under the Act any land not already so. Nearly all the land is now under the Land Titles Act

and dealt with under the Torrens system.

Instruments are entitled to priority according to the time of

registration.

Whenever any land is granted by the Crown, the Registrar retains the Letters Patent and a certificate or title is granted to the patentee. Upon the registration of each transfer, the late certificate of title is cancelled and a new one issued to the new registered owner. The original certificate of title is retained in the office and a duplicated certificate of title delivered to the owner. When the land is mortgaged, the duplicate certificate of title is impounded and retained in the Registry Office until the mortgage is discharged.

(Section 43) "The land mentioned in any certificate of title granted under this Act shall, by implication and without any

special mention therein, unless the contrary is expressly declared, be subject to—

(a) Any subsisting reservations or exceptions contained in the original grant of the land from the Crown;

(b) All unpaid taxes;

- (c) Any public highway or right of way, or other public easement, howsoever created upon, over or in respect of the land;
- (d) Any subsisting lease or agreement for a lease for a period not exceeding three years, where there is actual occupation of the land under the same;
- (e) Any decrees, orders or executions against or affecting the interest of the owner of the land which have been registered and maintained in force against the owner;

(f) Any right of expropriation which may, by statute or ordinance, be vested in any person, body corporated, or

His Majesty;

(g) Any right of way or other easement granted or acquired under the provisions of any Act or law in force in the Province."

(Section 44) "Every certificate of title granted under this Act shall (except in case of fraud, wherein the owner has participated or colluded), so long as the same remains in force and uncancelled under this Act be conclusive evidence in all Courts as against His Majesty and all persons whomsoever that the person named therein is entitled to the land included in the same, for the estate or interest therein specified, subject to the exceptions and reservations mentioned in the next preceding section, except so far as regards any portion of land by wrong description of boundaries, or parcels included in such certificate of title, and except as against any person claiming under a prior certificate of title granted under this Act or granted under any law heretofore in force relating to titles to real property in respect of the same land; and for the purpose of this section that persons shall be deemed to claim under a prior certificate of title who is holder of or whose claim is derived directly or indirectly from the person who was the holder of the earliest certificate of title granted, notwithstanding that such certificate of title has been surrendered and a new certificate of title has been granted upon any transfer or other instrument."

Forms of transfers, leases (for over three years), mortgages, encumbrances and other instruments are provided by the Act. Provision is made for implied powers and covenants in respect of There is provision for short form covenants certain instruments. in leases and mortgages. Full and detailed provisions are made with regard to registration of plans and sub-divisions. instrument is executed by attorney, the power of attorney must be All instruments, unless executed by a corporation and except judgments or orders of Court, etc., must, in order to become registered, be duly witnessed and accompanied by affidavit of execution in the form, and complete in the manner, required by (See below). Provision is made for transmission of title to land or mortgage, etc., into the name of the executor or administrator of the estate of a deceased person. Executions (and renewals where necessary) are registered by filing a copy certified

by the Sheriff.

Provision is made for the protection in the Registry Office of any person claiming to be interested under any will, settlement or trust deed, or any instrument of transfer or transmission, or under an unregistered instrument, or under an execution where the execution creditor seeks to affect land in which the execution debtor is interested beneficially but the title of which is registered in the name of some other person or otherwise howsoever in any land, mortgage or encumbrance, by his filing a caveat in the form provided by the Act, which prevents the Registrar from registering an instrument purporting to affect the land, mortgage, or encumbrance in respect of which said caveat is lodged, unless such instrument be expressed to be subject to the claim of the caveator. Provisions are made for withdrawal or, under certain conditions, lapse, of the caveat and for proceedings in connection therewith. The purchasers' rights under an agreement of sale are often in practice protected by caveat.

Affidavits of execution of instruments made within the Province, must be taken before the Inspector of Land Titles Offices or the Registrar or Deputy Registrar of the registration district in which the land is situated, or before a Judge, Stipendiary Magistrate, Notary Public, Commissioner for taking affidavits, or a Justice of

Peace in or for the Province.

Affidavits of execution of instruments made without the Province, must be taken before certain specified officials as follows:—

- (a) If made in any Province of Canada, before a Judge of any Court of Record, any Commissioner authorized to take affidavits in such province for use in any Court of Record in this Province, or before any Notary Public under his official seal; or
- (b) If made in Great Britain or Ireland, before a Judge of the Supreme Court of Judicature in England or Ireland, or of the Court of Sessions or of the Judiciary Court in Scotland, or a Judge of any of the County Courts within his county, or the Mayor of any city or incorporated town under the common seal of such city or town, or before any Commissioner in Great Britain or Ireland, authorized to take affidavits therein, for use in any Court of Record in the Province, or a Notary Public under his official seal; or
- (c) If made in any British colony or possession out of Canada, before a Judge of any Court of Record, the Mayor of any city or incorporated town under the common seal of such city or town, or Notary Public under his official seal; or
- (d) If made in any foreign country, before the Mayor of any city or incorporated town, under the common seal of any such city or town, or before the British Consul, Viceconsul or Consular Agent residing therein, or before any Judge of any Court of Record, or a Notary Public under his official seal.

The registration fees are partly applied to what is known as the "Assurance Fund," which is liable for the protection of owners or encumbrancers in certain cases of mistake or errors in the Registry Office.

(See the Land Titles Act, Statutes of Alberta, 1906, Chap. 24.)
Land Registration Fees—(Extract from Order in Council, Feb.

22, 1912.)

Fees for Registration or Filing.—10. For registering a transfer and issuing a certificate of title thereon and duplicate thereof and including fees for memorandums, searches and inspections—

Where the value of the property does not exceed \$500,	
including fees payable to assurance fund	\$3.00
Where the value of the property is over \$500	4.00
And in addition the fees payable to the assurance fund.	
(See, however, items Nos. 13 and 38.)	
11. For registering or filing any lease (exclusive of the fee	
of \$2.00 for leasehold certificate of title), encumbrance, or	
charge "(other than a mortgage)" surrender or power of	
attorney, including all memorandums, searches and other	
services connected therewith	1.50
(See, however, item No. 13.)	2.00
(a) For every such encumbrance after the first	1.50
12. For registering or filing any certificate, order or decree	1.00
of a court or judge, or any assignment or discharge wholly or	
partially of a mortgage, encumbrance or charge; or a satis-	
faction of an annuity, or any other instrument affecting land	
other than those particularly specified in this tariff, but not	
including mechanics' liens, including all memorandums,	
goardhog and other genvices compated the world!	
searches and other services connected therewith	1.00
(See, however, item No. 13.)	
13. When any instrument registered deals with or affects	
land in more than one certificate of title, for each memoran-	
dum after the first memorandum	.50
14. For filing each caveat and for preparing and mailing	
the notices in connection therewith	2.00
15. For entering withdrawal of caveat	1.00
16. For every extra memorial required to be made in con-	
nection with the filing or withdrawal of a caveat	.50
17. For registering or filing writ of fieri facias or a satis-	
17. For registering or filing writ of fieri facias or a satisfaction or withdrawal thereof, including all memorandums	
and other services connected therewith	1.00
17a. For registering a mortgage (including all memoran-	1.00
dums, searches and other services connected therewith) where	
the money secured does not exceed \$5,000	2.00
On each \$1,000 or fraction thereof over \$5,000 up to	2.00
\$10,000 a further fee of \$1.00; on each \$1,000 or fraction	
thereof over \$10,000 up to \$50,000, a further fee of 50 cents;	
and on each \$1,000 or fraction thereof over \$50,000, a fur-	
ther fee of 25 cents.	
Plans.—18. For registration of each plan of subdivision,	
exclusive of extra certificates of title	10.00
And a further fee for each lot or separate parcel into which	
the land is proposed to be subdivided, as shown on plan	.50
19. Registration of Order cancelling or varying plan	2.00
20. Receiving plan profile or book of reference of railway	
right of way, required to be deposited under any Railway	
Act	1.00
21. Receiving plan of railway right of way for filing under	
the Land Titles Act, for each mile of right of way shown on	
plan	1.00
22. Every blue print copy of plan or part of plan per	
square foot	.15
Minimum fee	1.00
District Registrar's certificate on same	1.00
	$\frac{1.00}{2.00}$
23. For all other services of surveyor per hour	4.00
24. For each map or plan deposited under any other Act	1 00
than The Land Titles Act or Railway Act	1.00
General.—25. For taking each affidavit or solemn declar-	0.0
ation	.20

26. For each search for each lot or parcel of land or for	
any name	. 25
27. For a certificate as to decrees, orders or executions,	
including one search, for one name	.50
And for each additional name	.25
28. For each certificate of charge	.50
20. For each charget respecting land included in any	. 50
29. For each abstract respecting land included in one cer-	
tificate of title, or respecting each quarter section for	
which certificate of title has not been granted, including	
all charges for searches and certificates	.50
Provided that where the entries on such abstract exceed	
five in number an additional fee of ten cents for all such	
additional entries shall be charged.	
30. For production of each instrument filed or registered.	.10
31. For returning the documents of title deposited in sup-	
port of an application on withdrawal or rejection of any	
application for certificate of title	1.00
32. For certified copy of or extract from any registered	1.00
instrument or instrument otherwise in the custody of the	
registrar, per first folio of 100 words	1 00
	1.00
For every folio, or part of folio after first	.10
33. For each certificate and reference to a court or judge,	
excepting a reference made under section 113 of The Land	
Titles Act	2.00
34. For attending a court or judge on reference or on	
hearing of any petition or on any proceeding or on produc-	
ing any document on any application or proceeding before	
a court or judge, for each hour	1.00
35. For a certificate of title or duplicate issued to replace	
one worn out, filed up, destroyed or lost	2.00
(a) Where a certificate of title or duplicate thereof has	
been lost or destroyed for perusing proof of loss	
and settling notice for publication and for all other	
services, excepting new certificates of title	1.00
36. For consolidating two or more certificates of title	2.00
For each memorial of cancellation after the first two	.50
	. 50
37. For certificate of title issued on any instrument not	9 00
otherwise provided for, and for duplicate certificate	2.00
38. If more than one certificate of title is required upon	
the same instrument, for each certificate with duplicate	
thereof after the first certificate	2.00
39. On each correction in a certificate of title, including	
examination of the evidence	1.00
40. On rejection of each instrument presented for regis-	
tration, to be charged in the discretion of the Registrar	1.00
41. For each certificate signed by the Registrar, Deputy	
Registrar or Acting-Registrar and authenticated by the	
registrar's official seal, and not otherwise provided for	.25
Assurance Fund Fees-Note-In addition to the above	fees
there is payable to the assurance fund on the registration	upon
every absolute transfer of land after the issue of the first c	ertifi-
cate of title therefor, one-fifth of one per cent. of the value of	of the
land transferred if such value amounts to or is less than five	thou-
sand dollars, and one-tenth of one per cent. on the addi-	
value where such value exceeds five thousand dollars; and	nnon
every subsequent transfer upon the increase of value since	
granting of the last certificate of title one-fifth of one per	cant
if the increase is not more than five thousand dollars, and	oue-

tenth of one per cent. on any excess over such five thousand dollars, such valuation in each case to be ascertained by the oath or affirmation of the applicant, owner, or person acquiring the land, or of such other person as the registrar believes to be acquainted with the value of the land and whose oath or affirmation he is willing to accept.

Limitation of Actions—All actions for recovery of merchants accounts, bills, notes, and all actions of debt grounded upon any lending or other contract without specialty must be commenced

within six years after the cause of such action arose.

The provision of the Real Property Limitation Act, 1874, being Chapter 57 of the Statutes of the Imperial Parliament, passed in the 37th and 38th years of Her Majesty's reign, are, by statute, declared to be in force in the Province and to have been in force since the passing thereof.

No right to the access and use of light or any other easement, right in gross or profit a prendre are to be acquired by prescription.

Married Women—Married women, in respect of both land and personal property, have all the rights and are subject to all the

liabilities of a feme sole.

Mechanics' Liens—The Mechanics' Lien Act gives a lien to a contractor, sub-contractor, labourer and furnisher of material. The lien expires in 31 days after completion of the work of furnishing of the material, unless registered as provided by the Act. The lien ceases to exist after the expiration of 90 days after the registration unless proceedings are instituted in the meantime and a certificate of such commencement of proceedings lodged in the Registry Office.

. If the work of improvements are put upon mortgaged premises, the lien takes priority over the mortgage to the extent of the increase in value of the mortgaged premises by reason of such work or improvements, to be determined according as is provided by the

Act.

There are provisions (in cases where the contract price exceeds \$500.00) by which an owner may, in paying his contractor, take measures to protect himself against labourers' liens by requiring

production of the receipted pay-roll.

No lien, except for more than six weeks' wages in favor of labourers, attaches so as to make an owner liable for a greater sum than the sum owing by the owner to the contractor at the time of the receipt by the owner or person having superintendence of the work on behalf of the owner, of notice in writing of such lien and of the amount thereof; or which may become owing by the owner to the contractor at any time subsequent thereto, while such lien is in effect. Where more than one such notice is given, the later notice must contain a statement, as provided by the Act, of the total amount of balance owing.

See the Mechanics' Lien Act, Chapter 21, of the Statutes of

1906, and amendments thereto.

Partnership—The law of partnership is codified under "The Partnership Ordinance" (Consolidated Ordinances of the Territories, 1905, Chapter 94) which is almost in the same words as

the English Partnership Act.

There is also an Act requiring registration of partnerships for trading, manufacturing, contracting or mining purposes. A declaration setting out certain particulars must be filed in the office of the Registration Clerk of the district for the registration of chattel mortgages in which the business is or is intended to be

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carried on, within six months next after the formation of the partnership, or at any time upon a fiat of a Judge. A similar declaration must be filed on any change of partnership. Registration is also required in the case of a person carrying on business himself under a trade name or using the words "& Company," etc. A

penalty is provided in case of failure to register.

Replevin-Where plaintiff claims goods are unlawfully detained from him, he may, after issue of writ of summons, obtain a writ of replevin for the delivery of the property to him on his complying with certain rules. These rules include the filing of an affidavit setting out certain facts and (before replevy is made) giving a bond to the Sheriff in double the value of the property, which bond is assignable to the defendant by the Sheriff endorsing his name thereon, and which endorsement enables the defendant to bring an action thereon in his own name against the parties who have The defendant may recover under the bond the value executed it. of the property replevied, the amount of any judgment in his favor in the original action, and such damages as he may have suffered by reason of the replevy. Provision is made for service of the writ of replevin; which service is not made until after the Sheriff has replevied; and certain powers are given to the Sheriff for enforcing the writ should the property be concealed. Provision is made for the defendant retaining the property (except in case of distress for rent or damage feasant) upon giving security which may be assigned by the Sheriff to the plaintiff by endorsement, which endorsement enables the plaintiff to bring action in his own name against the parties who have executed the security.

Sale of Goods-The law is codified in "The Sale of Goods

Ordinance," which is similar to the English Act.

Succession Duties—An estate, the value of which does not exceed \$5,000.00, is not liable to pay Succession Duties, nor is an estate so liable in respect of the property passing by will or intestacy, or otherwise, to or for the use of the father, mother, brother, sister, husband, wife, child, grand-child, daughter-in-law or son-in-law of the deceased, or to any person or persons adopted before the age of 12 years by the deceased as his child or children, or to any person to whom deceased, for any period not less than 10 years prior to his death, stood in the acknowledged relation of parent, where the aggregate value of the property of the deceased does not exceed \$25,000.00.

Save as aforesaid, the estate of any person at the time of his death domiciled in the Province, or who, being domiciled elsewhere, dies leaving property within the Province, is liable to Succession Duty to the extent and according to the basis of calcu-

lation provided by the Act.

See the "Succession Duty Ordinance," Consolidated ordinance of the Territories, 1905, Chapter 116 (as amended by the Statutes

of Alberta, 1909, Chapter 5, Section 6).

Unearned Increment—By this Act, assented to on the 25th of October, 1913, it is provided that there shall be payable upon the resignation of any transfer of land a tax of 5% on the increased value of the said land over and above the value thereof, according to the last preceding value, excluding in all cases the costs of improvements, or of development work actually made or done upon or in connection with the said land.

It is further provided by the Act that this tax shall not be payable upon the transmission of the land of a deceased person or upon any transfer from the executors or administrators of any such person to any person entitled to receive it, or upon registration of any grant from the Crown. And it is further provided that no tax shall be payable under this Act in respect of the transfer of unsubdivided land of which at least 10% was under cultivation, and which was actually and bona fide used by the transferor for agricultural purposes during the twelve months immediately preceding the transaction which results in the making of the transfer, except to the extent of the excess area of land beyond 640 acres in which the transferor was beneficially interested immediately before the transaction which results in the making of the transfer, and to the extent of the excess value of the land transferred beyond the sum of \$50.00 per acre without improvements.

For the purpose of ascertaining the first taxable value for the purposes of this Act, the last value for the purposes of this Act

shall be deemed to be:

(a) \$15.00 per acre in the case of land not within any incor-

porated city, town or village.

(b) The assessed value of any land within any incorporated city, town or village, according to the last revised assessment roll

for the year 1913.

(c) If land has been bought before the passing of the said Act for a sum in excess of the aforesaid valuations then the price at which it was bought shall be deemed to be the last value, or if it be made to appear to the Registrar that at the time of the passing of the Act the value of farm lands exceeded the sum of \$15.00 per acre, the actual value of the land shall be the last value. By the said Act it is further provided that no transfer shall be registered until the tax is payable.

Wills—The North-west Territories Act, being the Revised Statutes of Canada, 1906 Chapter 62, Sections 17 to 25 inclusive, has certain provisions relating to the execution and interpretation

of wills in the Province.

Workmen's Compensation—Chapter 98 of the consolidated ordinance of the Territories, 1905, being known as "The Workmen's Compensation Ordinance," provides that "It shall not be a good defence in law to any action against an employer or the successor or legal representative of an employer for damages for the injury or death of an employee of such employer, that such injury or death resulted from the negligence of an employee engaged in a common employment with the injured employee, any contract or agreement to the contrary notwithstanding."

The Workmen's Compensation Act, 1908 (being Chapter 12 of the Statutes of Alberta of 1908), applies to certain specified employments and provides that if in any such employment personal injury by accident arising out of and in course of the employment is caused to a workman, his employer shall (subject to certain provisions) be liable to pay compensation in accordance with a schedule to the Act, which schedule provides the scale and condi-

tions of compensation.

When the injury is caused by the personal negligence or willful act of the employer or of some person for whose act or default the employer is responsible, nothing in the Act is to affect any civil liability of the employer, but the workman may, at his option, either claim compensation under this Act or take proceedings independently of the Act. But the employer is not to be liable to pay compensation for injury to a workman by accident arising out of and in the course of his employment, both independently of and also under the Act, and is not to be liable to any person independently of the Act, except in case of such personal negligence or willful act as aforesaid.

If it is proved that the injury to a workman is attributable to the serious and willful misconduct of that workman, any compensation claimed in respect of that injury shall, unless the injury results in death or permanent disablement, be disallowed.

Provision is made for settling questions that may arise with regard to the statute, injury sustained, the nature of the employment, etc., by arbitration. The arbitration procedure is provided

by the Act.

Provision is made in case action is brought independently of the Act and dismissed, for compensation to be awarded under the Act (if the plaintiff so chooses) and for deduction for costs, etc., and a certificate is given of the compensation and deduction, which certificate has the effect of an award.

There are provisions limiting the time within which notice in

writing must be given and claims for compensation made.

BRITISH COLUMBIA

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Barnard, Robertson, Heisterman & Tait, Victoria, of the British Columbia Bar.

Revised to January 1st, 1915.

The Courts are: Court of Appeal, Supreme Court, and County Court.

The Court of Appeal consists of five Judges.

The Supreme Court consists of six Judges, headed by the Chief Justice of British Columbia, who singly exercise the functions of the superior Courts of first instance with unlimited jurisdiction .

The County Court has Common Law Jurisdiction up to one thousand dollars, and an equitable jurisdiction not exceeding \$2,500.00. In places where there is no Supreme Court Judge, the County Court Judge is also local Judge of the Supreme Court, and has, generally speaking, the jurisdiction of a Supreme Court Judge, as far as interlocutory civil matters are concerned. He also has a special mining jurisdiction in mining districts.

There is also a Small Debts Court, presided over by a stipendiary Magistrate, having jurisdiction in simple actions for debts not exceeding \$100.00. In the Small Debts Court, however, no

counterclaim can be entertained.

In addition to the above Courts there are the local Admiralty Courts, which, however, are not controlled by Provincial Legislation.

Absconding Debtor—Any person in the Province owing an amount exceeding \$100.00, who leaves the jurisdiction with intent to defraud his creditors, is liable to have his goods seized under a Writ of Attachment. Similarly, the Plaintiff, upon showing that the Defendant owes him \$100.00 or more, and is about to leave the jurisdiction, may, upon proper affidavits being filed, have the Defendant arrested under a Writ of Capias ad Respondendum, when the Defendant remains in custody unless he gives bail. After Judgment, however, the Defendant may be discharged if he can show inability to pay the debt.

Similarly a judgment Debtor may be arrested under a Writ of Capias ad Satisfaciendum, on a showing by the Plaintiff that he is about to leave the Province with intent to defraud his creditors, but he will be discharged if he can show inability to pay the debt. It will be noted that in British Columbia the old law prevails,

It will be noted that in British Columbia the old law prevails, and a defendant is subject to arrest on a Writ of Ca. Re. upon showing that he is about to leave the jurisdiction without allegation that he is doing so for the purpose of defrauding his creditors.

Within its jurisdiction the County Court has the same powers as to arrest as the Supreme Court.

Assignment for Benefit of Creditors—The Debtor may assign all his real and personal estate to any person for the purpose of distributing his assets rateably among his creditors. Such assignment must be registered in the County Court within twenty-one days, and notice thereof published in the "British Columbia Gazette" and a local newspaper. Such assignment takes precedence of all judgments, executions and attachments, not completely executed by payment.

The Assignee may be selected by the Debtor, but may be removed by a Judge on the application of a Creditor, who must show cause on petition verified by affidavit. All questions are decided at a creditors' meeting by a majority of votes. Voting

powers are established by statute on a sliding scale, according to the amounts of the claims.

Bills of Sale and Chattel Mortgages—These must be filed in the local County Court Registry within five days where the goods mortgaged are within the corporate limits of a City or Town containing a County Court Registry. In other cases registration must be effected within twenty-one days. At the same time there must be filed an affidavit of execution by the witness, and an affidavit of bona fides by the Grantor. Bills of Sale take priority according to the date of registration.

Hire and Purchase Agreements and Trading Partnership Agree-

ments must also be registered.

Should any Bill of Sale be given subject to any defeasance, condition or declaration not therein mentioned, the filing is void.

Coal—Any person may stake unalienated coal lands, and after advertisement, apply for the right to prospect the same. Such application must be accompanied by a fee of \$100.00, and the claim must not exceed 640 acres. Upon showing that coal has been discovered, a lease for a term of five years may be obtained at an annual rental of fifteen cents an acre. Under every lease \$100.00 worth of work must be done annually or that amount paid to the Government. Not more than ten claims may be grouped and all the work done on one claim. Upon complying with the Act, and proving the existence of coal, a Crown Grant may be obtained upon payment of \$10.00 per acre, though if the surface rights have been previously alienated by the Crown, the amount payable is \$5.00 per acre. There is also a royalty payable in respect of coal obtained under these circumstances. An individual may stake any number of claims.

Crown Grants—There have been from time to time a number of various forms of Crown Grants in use in British Columbia. At present a Crown Grant of lands under the Land Act reserves coal and pretroleum, as well as metals both precious and base. A Crown Grant under the Mineral Act carries the metals, precious and base, but not coal and pretroleum or the surface, while a Crown Grant under the Coal Mines Act includes coal and pretroleum, and may or may not carry the surface rights as hereinbefore

mentioned.

Crown Lands-In British Columbia Crown Lands belong to the Province, and the disposition thereof is regulated by the Land Act. Vacant and unoccupied Crown Lands may be acquired by an individual either by pre-emption, purchase or lease. The pre-emptor who desires to settle upon unsurveyed land must first put a stake at one corner of the land required, giving a notice describing the land sought for, and must also make application in writing to the Assistant Commissioner of Lands for the District in which the land This application must be accompanied by a sketch and the declaration required by the Act. 160 acres may be taken up in this way by any British subject over eighteen, being the head of a family, a widow, or single man, or by any alien upon his making a declaration of intention to become a British subject. sixty days of the date of his pre-emption record, the Pre-emptor must enter into occupation of the land, and he must not be absent from the land more than two months in one year, except with leave, which is easily obtained. The Pre-emptor, also, has to make improvements of the value of \$2.50 per acre, and after two years residence, and upon receiving his certificate of such improvements, is entitled to a Crown Grant upon payment of \$1.00 an acre. purchase price of \$1.00 per acre can be paid in four equal annual installments, the first one falling due within two years from the date of entering upon the land. Where the Pre-emptor settles upon unsurveyed land, he must have the land surveyed at his own expense. No Crown Grant is issued until the Pre-emptor shall have lived upon the land for at least two years and a fee of \$10.00 is payable in respect of the Crown Grant. Alien pre-emptors must be fully naturalized before receiving a Crown Grant. Only one homestead can be pre-empted at a time, but upon obtaining a certificate of improvements, a pre-emptor may pre-empt another piece of land. He may also apply to purchase land as hereinafter mentioned, whether he has obtained a certificate of improvement or not.

Purchase-Crown Lands, whether surveyed or unsurveyed, are open to purchase, unless a reserve has been placed upon the same by the Lieutenant-Governor in Council, and at present very large areas of land have been reserved from lease or purchase pending survey, although the same are open to pre-emption. In the case of unsurveyed lands the purchaser or agent may stake a tract of land not exceeding 640 acres. Within thirty days after staking he must post a copy of his location notice in the office of the local Commissioner. He must further, within the same period, at his own expense, publish this notice for two months in the "British Columbia Gazette" and a newspaper published in the district where the land is located. Within three months from the date of this publication, he must make formal application, in duplicate, to purchase the land, to the local Commissioner, such application to be accompanied by a deposit of fifty cents an acre, together with a declaration of publication. The local Commissioner sends the application to the Department at Victoria where the same is adjudicated upon. If leave to purchase is granted, the applicant must have the land surveyed and classified at his own expense, and complete his purchase within six months, unless under special circumstances further time is allowed.

For surveyed lands, application must be made to the local Commissioner, which application must be accompanied by a deposit of one quarter of the purchase money. The balance may be paid upon acceptance of the application, or in three annual installments,

bearing interest at 6 per cent.

Only land suitable for agricultural purposes can be so bought, and the same is classified into first and second class lands. The ruling price for first class lands is \$10.00 an acre, and for second class lands \$5.00 an acre.

Land west of the Cascades, averaging 8,000 feet of milling timber to the acre, or east of the cascades, averaging 5,000 feet,

is not open to sale.

An individual can only purchase one piece of land in his own

name in the foregoing manner.

Leases may be obtained for purposes of cutting hay for a term of ten years, and for any other purpose for a term of twenty-one years. In case of leases, the procedure is similar to that in the case of applying to purchase unsurveyed lands. The leases so granted contained a proviso that the Lessee must survey the land within six months. Special leases of Lots not exceeding twenty acres in area are also granted.

Enforcement of Judgment—Execution may be issued forthwith after judgment. If the Judgment Debtor has real estate, the Judgment may be registered in the Land Registry Office against his lands, whereupon the Judgment becomes a lien upon the lands, and on application to a Judge, leave may be obtained to sell suffi-

cient thereof to satisfy the Judgment.

The Debtor's goods are exempt from seizure under execution to the amount of five hundred dollars, and homestead lands are

exempt to the value of \$2,500.00.

The Judgment Debtor may be examined on taking out a summons, and compelled to answer questions as to his property at the time the debt was incurred and any subsequent disposition thereof. Such Debtor may be committed for unsatisfactory answers, or for

failing to obey an order for payment made by a Judge as a result of such examination.

In the County Court similar procedure is in force.

Priority of execution does not exist, but under the Creditor's Relief Act, any creditor, by giving proper notice of his claim to the Sheriff and the Registrar of the Court within thirty days of a seizure by the Sheriff, is given an opportunity to substantiate his claim and share rateable in the proceeds of the execution.

In such case the costs and expenses of the creditor who levied

the first execution are paid before the division is made.

Foreign Judgments—An action can be brought on a Foreign Judgment against any person within the Jurisdiction of the Court, and if the Judgment is not impeached or denied it is prima facie

evidence against the Defendant.

Garnishment—Upon affidavit substantiating the claim, moneys in the hands of third parties, payable to the Defendant, may be attached by the Plaintiff, whereupon the funds are paid into Court. Both in the Cupreme and County Courts money may be garnisheed upon an Ex Parte application supported by a proper affidavit. A Judge, however, may permit a portion of the moneys garnished to be refunded to the Debtor for the support of himself and his family, such refund not exceeding \$40.00 per month.

Intestacy—Under the Inheritance Act, whenever any person dies, any real estate of which he may have been possessed at the time of his death descends generally speaking in the following

manner:

- 1. To his lineal descendants and those claiming by or under them per stirpes.
 - 2. To his Father.

3. To his Mother.

4. To his collateral relatives.

5. Provided that if the Intestate leaves a widow or husband such widow or husband, as the case may be, is entitled in case the Intestate has left no lawful descendents, to one half of such real estate absolutely, and in case the Intestate has left lawful descendants to one-third of such real estate for life.

6. If the Intestate leaves several descendants in the direct line, the lineal descendants being all of equal degree the Inheritance

doscends to such persons in equal parts.

7. If some of the Children of the Intestate are living and others dead, the inheritance descends to the children who are living and to the descendants of such children as have died.

Under the Administration Act the personal estate of a person

dying intestate is distributed in the following manner:

One-third of the surplusage to the wife of the intestate and all the residue by equal portions amongst the children of such person dying intestate and such persons legally representing such children in case any of them be dead.

If there are any children of the intestate or legal representatives of them, then one moiety of the surplusage is allotted to the wife of the Intestate and the remainder thereof is distributed equally to every of the next of kin of the Intestate who are of equal degree and those who legally represent them.

If there is no wife the whole of the surplusage is distributed equally amongst the children, and if there is neither wife nor

children, to the next of kin in equal degree.

If after the death of the Father any of his children shall die intestate without wife or children in the lifetime of the Mother, the brothers and sisters, or the representatives of them shall have an equal share with her.

Joint Stock Companies—In 1910 a new Companies Act was passed, largely based on the Imperial Statute of 1908, in which the chief novel feature is the adoption of stringent regulations with

regard to prospectuses, and the liability of directors for the statements therein contained. As before, the liability of a shareholder may be limited to the amount of his shares, by guarantee, or may be unlimited.

Railway Companies cannot be incorporated under this Act.

Special clauses permitting Mining Companies to be incorporated without personal liability are continued, as are the provisions respecting extra Provincial Companies, which were first enacted in 1897. Extra Provincial English and Canadian Companies are required to take out a license in British Columbia before doing business, the fee for which is graduated according to the amount of their capital, but where one half of the capital is already invested in an existing business outside of the Province, the fee in no case exceeds \$250.00. When so licensed, such a company may do business in British Columbia in accordance with the terms of its charter. In the case of other extra Provincial Companies, registration must be applied for, for which the same fees are charged as for a license.

Registered extra Provincial Companies, unlike licensed companies, are required to comply with all the provisions of the British Columbia Companies Act, including the filing of annual returns. Extra Provincial Companies doing business in the Province without being licensed or registered, are subject, upon conviction, to a fine not exceeding \$50.00 a day for every day upon which they have so transacted business. Since the passage of the present Companies Act, the local agents of such companies are also liable to a penalty of \$20.00 a day. Prosecutions for the recovery of these penalties, however, must be commenced within six months, and then only with the written consent of the Attorney-General. Until so licensed or registered, an extra Provincial Company cannot maintain an action as plaintiff in British Columbia Courts in respect of any contract made in the course of its business. This disability, however, can be avoided by the obtaining of a license

or registration before trial.

A special limited license is also granted to extra Provincial Companies desiring only to obtain power to acquire, hold and alienate land, and to loan and invest its money in land or other

securities. The fee for such limited license is \$50.00.

Judgments—In the Supreme Court in the case of specially endorsed Writ for a liquidated demand, if the defendant fails to appear within eight days, final judgment may be entered for the amount endorsed on the Writ, together with interest at the rate specified. Under proper conditions speedy judgment can also be obtained where the Defendant has no good defence, but has only entered an appearance for purposes of delay.

In the County Court a similar practice prevails.

Land Registry—All titles are registered, and under Section 74 of the Land Registry Act of 1911, no instrument purporting to transfer, charge, deal with, or affect land, or any estate or interest therein (except a leasehold interest in possession for a term not exceeding three years) shall pass any estate or interest, either at law or in equity, in such land, until the same is registered.

exceeding three years) shall pass any estate or interest, either at law or in equity, in such land, until the same is registered.

The owner of the property applying for a certificate of Title may apply either for an absolute or an indefeasible fee. In the latter case, slightly higher fees are required, and his title is thereupon guaranteed by the Government, subject to certain specified exceptions. In all cases the applicant is now required to deposit all documents of title in the Land Registry Office, receiving in exchange a certificate of Title or Charge, as the case may be, which must be surrendered for endorsement or the issuance of a further certificate as circumstances may require when the property is next dealt with. Every interest in land less than a fee simple is registered as a charge. There is an appeal from the refusal of the Registrar to register a title to a Judge of the Supreme Court.

Laws—The Common Law of England is in force in British Columbia, as are also the Statute Laws of England as the same existed on the 19th day of November, 1858, so far as the same are not, from local circumstances, inapplicable, and so far as they have not been repealed or modified by local or Dominion Legislation.

Limitations of Actions—Actions founded on simple contracts

Limitations of Actions—Actions founded on simple contracts must be founded within six years after the cause of action arises. Actions for trespass, assault, battery, wounding, and imprisonment within four years; for slander within two years; for recovery of lands and speciality deeds within twenty years.

Married Women—Married women may make contracts and hold property in the same manner as if unmarried, and they may

also sue with reference to their separate contracts or estate.

Mining Law—This law cannot be satisfactorily covered in the space at disposal, but it may briefly be stated that any person over the age of eighteen, whether a British subject or not, upon obtaining a mining license, costing \$5.00 per annum, may stake mineral claims. Such claims may be 1.500 feet square, and give a right to an metals contained within their boundaries extending down to the centre of the earth. To keep a claim in good standing, \$100.00 worth of work must be done each year, or that amount paid to the local Mining Recorder in lieu of work. Upon doing \$500.00 worth of work, or upon payment of \$500.00, a certificate of improvements can be obtained, when a Crown Grant will issue upon survey and payment of the proper fees. A mineral claim only carries the right of user so far as the surface is concerned, but the surface rights can usually be purchased from the Government for an additional \$5.00 per acre.

A Miner's License gives the prospector a right to prospect for

any unalienated minerals except coal and pretroleum.

In the event of locating a claim where the surface is privately

owned, he must give security for damage done.

An individual miner can only locate one claim on the same vein for himself. A company may locate a number of claims, but has to pay an extra fee for its mining license.

Petroleum-The regulations for pretroleum are the same as

those for coal.

Placer Mining-Leases of land for hydraulic and placer mining

purposes are also issued.

Practice—The practice of the Supreme Court is modeled on the English practice, and most of the rules follow verbatim the English Rules of Court. Some Ontario features, however, have been introduced, notably the practice of examining the parties to a case on discovery, a right which is exerciseable here in addition to the English practice of delivering interrogatories.

Timber Lands—Land covered by merchantable timber may be staked in a manner similar to lands acquired by purchase, but these sections of the Land Act are inoperative at present as all

unappropriated timber is now under reserve.

By the Act of 1910 Timber Licenses were made renewable in perpetuity, provided that any holder of any existing license, who desires to take advantage of the new Act, must make application within two years from April 1st, 1910. Such application should be made upon the expiry of the existing license, and must be accompanied by a fee of \$20.00 per license. The annual license fee is \$140.00, and the timber, when cut, is subject to a stumpage royalty.

No license holder may cut his timber until it has been surveyed, and all holders of licenses are required to survey their timber when

called upon so to do by the Surveyor-General.

The owner of land classed as timber land is subject to a tax thereon at the rate of $1\frac{1}{2}$ cents per acre by way of what is known as "Forest Protection" against fire.

MANITOBA

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Aikins, Loftus and Aikins, Winnipeg, of the Manitoba Bar.

Revised to January 1st, 1915.

Affidavits—When made outside of the Province for use in the Province should be made before—

(a) Any Notary Public who shall affix his seal;

(b) Any Judge of any Court who shall affix the seal of the Court;

(c) Any Mayor or other officer of a municipal corporation who shall affix the seal of the Corporation.

Aliens—Every kind of property may be held and disposed of by aliens in the same manner as by British subjects.

Arrest—Arrest for debt has now been abolished.

Assignments-See Bankruptcy.

Attachments—A debtor is liable to have all his property, real and personal, except such as is exempt from seizure and execution, attached for the payment of a debt or the satisfaction of a legal cause of action. First—Whenever such debtor, being an inhabitant of the Province, shall depart therefrom with intent to defraud his creditors, or to avoid being arrested or served with process, or shall, with the like intent, conceal himself therein. Second—Whenever such person, not being a resident of the Province, shall be indebted, or legally liable to a person residing in this Province, in respect of a contract or any cause of action made or arising in the Province, or in respect of a contract made elsewhere to be performed or partly performed therein. Third—Whenever any such person, being a resident or non-resident of the Province, or has assigned, disposed of or secreted, or is about to assign, dispose of, or secrete any of his estate, real or personal, with intent to defeat, delay or defraud creditors. An order for an attachment may be obtained in an action commenced in the usual manner.

Barristers—Admission to the Bar of Manitoba.

Every barrister, attorney or solicitor from England, Scotland or Ireland, or from any of the Provinces or Territories of the Dominion of Canada, must give to the Secretary of the Law Society of Manitoba, a notice of his intended application to be called or admitted, in the prescribed form, and must file the papers and pay the fees required by the rules of the Society.

Notice must be given by the applicant during the week previous to the Term in which he desires to be called. Fees must be paid and all necessary papers produced at the time the notice is

given.

Every such barrister, attorney or solicitor must produce his diploma or certificate of his call to the Bar or a certificate of his admission as an attorney or solicitor, as the case may be, in the country, province or territory where he has been so called or admitted; a testimonial of good character and conduct; a statutory declaration made by himself that he is now on the roll of barristers, attorneys or solicitors in such country, province or territory, in good standing and that so far as he is aware, no application is pending at the time of his making such declaration to strike him off the roll; and the Treasurer's receipt for fees payable.

Barristers from England, Scotland or Ireland will be entitled to call to the Bar, without examination, upon payment of fees and

complying with the rules as to notices, etc.

Barristers from any of the Provinces or Territories of the Dominion of Canada must pass an examination on the books and subjects prescribed for the Final call examination, unless entitled to the privilege conferred by R. S. M. 1913, c. 111, s. 63, ss. (b).

Attorneys and solicitors from England, Scotland or Ireland, or from any of the Provinces or Territories of the Dominion of Canada, must pass an examination in the statute laws of the Province.

and the practice of the Courts of Manitoba.

Fees—On every notice for admission or examination, \$2.00; fee on admission as student-at-law, \$50.00; Attorney's examination fee, \$60.00; Barrister's examination fee, \$100.00; for barristers from England, Scotland or Ireland, or any of the Provinces or Territories of the Dominion of Canada, \$150.00; for attorneys or solicitors of any of His Majesty's Superior Courts in England, Scotland or Ireland, or any of the Provinces or Territories of the Dominion of Canada, \$350.00.

Bankruptcy—There is no bankruptcy law in this Province, but a debtor may make an assignment for the benefit of his creditors.

and insure a rateable distribution of his assets.

Bills of Sale and Chattel Mortgages-Sales and mortgages of personal property not accompanied by an immediate delivery and followed by an actual and continued change of possession, are absolutely void as against creditors of Vendor and Mortgagor and subsequent purchasers or mortgagees in good faith for value without actual notice, unless a Bill of Sale or Mortgage be filed with the Clerk of the County Court in the Judicial Division where the goods and chattels are situate within twenty days from the date thereof, accompanied by an affidavit of execution, and an affidavit of the Vendee or Mortagee showing the good faith of the transac-Such mortgage must be renewed within thirty preceding the expiration of two years from date of filing, by filing a statement exhibiting the interest of the Mortgagee in the property and showing the amount due and payments made and an affidavit that the mortgage is not kept on foot for any fraudulent purpose, otherwise it will cease to be valid as against creditors and subsequent purchasers and mortgagees in good faith for valuable consideration.

Bulk Sales Act.—Every purchaser of a stock of goods in bulk is bound to demand from the vendor a statement verified by affidavit showing particulars of claim of all creditors exceeding \$50.00, and if purchase price is less than total of such claims sale is fraudulent and void against creditors of vendor unless a written consent thereto is obtained from at least sixty per cent. of the creditors shown on such sworn statement. The proceeds of any such sale must be paid into the hands of a trust company or official assignee for distribution pro rata amongst the creditors of the vendor, unless all the creditors of the vendor are paid in full or unless a written waiver is obtained from at least sixty per cent. in number and value of the creditors having claims exceeding \$50.00, as shown by the sworn statement of the vendor.

See Bulk Sales Act, R.S.M. 1913, c. 23, as amended by 1 Geo. V.,

cap. 52.

Corporations—Corporations are created by Act of the Provincial Legislature or by Letters Patent under The Joint Stock Company's Act. Shareholders are generally liable only to the amount remaining uncalled on their shares. Foreign corporations, with a few unimportant exceptions, must obtain a license to carry on business in Manitoba.

Deeds—A deed is sufficiently executed if signed and sealed in the presence of one witness. For the purpose of registration it must be witnessed by a subscribing witness who must make an affidavit that he saw the instrument duly executed, that he was personally present, that he knows the party, and that he is a subscribing witness, and the place of execution must also be stated in the affidavit. Short forms of deeds, leases and mortgages are provided by statute. A considerable portion of the land in this Province is under what is known as the Torrens System or The Real Property Act, under which special forms of instruments and special methods of execution and attestation are provided.

Devolution of Estates-See Wills.

Distress—There are certain limitations on the right of distress by landlords. The Mortgagee can only distrain the Mortgagor's goods. A landlord can only distrain as against the tenant for three months' arrears if the rent is payable quarterly or more frequently, or for a year's arrears where the rent is payable less frequently than quarterly.

Divorce—There is no Divorce Court in Manitoba. The procedure adopted is a petition to the Senate of Canada, and relief is given by passage of special Act of Parliament in every case.

Dower-No dower in this Province.

Evidence-See Testimony.

Executions—There is no priority in respect of writs of execution against goods. Writs of execution against lands nave been abolished. Where the claim exceeds \$40.00, a certificate of judgmen can be obtained and registered so as to constitute a lien on the debtor's lands which is capable of being enforced by sa's through the Courts.

Exemptions-The following real and personal property are exempt from seizure and sale under writs of execution or other First-Bed and bedding in the common use of the judgment debtor, and the household furniture not exceeding hundred dollars in value. Second—Necessary and ordinary clothing of the judgment debtor and his family, and necessary fuel for six months. Third-Twelve volumes of books, books of professional man, one axe, one saw, one gun, six traps. Fourth-Necessary food for judgment debtor and his family for eleven months. Fifth—Three horses, mules or oxen, six cows, ten sheep, ten pigs, fifty fowls, and food for the same for eleven months horses exempt only if used by judgment debtor to earn his living. Sixth—The tools, agricultural implements, and the necessaries used by judgment debtor in his trade or calling to the value of five hundred dollars. Seventh—Articles and furniture necessary to the performance of religious services. Eighth-Land upon which the defendant or his family resides, or which he cultivates, wholly or in part, provided it be not more than one hundred and sixty acres. Ninth — House, stable, barns and fences on such land. Tenth—Seeds necessary for seeding eighty acres. Eleventh—Actual residence or home of any person other than a farmer, provided the same does not exceed in value fifteen hundred dollars; if it exceeds such value then it can be offered for sale and sold, the fifteen hundred dollars to be paid over to the debtor and the fifteen hundred dollars being exempt from seizure under execution, garnishment, attachment for debt or any legal process. ship firms cannot claim exemptions for the several partners but one only for the firm. Wages are exempt from garnishment to the extent of twenty-five dollars. None of these exemptions can be claimed on behalf of a debtor who is in the act of removing from the Province or is about to do so, or who has absconded, taking his family with him. Agreements to waive exemptions are null There are no exemptions in judgments recovered solely for board and lodgings. Twelfth-Chattel property of any municipality a school district in this Province.

Garnishment—In both King's Bench and County Court plaintiff may, at any stage of the action, garnish all debts, obligations and liabilities, due, owing and payable, or accruing due.

Intestacy-See Wills.

Judgments—A judgment remains in force for ten years without renewal; it is not a lien upon either personal or real estate of debtor. Execution may issue at any time within six years, but until issued and placed in the hands of the Sheriff, no lien arises. Certificates of judgments may be issued and registered in the local Registry Office, and they bind all the lands of the debtor within the registration division. The lien thus created may be enforced by suit unless the land is exempt. Executions and certificates of judgments must be renewed every two years. Executions issued out of the County Court must be renewed every year. A judgment is renewable by suit in the ordinary way, but by an amendment no action can be brought upon a judgment recovered on a previous judgment whether in this Province or elsewhere.

Land Registration Fees Under Real Property Act.

Transfer of land, \$3.00; Mortgage encumbrance or charge or Transfer thereof (including Certificate of charge) where money secured does not exceed \$5,000.00, \$3.00; on each \$1,000.00, or fraction thereof up to \$10,000.00 a further fee of \$1.00, and on each \$1,000.00 or fraction thereof over \$10,000.00 a further fee of 50c., until the total Registration Fee shall reach \$25.00; on Regn. of Mtges. by Corp'ns., Executors or Adm. or on Regn. of Transfers of land to and from Corp'ns., Executors or Adm. the District Registrar may in his discretion charge an additional fee of not less than \$1.00, nor more than \$10.00 for investigating evidence; Registering each Power of Attorney, \$2.00; Regn. of Lease (exclusive of Leasehold Certificate of Title), \$3.00; Regn. or fyling any Mechanic's Lien, lis pendens, order, decree, Certificate of Judgment or any discharge thereof or of Mtge. or charge, \$1.00; Regn. of any inst ument other than those herein provided, \$2.00.

Fees On Application For Torrens Title.

Where value of the land does not exceed, \$500, \$5.00; exceeding \$500 and not exceeding \$1,000, \$9.00; exceeding \$1,000 and not exceeding \$1,500, \$13.00; exceeding \$1,500 and not exceeding \$2,000, \$17.00; exceeding \$2,000 and not exceeding \$2,500, \$21.00; exceeding \$3,500 and not exceeding \$3,000, \$25.00; exceeding \$3,000 and not exceeding \$3,500, \$28.00; exceeding \$3,500 and not exceeding \$4,000, \$31.00; exceeding \$4,000 and not exceeding \$4,500, \$34.00; exceeding \$4,500 and not exceeding \$4,500 and not exceeding \$4,500, \$34.00; exceeding \$4,500 and not exceeding \$4,500, \$37.00. On each 1,000 after \$5,000, add \$3.00.

Fees On Transmissions.

The fees to be paid on all transmissions will be as follows:
When the value of the land does not exceed \$ 500\$ 5.00
When the value of the land does not exceed \$1,000 8.00
When the value of the land does not exceed \$1,500 10.00
When the value of the land does not exceed \$2,000 12.00
On each \$1,000 thereafter, or fraction thereof, add 2.00
Fylings Under New System.
Fyling each Caveat\$2.00
" each discharge, lapse, withdrawal or Merger of
Caveat 1.00
" petition on Caveat 1.00
Each fyling of evidence on proceeding on Caveat 1.00
Fyling proceedings under Power of Sale 2.00
" notice of intention to exercise Power of Sale 2.00
Search Letter as to Title 1.00

Old System.

Registration of Deed of Land	\$2.00
" of Mortgage when third copy is produced	2.00
" of Agreement or Lease when third copy is	
produced	2.00
" of Quit Claim Deed	2.00
For each Abstract	.50
" General Register Certificate	.50
" Entry or an Abstract or General Register Certifi-	
cate	.05
Register's fee on production of documents for searching, 25c.	
for first and 10c. for each succeeding instrument.	
For Regn. of Plans, etc., fees will be given on appln. to the	
District Registrar at Winnipeg who must approve of all	
Plans.	

Limitations of Actions—On contracts not under seal, action must be brought within six years from the accruing of cause of action; on contracts under seal, within ten years. Actions for the recovery of real estate, within ten years. Acknowledgment of debt or part payment is sufficient to take case out of statute when it begins to run anew. Foreign judgments are simple contracts when it is sought to enforce them.

Married Women may hold and enjoy property free from the debts and control of their husbands in as full and ample a manner as if unmarried, and may contract with respect to their separate property and may also trade and carry on business as if unmarried.

Partnerships-The law relating to partnerships has been codi-

fied under R. S. M. 1913, c. 151.

Proofs of Claims—In cases where assignments have been made the assignee is entitled to particulars of the claim proved by affidavit. The creditor must state whether he holds security for this claim, and such security may be valued and deducted from the claim, or the assignee may take an assignment thereof at an advance of ten per cent. upon its specified value. In collection cases, where the action is undefended, no proof is necessary; where an application is made to summarily strike out a defence, an affidavit is sufficient; if the case goes to trial, evidence must be taken under commission or actually given at the trial. In forwarding claims for collection, give names of members of firm and full particulars of claim, with dates and items.

Registration—See Deeds.

Sales of Goods—The law relating to sales of goods has been codified under R. S. M. 1913, c. 174, s. 1, and as to to bulk sales by Bulk Sales Act. R. S. M. 1913, c. 23.

Service of Process-In most cases it must be personal.

Succession Duties-See Wills.

Taxes—Lands may be sold for taxes when taxes are in arrears for more than one year. Redemption may be made at any time before the expiration of two years from the tax sale by applying to the Treasurer of the municipality, village, town or city in which the lands are situated. After two years the tax purchaser makes application to the District Registrar for Title. The Registrar requires six months notice of the application to be served on all persons appearing to have any interest in the land, and until the notice has been served and the time elapsed any person interested may redeem by applying to the District Registrar.

Testimony—The rules of evidence here are those prevailing in England on the 15th day of July, 1870, to some extent modified by local enactments. Evidence used in Court is oral, but commission

evidence can be read and depositions of parties taken before special examiners can also be put in evidence without proof. No person is disqualified as a witness by reason of interest. Husbands and wives are competent and compellable witnesses. A witness

can affirm instead of taking the usual oath.

Wills—All persons of sound mind and of age of 21 years may dispose of every kind of property and of every interest therein by Will. All Wills must be in writing and must be signed at the foot or end by the Testator or by some other person in his presence and by his direction, and such signature must be made and acknowledged by the Testator in the presence of two or more witnesses present at the same time, and such witnesses shall attest and shall subscribe the Will in the presence of the Testator. A holograph Will, wholly written and signed by the Testator himself, does not require any witness. If any person attests the execution of any Will to whom or to whose wife or husband any benefit is given by such Will, such benefit is null and void, but the person so attesting is a good witness. Wills are revoked by the marriage of a Testator.

Under the Succession Duty Act, 1911, whether property passes by will or otherwise succession duties are payable to the Provincial Treasurer of Manitoba according to Schedule "A" hereto.

SCHEDULE "A."

	Pe	Percentages on Shares passing to				
Dutiable Value of the Whole Estate. Up to \$25,000	Grandfather, grandmother, father, mother, husband, wife, child, grandchild, son- in-law or daughter-in-law.	Any one relative named in column 2 $_{\rm co}$ getting more than \$50,000.	Any other lineal ancestor or descendant.	Any one relative referred to in column 4 cr getting more than \$50,000.	Any other persons or beneficiaries.	
Over \$25,000 Over \$25,000 to \$50,000 Over \$50,000 to \$75,000 Over \$75,000 to \$100,000 Over \$100,000 to \$150,000 Over \$150,000 to \$250,000 Over \$250,000 to \$300,000 Over \$300,000 to \$350,000 Over \$350,000 to \$400,000 Over \$400,000 to \$500,000 Over \$500,000 to \$600,000 Over \$500,000 to \$700,000 Over \$700,000 to \$800,000 Over \$700,000 to \$800,000 Over \$700,000 to \$800,000 Over \$800,000 and upwards	1 1 2 3 4 5 5 5 6 6 7 7 7 1 8 8 9	2 3 4 5 6 6 ½ 7 7 ½ 8 ½ 9 9 ½ 10	1 2 3 4 5 6 7 7 2 8 8 9 9 10 10 10 11	4 5 6 7 8 8 8 1/2 9 9 1/2 10 10 1/2 11 11 1/2	5 5 7 ½ 7 ½ 10 10 10 12 ½ 12 ½ 15 15	

Intestacy-Real and personal property devolve in same way.

1. If Intestate leaves a widow and child or children, one third of his property goes to the widow and the remaining two thirds is divided equally among his children. In case of the decease of any of his children, to the children or issue of such deceased child in equal proportions.

2. If Intestate leaves a widow and no issue, the widow takes

3. If Intestate leaves children but no widow, children take all per stirpes.

4. If Intestate leaves no widow nor child nor children nor any lineal descendant of any child or children, all goes to his father.

5. If he has no father, to his mother, brothers and sisters in equal shares.

6. No distinction between whole and half blood.

7. Posthumous children share equally with children born during the lifetime of the Intestate, and where there is a Will and no provision for it, takes as if there were an intestacy.

8. The separate property of a married woman dying intestate is distributed in the same manner as the property of a husband dying intestate.

NEW BRUNSWICK

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Weldon & McLean, St. John, of the New Brunswick Bar.

Revised to January 1st, 1915.

Absconding Debtor .- See Attachment.

Acknowledgments.—See Deeds.

Accounts.—The names in full of plaintiffs should be furnished; also, when claim belongs to a copartnership, the full names of the members composing it.

Where the plaintiff is a corporation under special act, it should

be stated.

Actions.—Actions are commenced by writ of summons unless the defendant is to be arrested, when a writ of capias is issued on an affidavit of indebtedness made by the plaintiff or his agent.

Parish commissioners have jurisdiction in contract claims to eighty dollars; City Court to the same amount; County Courts have jurisdiction to four hundred dollars except where title to lands is in question. Supreme Court has jurisdiction to any amount.

In Supreme Court where plaintiff seeks to recover a debt or liquidated demand arising on a contract express or implied, a bond or contract under seal for payment of a liquidated amount, etc., the writ may be specially endorsed with a statement of the claim; and, on default of appearance within ten days after service, final judgment may be signed without further proof; while on ordinary summons and default of appearance being made within ten days, the plaintiff may enter interlocutory judgment, and a writ of enquiry shall issue to assess the amount unless the Court orders another method. Where the defendant appears to a writ specially endorsed, and has no defence, the plaintiff may on an affidavit of himself or any other person who can swear positively to the facts, verifying the cause of action, and stating that in his belief there is no defence to the action, apply to a judge for liberty to enter final judgment, and such judge may order judgment unless the defendant satisfies him he has good defence; on an ordinary summons, if defendant appears, the plaintiff delivers a statement of claim; the defendant within ten days delivers his statement of defence, and the plaintiff within ten days more his reply. Where the plaintiff resides out of the Province the defendant may demand from him a bond as security for costs which is generally two hundred dollars, if suit is in the Supreme Court, and one hundred if in the County Court.

In the County Court the defendant has ten days in which to appear and plead, and the cause is at issue on the plea pleaded. In the County Court, if the defendant appears in any action on a debt or liquidated demand arising on a contract express or implied, a bond or contract under seal for payment of a liquidated amount, etc., the plaintiff may take the same steps for signing summary judgment as are outlined above in the case of a specially endorsed

writ in the Supreme Court.

Affidavits.—Affidavit includes affirmation or declaration wherever by law an affirmation may be substituted for an oath or affidavit

Affidavits to be used in any Court in the Province or authorized to be administered or taken by any law in force therein may be

sworn to before a Judge of the Supreme or County Courts or any commissioner for taking affidavits. Where a statute requiring or authorizing an affidavit does not designate a person who shall take the same, such affidavit may be made before a Justice of the Peace for the county where it is made, except where it is to be usd in the Supreme Court, County, Divorce or Probate Courts.

Affidavits without the Province for use in the Courts may be sworn to before a commissioner for the Province duly appointed for taking such affidavits, or before the several officials and persons authorized to take the proof or acknowledgment of the execution of

any conveyance out of the Province.—See Deeds.

A statutory declaration may be made attesting facts or accounts. Aliens.—Aliens can now take, hold, and sell real and personal property, with the exception of ships, as if they were native born citizens. When resident within the Province and served with process there, an alien may be sued in its courts; or if the cause of action arises within the Province, though the alien be not resident or served with process there, he may be sued in its courts. Land can be held by a foreign corporation when duly licensed.—See Corporations.

Appeals.—The Supreme Court sitting en banc is the highest Court in the Province, but an appeal can be taken from it to the Supreme Court of Canada, and in certain cases to His Majesty's

Privy Council in England.

Arrest.—A writ of capias can be issued on an affidavit of indebtedness, when sum is certain, and by order of a Judge when cause of action is for an unliquidated amount or for damages. There is no arrest for debt after judgment except in the petty courts

having jurisdiction under eighty dollars.

Assignment of Insolvent Laws.—There is a Provincial Act respecting assignments and preferences. It makes any assignment with preference void, unless preference be given for present actual bona fide advances of money or goods. It is necessary to assign to the Sheriff of the County unless consent be given by majority in value of creditors, when it may be made to any resident within the The assignment under the act takes precedence of all judgments and of all executions not completely exhausted by pay-It is the duty of the assignee to give notice of meeting to all creditors within five days of date of assignment; such meeting to be held within twelve days after giving notice. The creditors then have an opportunity of directing disposal of estate. Claims must be proved by affidavit. It is the assignee's duty to prepare a statement of accounts, and of his doings as assignee, within one month of the first creditors' meeting, and at intervals of three months thereafter. There is no priority among execution creditors.

Attachments.—Proceedings by way of attachment may be taken against the property of any person severally or any person jointly indebted in the sum of forty dollars above all discounts, who depart from or keep concealed within the Province with intent to defraud his or their creditors. In no other case can an attachment issue

until after judgment.-See also Garnishment.

Chattels, Mortgages and Bill of Sale.—Every mortgage or conveyance intended to operate as a mortgage of goods and chattels, which is not accompanied by delivery and an actual and continued change of possession, must be registered within thirty days from date of execution. There must be an affidavit by the witness of the due execution of the mortgage, and of the mortgagee or his agent, that the mortgagor is justly and truly indebted to him in the sum mentioned in the mortgage, that it was executed in good faith and for the express purpose of securing the payment of money justly due,

and not for the purpose of protecting the goods mentioned therein against the creditors of the mortgagor or of preventing the creditors of such mortgagor from obtaining payment of any claims against him.

The act also requires a bill of sale to be renewed every year by filing affidavits and statement set forth therein. In default and on thirty days' notice to mortgagee, calling on him to file affidavits, etc.,

the bill of sale is void as against subsequent purchasers.

Claims Against Estate of Deceased Persons.—No distinction exists between judgment debts and other debts, in administering the

estate.

Conditional Sales.—Where condition of the bailment is such that the possession of the chattel passes without any ownership being acquired by the bailee until the payment of the purchase money, it is necessary that the receipt note, hire note, order, or other instrument evidencing such conditional sale, shall be filed in the registry office of the county in which the purchaser resided at the time of the bailment, within fifteen days of the delivery of possession of the chattel mentioned in the agreement, to be valid against subsequent purchasers or mortgagees in good faith for valuable consideration. The manufacturer, bailor, or vendor shall also leave a copy of such receipt, note, hire receipt, order or other instrument by which the lien on the chattel is retained or which provides for a conditional sale with the conditional vendee at time of execution or within twenty days after.

Every manufacturer, bailor, or vendor shall on demand of any creditor or interested person file with the registrar, within twenty days from the making of such demand, a sworn statement of the amount due thereon, and on failure to so file said statement shall forfeit all rights under same as against such creditor or interested person. Also provision in act for sale on breach of conditions. Where the goods and chattels are affixed to the realty without the consent in writing of the owner of the goods and chattels, they shall not be or become part of the realty, but the owner of the realty shall as against the manufacturer, bailor, or vendor, have the right to retain the same upon payment of the amount due and owing

thereon.

Corporations.—Companies are incorporated by special act of the legislature, or under provision of "The New Brunswick Joint Stock Companies Act, 1903." Under that act any number of persons, not less than five, may apply for incorporation. A special act of incorporation is necessary for railway and insurance companies, building societies, and similar associations. The applicants for letters patent must give notice of intention to apply for incorporation by publication in the "Royal Gazette" stating: (1) The corporate name; (2) the objects for which incorporation is sought; (3) the chief place of business or office within the Province; (4) the amount of its capital stock, which shall not be less than two thousand dollars actually subscribed, except where the object of incorporation is for a literary, sporting or social club; (5) the numbers of shares, and the name, address, and calling of each of the applicants.

Licensing Extra-Provincial Corporations.—Chapter 18 Con. Stat. 1903 provides for the imposition of an annual tax upon certain corporations therein enumerated as follows: Fire, life, accident, and guarantee insurance companies, express companies, telephone companies, street railway companies, trust, loan, and building companies, telegraph companies, and banks. A Statement is required before May 1st from fire, accident, or guarantee insurance companies of gross premiums and also a report of *agencies. A like report of

agencies is demanded from banks.

With the exception of companies hereinbefore enumerated, corporations not having gain for their object, and certain other corporations, no extra-provincial corporations can carry on business within the Province unless a license to do so is taken out. Application for same is made to the Lieutenant-Governor in Council. The fee is fifty dollars a year where the capital stock does not exceed one hundred thousand dollars; if over one hundred thousand dollars, the fee is one hundred dollars a year.

Taking orders for or selling goods, wares or merchandise by travelers or by correspondence, if the corporation has no resident agent or representative and no office or place of business within the Province, is not deemed a carrying on of business within the meaning of the act. Corporations not required to take out license as above may obtain a license to acquire or dispose of real estate. Corporations that are required to take out a license cannot acquire or hold real or personal property within the Province without

being duly licensed.

Deeds:-Deeds may be under seal for registration, acknowledged by the person executing the same, or be proved by the oath of a subscribing witness as follows:-When within the Province may be made before a judge of the Supreme or County Court or a member of the legislative or executive council, or before any registrar of deeds, or any notary public appointed and resident in the Province. and certified under his hand and official seal or before any Justice of the Peace in the county in which the conveyance is to be regis-When without the Province, before any commissioner for taking affidavits under Ch. 36, Cons. Stat., or before any commissioner authorized by the Lord Chancellor to administer oaths in Chancery of England, or before any notary public, certified under his hands and official seal, or before the mayor or chief magistrate of any city, borough, municipality, or town corporate, and certified under the common or corporate seal of such city, or the seal of such mayor or chief magistrate, or before any British Minister, ambassador, consul, vice-consul, etc., exercising his function in any foreign place, or before the Governor of a State, and certified under the hand and seal of office of such minister, consul, etc. Deeds by corporations must be under the corporate seal attested by the proper officer, and the seal, signature, and authority to execute verified by affidavit.

Depositions.—Depositions and commissions are taken without the Province by a commission duly issued by the Court in which the action is pending. Full instructions for taking of the same always accompany it.

Descent.—Real estate is divided equally to and among the children of the intestate, then to the next-of-kin and their repre-

sentatives.

Personal property is divided as follows:—One-third shall go to the widow of the intestate, and the residue in equal portions to the children, or if dead, to their lineal descendants; if there be no children or legal representative subsisting the widow then takes one moiety, and the other moiety shall go to the next of kindred in equal degree; and if there be neither widow or children, all to next of kin in equal degree, and their representatives.

Divorce.—There is a provincial court having power to grant divorce, or of dissolving and annulling marriages. Divorce is granted for the following causes:—Adultery, consanguinity within the degrees prohibited by Act of Parliament made in 32 Henry

VIII., and impotence.

Dower.—A widow is entitled to dower in all real property of her husband.

Executions.—Writs of fieri facias bind the debtor's property from time of their delivery to the sheriff. Concurrent writs may be issued to any county. The debtor's goods must be exhausted before resort can be had to his lands.

Exemptions on Executions.—Wearing apparel, bedding, kitchen utensils, and tools of trade and calling to the value of one hundred dollars.

Garnishment.—Attachment of debts due a judgment debtor in the Supreme Court or County Courts may be made in any action where the amount remaining due on such judgment exceeds the sum of eighty dollars.

Money in the hands of an official or servant of the Crown due or payable by the Crown to an individual and given to such officer for that purpose, is exempt. A judgment debtor may be examined as to his property, when any debts found to be due to him may be garnished, except wages or salary for personal labor and services to the extent of twenty dollars. In no case shall garnishment issue on judgments obtained for debts unless such judgment, independent of costs incurred in the suit, shall exced forty dollars.

Intestacy.—In case of intestacy, real property passes to the children or their legal representatives, if no children to the next of kindred and their representatives including those of the half blood and their representatives.

Judgments.—Priority of judgments is abolished. A judgment is good for twenty years and a memorial of the same, when placed on record at the registry office, binds lands for five years, but can be renewed while judgment is in force. In case of assignment, judgments only take rank with other claims.

Judgments, foreign.—May be sued on, and if proceedings on which same are recovered were duly served, defendant cannot go

into the merits, otherwise he can.

Personal property.—One-third to widow, residue among children and their representatives equally. If none, half to widow and residue amongst next of kin in equal degree and their representatives.

Husband has curtesy, and wife dower in real estate.

Limitations of Personal Actions.—Actions on contract, notes, debts must be commenced within six years after the cause of action arose. Actions for slanders, assault, and battery wounding, and imprisonment shall be commenced within two years. In case of the plaintiff being under disability of infancy, coverture, or lunacy, or being absent from the Province, the time runs from the removal of the disability.

Real Actions.—Action to recover land must be brought within twenty years after the right of action accrues. Where the party is under disability of infancy, lunacy, or absent from the country, then such person or the party claiming through him may, notwithstanding the period of twenty years hereinbefore limited shall have expired, make an entry or bring an action to recover such lands at any time within ten years next after the time at which the person to whom such right shall have first accrued shall have ceased to be under any such disabilities or shall have died. Limitation as against the Crown does not run until sixty years' adverse possession. Persons under the disability of infancy, lunacy, or coverture, or absence from the Province and their representatives, are allowed ten years from the termination of their disability or death, notwithstanding the expiration of the period of twenty years in which to bring the action, but no such action can be brought except within forty years next after the right of action is accrued.

Examination of Judgment Debtor.—A judgment creditor who has recovered judgment in one of the provincial courts may by application to the judge of any county court or Clerk of the Peace obtain an order that the judgment debtor shall be orally examined on oath before such judge or clerk as to any and what property he has which by law is liable to be taken in execution on such judgment, and as to the disposition he has made of his property.

Lien Leases.—See Conditional Sales.

Liens.—A lien is given to mechanics, machinists, labourers, contractors, or other persons doing work upon or furnishing materials to be used in the construction, alteration, or repair of any building or erection, or erecting, furnishing or placing machinery of any kind in, upon, or in connection with any building for the price of the work, machinery, or materials upon such buildings and the lands occupied thereby.

A similar act gives a lien to lumbermen.

Married Women.—A married woman has rights about equal to a feme sole to carry on any business, make contracts, and dispose of her property generally.

Mortgages.—Mortgages must be under seal, and are executed in the same manner as deeds. A mortgage is foreclosed in the equity court, and sold under its decree, which passes all the mortgagor's property in the premises. Mortgaged property is sometimes sold under power of sale, if such power is in the mortgage.

A mortgage is discharged by the registration of a certificate signed by the mortgagee, his assignee or representative, stating that mortgage has been paid; or it may be discharged by mortgagee signing on margin of mortgage registered in office of registrar of deeds, and in his presence, a receipt for the money.

Practice.—This is now regulated by the Judicature Act, cap. 5, 9 Edw. VII., which, with the rules of the Supreme Court 1909 came into force May 1, 1910. The rules conform as far as possible to the English Judicature Rules of 1883 and the Rules of Practise of the Supreme Court of Judicature for Ontario of 1897.

Proof of Claims.—A Solicitor should be furnished with all the Christian names and surname of the proposed plaintiff. If the claim is contested it must be proved in the usual way or by taking evidence on commission when the witnesses reside abroad.

Recording Deeds, Mortgages, etc.—Every instrument affecting, lands, except leases not exceeding three years, where the actual possession goes along with the lease, must be registered in order to be valid against subsequent purchasers for valuable consideration whose conveyances are previously registered.

Replevin.—Whenever any personal property has been wrongly distrained or otherwise wrongly taken or detained, it may be replevied under writ issued, upon the plaintiff giving a bond to the sheriff in double the value of the property.

Reports, Judicial.—The only cases reported are those in the Supreme Court sitting *en banc*, cited as N. B. R., and reports of the supreme court in equity, starting in 1895.

Taxes.—No provincial law requiring statements to be filed regarding either real or personal estate.

Wills.—Wills must be in writing, signed at the foot or end thereof by the testator (or by some other person in his presence and by his direction), in the presence of two attesting witnesses, both present at the same time, who shall attest and subscribe the will in the presence of the testator and in the presence of each other. No form of attestation is necessary.

An executor is a competent witness, but any devise or legacy to a witness or to the husband or wife of a witness is void, though the execution of the will itself is good.

Persons under the age of twenty-one years cannot make a will.

Persons under the age of twenty-one years cannot make a will. Every will is revoked by marriage except a will made in the exercise of a power of appointment where the estate appointed could not in default of appointment pass to the testator's heirs or next of kin.

NEWFOUNDLAND

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by John Fenelon, St. John's, of the Middle Temple and Newfoundland Bar.

Revised to January 1st, 1915.

Arrest in Civil Causes—No person can be arrested and held to bail in a civil action except in the following cases: A defendant in an action for \$50.00 or upwards may be arrested under warrant at any time after the issue of a writ of summons, upon the filing of an affidavit showing such facts and circumstances as satisfy the Judge that there is good and probable cause for believing that the defendant has made, or is about to make, some disposition of his property or some part thereof, or is about to quit the Colony with intent to defraud his creditors generally or the plaintiff in particular, or is about to quit the Colony, and that his absence will materially prejudice the prosecution of the action, or is possessed of means of payment of which he has control and which he with-The debtor is held in custody until he holds from his creditors. shall have made a sufficient deposit or given the Sheriff sufficient security or bail. The plaintiff must proceed to trial within four weeks of the close of the pleadings, unless the Court allows an The detaining creditor is chargeable for the extension of time. maintenance of a debtor while under arrest. Judges and officers of the Supreme Court, members and officers of the Legislature, barristers and solicitors, jurors parties and witnesses in a suit, clergymen and females are privileged from arrest under this section, the privilege being absolute in some cases and qualified in others.

A judgment creditor may have a defendant against whom he has recovered judgment for \$50.00 or upwards arrested on Ca. Sa.

on filing a similar affidavit.

The Court or Judge may also, on special cause shown by affidavit, order the arrest of a defendant or attachment of his property at any stage of an action, which would formerly have been heard on the Equity side of the Court, until bail shall have been given

to abide by and perform the orders of the Court.

Attachment of Debts—At any time after the issue of a writ of summons, the plaintiff may issue a warrant for the attachment of any property of the defendant upon filing an affidavit that the defendant is justly and truly indebted to him in a liquidated amount of \$20.00 or upwards, for a cause of action to be set forth in the affidavit. If the debt or damages are unliquidated, an order is necessary and will be made if it is shown upon affidavit that the defendant is about to make some disposition of his property, or sell or otherwise dispose of or remove beyond the jurisdiction of the Court the subject matter of the action. The property so attached can only be released upon security being given by bond or by deposit, or by termination of the suit in the defendant's favour. The plaintiff must proceed to trial within four weeks of the close of the pleadings or such extended time as the Court may allow. Perishable goods may be sold by special order and the proceeds paid into Court. If the attachment is laid in the hands of a third person, such third person may be brought before the Court upon a Garnishee Summons for examination, and payment into Court or delivery to the Sheriff of the debts, goods or effects ordered. No such attachment binds any money accruing due to

the defendant on an executory contract after service of the warrant on the Garnishee, nor any money, goods or effects in and over which the defendant had not at the time of service a then present

interest and disposing power.

Barristers and Solicitors-The following persons are eligible for Call to the Bar: - (1) Those who have been admitted as students and stand upon the books of the Law Society for the required number of years. In the case of University graduates, three years must elapse between admission as a student and Call; in the case of undergraduates four years, and in all other cases five. English, Irish and Scotch barristers. (3) Colonial barristers from colonies or provinces in which similar privileges are accorded to Newfoundland barristers, and (4) English, Irish, Scotch solicitors (or writers to the signet) and Colonial solicitors from colonies or provinces which reciprocate. In all cases previous admission as a solicitor of the Supreme Court is necessary. To obtain admission as a solicitor, a student must serve under articles with a practising solicitor in the Colony for 3, 4 or 5 years as above, or possess the qualifications mentioned in one or other of classes 2, 3 and 4 Particulars as to examinations and fees can be had from the Secretary of the Law Society, St. John's. Women may be admitted as solicitors and called to the Bar.

Bills of Exchange—The local statute is practically a re-enact-

ment of the Imperial Bills of Exchange Act, 1882.

Bills of Sale and Chattel Mortgages—Bills of Sale and mortgages of personal chattels, where the actual possession of such chattels continues in the mortgagor, if unregistered, are void as against (a) a subsequent purchaser or mortgagee for valuable consideration who shall first register his deed; (b) a subsequent and actual attachment and levy, and (c) a trustee in insolvency or under an assignment for the benefit of creditors. Proof of execution must be by affidavit. All deeds are registered at the Registry of Deeds, St. John's. Registrations must be within five days of execution if deed executed in St. John's, within 30 days if executed elsewhere.

Companies—The Companies Acts, 1899 to 1908, provide for the incorporation of companies subject to provisions similar, on the whole, to those of the English Companies Acts. Incorporation may also, and in the case of Banking Companies must, be affected by Act of the Legislature. Unregistered partnerships of more than ten are prohibited. Any three persons may incorporate as a Liability may be limited by shares or by guarantee, or company. may be unlimited. Fees for registration are according to a scale contained in the Act, the minimum being \$10.00, increasing with the nominal capital or, in the case of a company not having a capital divided into shares, with the number of members. ges and charges created by an incorporated company must be registered. No restrictions are placed upon foreign corporations doing business in the Colony, with the exception of special regulaimposed on Banks, Express Companies, Telegraph and Telephone Companies, Insurance Companies, and Collection Agencies. Provision is made for the winding-up of foreign corporations doing business in Newfoundland by a procedure similar to that followed in winding up local companies.

Courts—The Supreme Court, consisting of a Chief Justice and two Puisne Judges, has unlimited civil and criminal jurisdiction (exclusive of Divorce), and is also a Court of Admiralty under the Colonial Courts of Admiralty Act, 1890. It is also a Court for the relief of insolvent debtors. The fusion of Law and Equity has been effected by statute on the same lines as in England. An appeal lies from the decision of any Judge to the other two Judges or a full Court; and from a decision of the full Court to the Privy Council in cases where the sum or matter at issue is at least £500 sterling or

involves value to that amount. Circuit Court is held outside of St.

John's once a year at dates fixed annually by proclamation.

There are District Courts at St. John's and Harbour Grace. The jurisdiction of the presiding Magistrates is the same as that The Stipendiary Magistrates throughout the of the Stipendiaries. Island have jurisdiction in civil causes, some few causes of action excepted, to the amount of \$200.00, and in disputes to any amount concerning wages of labourers in lumbering or mining, of fishery servants and of persons engaged in the seal fishery. There is an appeal to the Supreme Court from decisions involving \$20.00 or The Magistrates have also an extensive criminal jurisdicmore. There is also a Court of Labrador with civil jurisdiction to the amount of \$500.00 and an extensive criminal jurisdiction. Marine Court of Enquiry may be constituted by commission from the Governor when occasion arises. Justices of the Peace have the same powers as in England so far as applicable under local conditions.

The Board of Trade may appoint committees of arbitration to decide matters voluntarily submitted for their decision. If award is in writing, and filed in Supreme Court, execution may issue as upon a judgment.

Crown Lands and Minerals—All Crown Lands are open for purchase, except such as are specially reserved for public purposes. Timber licenses are issued at a bonus per square mile, usually \$2.00. There is also payable an annual ground rent of \$2.00 per square mile and a royalty upon trees cut down. No license is required to search or prospect for minerals on Crown Lands. The placing of a discovery stake entitles one to a mining license on complying with the terms of the Act.

Dower: A widow has no rights to dower under local law.

Examination of Judgment Debtors—When a judgment or order is for the recovery or payment of money, an order may be had for the examination of the debtor or his agent, or, in the case of a company, of an officer thereof, as to whether any and what debts are owing to the debtor and whether the debtor has any, and what other property or means of satisfying the judgment or order. In the case of any other judgment or order, if any difficulty arises in executing or enforcing it, any party interested may apply for an order for the examination of any party or otherwise as may be just.

Execution—Writs of execution may be issued forthwith in the Supreme Court upon production of judgment or order under which money is payable, unless an order has been made for stay of execution. If the judgment is not for payment of money or costs, or for recovery of land, execution may issue in 14 days, unless otherwise ordered. Writs, if unexecuted, remain in force for one year, but may be renewed from year to year. As between the original parties, execution may issue at any time within six years. After that period and in certain other cases an order granting leave is necessary.

Exemptions—By statute the following property of an execution debtor is free from seizure:—The working tools and implements of trade of any person, his fishing skiff or punt, the necessary cooking apparatus, bedding and wearing apparel of himself and his family. The share or wages of a sealer are not liable to attachment under mesne or final process, except for supplies advanced to him to be paid for out of his share of the proceeds of the voyage.

Foreign Judgments: The principles according to which foreign judgments sought to be enforced in Newfoundland are given effect to or refused recognition are the same as those acted upor by the English Courts in such cases.

Insolvency—A debtor may be declared insolvent by the Supreme Court upon his own or a creditor's petition, and his estate vested in a trustee for distribution amongst his creditors according to law. A Certificate of Insolvency and Final Discharge may be granted to the debtor later by the Court, and is a bar to any claim arising prior to the declaration of insolvency, except in case of fraud. At any time after a petition has been filed and before the estate has been distributed, the Court or a Judge may, on proof that an arrangement by liquidation or for a composition has been entered into by the debtor and two-thirds in number and value of his local creditors and two-thirds of his creditors elsewhere, or of three-fourths of the whole in number and value, dissolve or stay the proceedings in insolvency, and all creditors shall be bound thereby.

Interest at the rate of 6 per cent. per annum may be allowed on sums or debts due under a written contract cr, in certain cases, following upon written notice that interest will be charged. Judg-

ments carry interest at 5 per cent.

Intestacy: Land being a "chattel real" under Newfoundland law devolves as personalty: Thus all property of the intestate vests in the administrator. The course of succession and rights of widows and next of kin, etc., are the same as under the English Statutes of Distribution, except that by the Intestates' Estate Act of 1908 in cases where a man dies intestate and without issue, his whole estate belongs to the widow if not exceeding \$2,000; if over that amount she takes \$2,000 and her share in the residue is the same as she would have been entitled to before the passing of the act.

Laws—The Common Law of England, as it existed on July 26th, 1832, and so far as the same is not inapplicable from local circumstances nor modified by local statute, is in force. In all cases not provided for by local enactment the Criminal Law of England applies. Amendments and alterations to the same and new criminal enactments of the Imperial Parliament come into force in the Colony after twelve months from the passing thereof.

The Governor can pardon criminals and remit fines.

Limitation of Actions—Actions founded on simple contract must be commenced within six years after the cause of action has arisen. Assault, menace, battery, wounding and imprisonment, four years; slander, two years; recovery of land and specialty debts, twenty years. Actions brought by a supplier to recover any amount due by a sealer for supplies, must be brought within six months. Actions for slander imputing unchastity and without special damage, within two months.

Married Women—A married woman may now acquire, hold and dispose of property and contract and sue and be sued in all

respects as if she were a feme sole.

Registration of Deeds—The Registry of Deeds is at St. John's. All deeds and other assurances affecting lands or tenements in the Colony, all powers of attorney or substitutions thereof under which the same are executed, and all judgments affecting any interest in or title to land shall be registered, and such registration is notice to all persons claiming an interest in the land subsequent to such registration. Unregistered deeds are void as against a subsequent purchaser or mortgagee for valuable consideration who shall first register his instrument, as against a trustee in insolvency, an assignee or trustee under a conveyance for the benefit of creditors, or as against any creditor who shall have actually seized or levied under attachment or execution. Proof of a deed for registration must be by acknowledgment under oath by all the executing parties from whom an interest passes, or by the oath of a subscribing witness. Deeds may be proved within the Colony before the Registrar of Deeds, a Judge of the Supreme Court, the Deputy

Registrar or Clerk, a Commissioner of the Supreme Court, or a Justice of the Peace. They may be proved abroad before a Judge of a Court of Record under the seal of such Court, the Mayor or Chief Magistrate of any city or town under the seal of such city or town, a Notary Public under his official seal, a British Consul or Vice-Consul, or a Commissioner of the Supreme Court of Newfoundland. In all these cases it is unnecessary to prove or certify the signature or official seal.

Wills—Wills must be in writing, and either in the handwriting of the testator and signed by him, or, if not so written and signed, must be signed by the testator in the presence of at least two witnesses, who shall, in his presence, sign the same as witnesses. In case the Will is made by a marksman it must be read over to or by the testator before signature in the presence of the witnesses. Appointments by Will under a power must be made in the same manner. The testator must be at least seventeen years old. Publication is not essential. A husband or wife witnessing a Will, may take any devise or bequest, etc., contained in it if the Will can be sufficiently proved without their being called upon as witnesses. Otherwise they can be admitted as witnesses to prove the Will but the gift fails. A Will is revoked by marriage.

NOVA SCOTIA

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Harris, Henry, Rogers & Harris, Halifax, of the Nova Scotia Bar.

Revised to January 1st, 1915.

Administration of an estate of an intestate is invariably in the hands of the Court of Probate although the Supreme Court has jurisdiction in an action for administration brought by a creditor to administer in that Court.

The widow and next of kin must renounce their rights to administer the estate before a creditor can be appointed. An administrator is required to file a bond in two sureties, also an inventory of both realty and personalty. The payment of the funeral expenses of a deceased insolvent, the wages of servants and rent for not more than one year have priority in payment over claims of

creditors, who are paid pro rata.

Affidavits.—May be sworn within the Province, for use in the Supreme or County Courts, before a Commissioner of the Supreme Court appointed by the Government for that purpose, or before any Barrister of the Supreme Court. Affidavits may be sworn without the Province before a Judge of a Court of Record, British Consul, Notary Public or Commissioner authorized to administer oaths out of the Province, duly appointed by the Governor of the Province.

Arrest.—Where plaintiff makes an affidavit setting out a good cause of action, and that he has probable cause for believing and does believe that the defendant is about to leave the Province, a Judge or Commissioner without requiring the grounds of belief to be stated, may issue an order that the defendant be forthwith

arrested and held to bail.

The defendant is entitled to his release on depositing the

amount at issue or on giving security by bond with sureties.

Assignments.—By Chapter 145, Revised Statutes, entitled "The Assignment Act," preferential assignments are abolished, and declaring that a confession of judgment, any transfer of property or other transaction which has the effect of hindering or delaying creditors is invalid. Under the Act an assignment must be made to the official assignee appointed by the Government of the Province. There must be a division pro rata of all the debtor's property amongst the creditors. Meetings of the creditors are provided for by the Act. At such meetings all questions are decided by a majority of the votes of creditors calculated as follows: For every claim of over \$100 and not exceeding \$200, one vote; for every claim of over \$200 and not exceeding \$500, two votes; for every claim of over \$500 and not exceeding \$1,000, three votes; for every additional \$1,000 or fraction thereof, one vote. Creditors in proving claims must state whether they hold security. mortgages, confession of judgment and transfers and conveyances of every kind whether of real or personal property if given to a creditor by a person in insolvent circumstances are presumed to be given with the intent to give that creditor an unjust preference within the meaning of the statute if attacked within sixty days from their date, or if followed by an assignment by the debtor for the benefit of his creditors made within sixty days thereafter. An assignment under this statute takes precedence over prior executions and attachments where the money has not actually been paid over.

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Attachments.—Property of debtor absconding from the Province may be attached by creditor. The writ of summons may be in the usual form, but must describe the debtor as absent from the Province. Plaintiff must make an affidavit showing a cause of action for an amount within the jurisdiction of Court, stating amount of debt or damage and that the defendant is absent or absconding from the Province. The sum sworn to must be endorsed on the writ of attachment. Sheriff can then levy for sum so sworn to with \$120 for probable costs, if the amount is upwards of \$80; and for \$28 in actions for less. Perishable goods may be sold under order of the Court unless defendant or his agent gives security for their

value within three days after appraisement.

Barristers and Solicitors.—A barrister, attorney or solicitor of any Superior Court in Great Britain or Ireland or in His Majesty's Colonies is entitled to be admitted to practice in Nova Scotia on producing evidence that he is such barrister, attorney or solicitor, that he is of good moral character, and of good standing, and in the case of a barrister or solicitor from a Colonial Court, and a solicitor from a Court in the United Kingdom, he must also produce evidence with regard to his length of service as an articled clerk and must also pass the usual final examination in Nova Scotia. Barristers of any Superior Court of any British Dominion in which Nova Scotia Barristers may be admitted on producing evidence of admission and good standing, are entitled to admission as barristers of the Province on similar evidence.

Bills of Sale and Chattel Mortgages.—Must be filed in the Registry of Deeds for the registration district wherein the grantor resides, or if non-resident then in the district in which the chattels are located, accompanied by an affidavit from the grantor that the amount therein is due and owing to the grantee, and that the bill of sale of chattel mortgage is not made for the purpose of protecting the property of the grantor from any claims his creditors may have against him. Such affidavit must be sworn before a Notary Public or Commissioner of the Supreme Court. scribed form of affidavit should be followed. A bill of sale or chattel mortgage takes priority only from the time of the filing thereof, and must be renewed within thirty days of the expiration of three years from the date of filing. (Chapter 142, Revised Statutes.)

Claims Against Estates of Deceased Persons.—Executors or administrators of the estates of deceased persons shall, by advertisement in the "Royal Gazette" newspaper, call upon all persons having claims against the estate of the deceased to file the same within one year from the date of the advertisement, duly attested by the party, or, in his absence from the Province, by his agent, before the Judge or Registrar of Probate for the County or Justice of the Peace. The affidavit shall be in the following form:

A. B., of , in the County of maketh oath and saith that the foregoing paper writing doth contain a true and correct account of his demand against the estate of C. D., late of , in the County of , Province of Nova Scotia, deceased, and that all credits to which the deceased was honestly and justly entitled, so far as deponent believes, have been given on said account, and that the balance of is justly and truly owing to deponent.

Sworn before me at this day of

(Signed) A. B. Collection Act.—Is the procedure for the collection of debts after judgment. Where Sheriff can find no personal property of

debtor on which to levy, plaintiff or his solicitor or agent makes an affidavit setting out the jrdgment, and that it is still unsatisfied and to what amount, and the name and address of debtor, and that he has endeavoured to procure satisfaction of the judgment by execution directed against the personal property of the debtor and has been unable to obtain satisfaction thereof. A Judge or Commissioner then issues an Order for the appearance before him of the debtor for examination by the creditor or his solicitor as to his means, present or prospective, of paying the judgment. evidence shows that the debtor is in receipt of such an income as will enable him to pay the debt by instalments, then an order is made accordingly. If it is shown that the debt was fraudulently contracted, or that the credit was obtained under false pretences, or that the debtor contracted the debt without having any reasonable expectation of being able to pay, or that the debtor has made any fraudulent disposition of his property, or in cases of tort that the tort was wilful or malicious, the Judge or Commissioner before whom the examination is held may, by his warrant, commit the debtor to jail for a period not exceeding twelve months. lection Act applies to all judgments, whether obtained in the Magistrate's, County or Supreme Courts.

Under this Act imprisonment for debt is abolished except as above referred to; but should a Judge or Commissioner make an order that the debtor pay the debt by instalments and the debtor fails to pay any or all of such instalments, he may be committed to jail for disobedience of the order. The Judge or Commissioner may also, at the conclusion of such examination, direct that the debtor execute an assignment to the creditor of all his real and personal

property.

Courts, Jurisdiction and Practice.—Supreme Court of Nova Scotia (the High Court of Justice). Actions are commenced by writ of summons. All causes of action where the amount claimed is over \$800 must be brought in the Supreme Court, and in all exceeding \$20 and under \$800 it is optional with the plaintiff to bring his action in either the County or Supreme Court. The Supreme Court has also jurisdiction to try and dispose of all actions brought therein, except when it appears that the cause of action does not exceed \$20. This virtually gives the Supreme Court jurisdiction over all summary matters concurrent with that of the County Court. Costs, however, are the same as are taxable in the County Court.

If the plaintiff in any action resides out of the Province of Nova Scotia he may be compelled, if the defendant contests the suit, to give security for the defendant's costs. The security may be a bond executed by two persons residing in the Province or by cash deposit in Court to abide the result of the suit, or bond of approved guarantee company doing business in the Province. If the debt sued on is a liquidated demand, i.e., a sum certain, the writ may, at the option of the plaintiff, be specially indorsed with particulars of plaintiff's claim. After service of a specially indorsed writ, the defendant has twenty days within which to file his defence, and the plaintiff has a further twenty-one days after service of the defence to put in his reply.

If the action is not a jury cause it may be set down at once before a Judge in Chambers. If a defendant appears to a writ specially indorsed, and the plaintiff or any one on his behalf makes an affidavit, swearing positively to the debt or cause of action, the plaintiff may apply for final judgment on giving four days' notice to the defendant. The Court on such an application may make an order that the plaintiff have judgment for his claim and costs

forthwith.

Deeds.—All deeds, grants, judgments, attachments and other documents affecting land must be registered in the registration district in which the land affected is situated, and only take effect as against third parties from the time of their registration. and mortgages must be executed under seal and in the presence of a witness. A deed or mortgage may be proved within the Province by oath of witness taken before the Registrar, a Judge of the Supreme Court, a Notary Public, a Justice of the Peace, or a Out of the Province a deed or barrister of the Supreme Court. mortgage may be proved by oath of subscribing witness or acknowledgment of parties under oath. Such oath can be taken before a Judge of any Court of Record, by the Mayor of any Town, by Notary Public or by a Commissioner appointed to administer affidavits without the Province. Where the deed is to be proved in a foreign country, the oath must be taken and the attestation with the date certified under the hand and seal of any Public Minister, Ambassador, Consul, or Vice-Consul of Great Britain.

Descent of Real and Personal Property.-Real Estate. a person dies intestate, any real estate to which he may be entitled

at the time of his death shall descend as follows:

1. In equal shares to children and issue of deceased children according to the right of representation. If no children living, to his other lineal descendants, who shall share equally, if in same degree, otherwise according to the right of representation.

2. If no issue, one-half to father, one-half to widow in lieu of

dower; if no widow, the whole to father.

If no issue nor father, one-half to widow, one-half in equal shares to mother, brothers and sisters, and the children of any

deceased brother or sister by right of representation.

4. If none of foregoing, in equal shares to the next of kin in equal degree, excepting where two or more collateral kindred in equal degree but claiming through different ancestors; those claiming through nearest ancestor shall be preferred, but in no case shall representatives be admitted among collaterals after brother's and sister's children.

5. If person deceased, unmarried and under age, estate inherited from either parent goes to children of same parent and issue equally, if of same degree, otherwise according to right of representation; if no children of same parent, to all the issue of the other children of the same parent equally, if in the same degree, otherwise according to right of representation. Degrees of kindred computed by civil law and kindred of half blood inherit equally with those of whole blood in same degree.

Personal property descends in the same way except that after the payment of debts, funeral expenses, etc., one-third goes to the widow, if any. The widow is allowed all her paraphernalia, wearing apparel, etc., sustenance for family for ninety days after death

of husband.

See "Administration" and "Wills."

Dower.—A wife is entitled to dower out of all lands (with a few exceptions) of which her husband was seized at and after her marriage in which she did not bar dower during his lifetime. husband can be tenant by the curtesy only of such of his wife's lands as she died seized.

Foreign Judgment.—A plaintiff may sue in a Nova Scotia Court on a foreign judgment, but a defendant may raise in defence any plea which he could have raised in the jurisdiction in which the

judgment was obtained.

Imprisonment for Debt.—Imprisonment for debt has been abolished. The exceptions to this are for disobedience to an order for payment of instalments made under the Collection Act (see Collection Act); where the defendant is about to leave the Province (see Arrest); where a judgment is against a defaulting trustee; or in respect of a penalty or other payment.

Interest.—Rate allowed by law 5 per cent. Special contract may be made for any rate not exceeding 7 per cent., where security, or for any rate not exceeding 10 per cent., where security is

personalty.

Intestacy.—See Descent of Real and Personal Property.

Judgment and Execution.—Execution may issue against defendant after judgment. A judgment binds the real estate of defendant from the time of registration thereof in the Registry of Deeds, and after the lapse of one year from the registration of such judgment execution may issue thereon for the sale of defendant's real estate. An execution issued on a judgment binds personal property of defendant from time of levy, and such property may be sold immediately at Sheriff's sale. All personal property of defendant may be seized under execution except certain articles enumerated in Rule 40, Order XL. of the Judicature Act, such as necessary wearing apparel, household furniture to a certain value, food 30 days for debtor and family, certain live stock and food therefor, and tools and implements of debtor's trade or occupation.

Limitation of Actions.—Certain torts, one year. Simple contracts, six years. Contract under seal and actions to recover land, moneys secured by mortgage, judgment, lien, or chargeable upon land or rent or legacy, twenty years. Time runs from last payment

or acknowledgment, if any.

Married Woman's Property.—(Chap. 11, Revised Statutes). Married woman may hold separate estate, do business in her own name, sue and defend as feme sole, provided a written consent or license of her husband has been filed at the proper registration district specifying her intended business and the address at which she intends to cary it on.

Mortgages.—(See Deeds.) Foreclosed by action in Supreme

Court.

.Notes and Bills of Exchange.—Chap. 119, R.S. Canada 1906.

Practice.—Judicature Act. Practically the same as in England. Proof of Claims.—Names of claimant and debtor should be sent to solicitor with claims for collection, together with all correspondence, documents and full particulars of claim. If the claim is on a negotiable instrument, bond or agreement the instrument itself should be forwarded.

Wills.—Must be in writing and signed at foot by testator in the presence of two witnesses, who shall sign as such in the presence of testator and each other. No person under twenty-one years of age can make a will. Where a testator dies owning real estate, will should be recorded in Registry of Deeds same as deed or mortgage.

A married woman may make her will without husband's consent, provided that if will is made without the husband's consent he may elect between his rights under the will and his right as tenant by the curtesy. Change of domicile does not revoke a will. Marriage revokes a prior will unless under a power of appointment. Succession duty is payable to the Government on property situated within the Province valued at \$5,000 or upwards after payment of debts and expenses of administration.

ONTARIO

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Johnston, McKay, Dods & Grant, Barristers, Toronto, of the Ontario Bar.

Revised to January 1st, 1915.

Actions and Parties—Actions may be brought by and in the name of a trustee or any person to whom the cause of action has been assigned, except actions for damages; and all persons liable—no matter in what manner—may be sued in the same action.

Absconding Debtor—Arrest for Debt—Any person indebted in a sum exceeding \$100.00, may be arrested if about to leave Ontario

with the intent to defraud his creditors

Affidavits may be sworn in a foreign country before a Notary Public, a Judge of a Court of Record, or a Commissioner appointed by the Supreme Court of Justice to take affidavits for use in Ontario. Where the officer taking the affidavit has a seal, it should be affixed.

Attachments-See Absconding Debtor.

Assignments for Benefit of Creditors-A debtor who is unable to pay his debts as they become due may make an assignment for the general benefit of his creditors, to the Sheriff of the county in which he resides, or with the consent of the majority of his creditors having claims of \$100.00 and upwards to any other person, who must be a resident of Ontario. The assignment should be filed within five days with the Clerk of the County Court in which The assignor may be examined as to the disthe debtor resides. position of any of his assets and as to his affairs generally, in the same manner in which the judgment debtor may be examined, upon resolution of the creditors or of the inspectors of the estate ap-Creditors may be required to prove pointed by the creditors. A creditor their claims by affidavit to be filed with the assignee. must value any security which he has received or holds upon any part of the debtor's estate, and the assignee may take over this security at the amount of the valuation, plus ten per cent. in addition thereto.

Bankruptcy—There is no bankruptcy law in force in Ontario, and a debtor making an assignment for the general benefit of his creditors is discharged pro tanto to the extent of the dividend paid by the assignee of his estate to his creditors, but not to any greater extent.

Bills and Notes—Three days' grace are allowed except where the document is expressed to the contrary or when payable on demand. Any rate of interest not exceeding 12 per cent. per annum where the amount is under \$500.00, and any rate where the amount exceeds \$500.00 may be charged. If no rate is fixed, the legal rate, 5 per cent., can be collected from maturity. A lost bill or note may be sued upon, but the defendant may demand a satisfactory indemnity in respect of being again called upon to pay the same note in the hands of some innocent purchaser.

Chattel Mortgages may be given on goods and chattels either for a present advance or to secure a past debt. It must be registered within five days of execution and must be renewed yearly by the filing of an affidavit and a statement exhibiting the pay-

ments made thereon and the balance due.

Costs—A plaintiff out of Ontario may be required to give security for costs of an action brought here. In Division Court actions such security may be ordered as the Judge thinks requisite, usually from five to twenty-five dollars. In County Court actions,

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by depositing one hundred dollars in Court, or by giving a bond of a Surety Company within Ontario, or of two other sufficient sureties within Ontario in two hundred dollars. In Supreme Court actions double the security required in a County Court action. Additional security may be ordered by the Court if the costs are likely to exceed the amount of security already given.

Commissions—Evidence may be taken out of Ontario for use in Ontario upon commission, to be taken before some officer appointed by order of the Court in which the action is pending.

Conditional Sales of Chattels—Chattels may be leased or sold conditionally, the title not to pass, although the purchaser is entrusted with possession, until the full price is paid. The contract must be in writing, signed by the purchaser, and a copy thereof delivered to him within twenty days from the making thereof. If the name and address of the bailor or vendor is painted or stamped upon the chattel, the contract need not be registered; otherwise it must be registered in the office of the Clerk of the County Court of the county where the purchaser resides. If the chattels are affixed to the real property, the owner or mortgagee of the property may retain possession of the chattel upon paying the balance of the price.

Courts—Claims on open account where the original amount of the account has not exceeded \$600.00, and where the balance sought to be recovered is \$100.00 or under, and claims on promissory notes, bills of exchange, etc., up to \$200.00, and for damages up to \$60.00, may be sued in the Division Court. Claims or accounts, notes, etc., up to \$800.00, and for damages up to \$500.00, may be sued in the County Court. All other actions must be

brought in the Supreme Court of Justice.

Evidence-All parties, whether interested in the cause of

action or not, are competent witnesses.

Examination of Judgment Debtor—In Division Court cases the defendant may be examined before the Judge of the Court in which the judgment is standing as to his property and his ability to pay the amount of the judgment, and an order for payment by instalments may be made against the debtor. In case of his refusal, where the Judge thinks he is able to pay, the debtor may be committed to jail for contempt. In County and Supreme Court actions the judgment debtor may be examined as to what property he possesses, or as to what disposition he has made of any property, but cannot be ordered to pay the judgment by instalments.

Execution may issue against the goods and chattels and lands and tenements of the debtor after judgment. In Division Courts fourteen days after trial, but on default judgments, execution can

issue at once.

Exemptions—The necessary wearing apparel, bedding, furniture, forty dollars worth of provisions, one cow, and other articles mentioned in the Act are exempt from execution.

Fraudulent Conveyances—Conveyances made by debtors when insolvent, if attacked within sixty days, or if the debtor assigns

within sixty days, are prima facie void.

Garnishment of Debts—In Division Court actions garnishment proceedings may be commenced at the same time that the action is brought. In County Court and Supreme Court actions debts and moneys owing the debtor can only be attached or garnished after judgment.

Interest—(See Bills and Notes).

Intestate Estates—1. Where husband dies intestate without issue, the widow takes \$1,000.00 and one half the balance, the remainder goes to the father, mother, brothers and sisters (or child-

ren of brothers and sisters per stirpes), in equal shares; failing these, to heirs at law of husband.

2. Where husband dies leaving issue and widow, one third to

widow, two thirds to child or equally among children.

3. Where husband dies leaving child or children and no widow, all to child or children equally.

4. Where wife dies leaving husband and no children, half to balance to father, mother, brothers and sisters of deceased in equal shares.

5. Where wife dies leaving husband and child or children, one

third to husband, balance to child or children equally.

6. Where intestate dies unmarried and without issue, the father, mother, brothers and sisters take equally, the child or children of any brother or sister deceased taking the parent's share. Failing these, then to his other heirs at law.

7. Paternal ancestors take in priority to maternal ancestors.

Judgments-A judgment binds both real and personal property from the date of its being placed in the hands of the Sheriff.

Writs of execution must be renewed every three years.

Judgments, Foreign-Actions may be brought in Ontario on an exemplification of a foreign judgment issued from the Court in which the judgment was recovered under its seal; and if the defendant has defended the action in the foreign jurisdiction, he cannot raise the same defence in Ontario.

Limitation of Actions—Simple contract debts are statute barred after six years from the time when the cause of action arose, or from last acknowledgment in writing signed by the debtor, or from the last payment on account. Contracts under seal in twenty The right to recover possession of land after ten years'

adverse possession.

Liens—Mechanics and wage-earners and persons furnishing materials in the construction of buildings, works, etc., upon any land may register a lien against the land for their claim within thirty days from the time the right to register the lien arose, and

is enforcible by sale of the debtor's property.

Married Women may hold both real and personal property free from any rights, debts or obligations of the husband; may purchase, acquire and dispose of her estate as if she were unmarried, and may sell to or buy from her husband without the intervention It has recently been held by the House of Lords in Bank of Montreal vs. Stewart, that in order to become bound as surety for an obligation of her husband, she must have independent legal advice. She may be sued and judgment recovered against her, to be satisfied out of any separate estate which she possessed at the time of the judgment or which she may thereafter possess.

Mining—In order to prospect for mines or hold mining claims. a Miner's License must be obtained from the Bureau of Mines or from the Recorder of a Mining Division. Mining claims are usually forty acres in extent. For general information see Mining Act of Ontario.

Registry of Deeds-All deeds affecting any land should be registered in the registry office of the county in which the lands

are situate.

Widow-If the husband dies intestate, the widow takes a third of his property absolutely, or takes one-third of all the property undisposed of by his will if there be issue, and one-half if there The husband may dispose of all his property by will but cannot take away from the wife her right to dower; that is, a one-third interest for life in his real estate.

Wills—Any person of the age of twenty-one years may make a Will, which must be in writing, signed at the foot or end thereof with the proper signature of the testator, and must be made in the presence of two witnesses who shall each sign his or her name to the Will as a witness thereto. Any person witnessing a Will cannot take any legacy or bequest thereunder, but an executor may be a witness. A Will is revoked by the marriage of the maker unless the Will expressly declares that it is made in contemplation of marriage, and in two or three other excepted cases.

PRINCE EDWARD ISLAND

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by McLeod & Bentley, Charlottetown, of the Prince Edward Island Bar.

Revised to January 1st, 1915.

Absent Debtors—A non-resident debtor, if found in the Province, may be arrested upon an affidavit of debt being made shewing that he is a non-resident. The property of an absent or absconding debtor may be attached upon affidavit being made of the debt and of the fact that the debtor is so absent or absconding. An absent debtor may be served with a Writ of Summons issued out of the Supreme Court, and the plaintiff may proceed to judgment upon satisfying the Court by affidavit that there is a cause of action which arose within the jurisdiction, or that the action is in respect of the breach of a contract made within the jurisdiction, and on proof of the service of the Writ. A Writ of Summons against a foreign corporation which may enter into a contract or transact any business in the Province may be served upon its manager, agent or sub-agent, within the Province, or upon the person who transacts, negotiates or solicits any business on behalf of such corporation within the Province. (See also Courts).

Actions-(See Courts).

Administrations of Estates—There is one Surrogate and Probate Court for the Province, with office at Charlottetown. In this Court letters of probate and administration are granted and estates of deceased persons usually administered. In cases of intestacy, administration may be granted to the widow or next of kin; or if they neglect applying for letters of administration for thirty days after the death of the intestate, administration may be granted to a creditor after first citing the widow and next of kin and their Claims should be proved against the refusing to administer. estate within eight months after letters testamentary have been taken out, as after that time the executor, on being sued, may plead specially that he had no notice of the debt, and that he has applied the assets in his hands in payment of the debts proved against the estate and of which he had notice. If the personalty is insufficient to pay debts, executor or admisistrator may, by leave of the Surrogate, sell the real estate. Estates of deceased persons may also be administered in the Court of Chancery, in which Court lands are assets for the payment of debts in the event of the personal property of the deceased being insufficient. (See Taxes).

Affidavits—Affidavits to be made abroad may be sworn before a Judge of a Court of Record, or of a Superior Court, or of a County Court, or before a British Consul, Vice-Consul, or Consular Agent, or before the Mayor of any City or Town, or before a Notary Public, or before a Commissioner authorized to administer oaths out of the Province, duly appointed by the Government of the Province.

Aliens—Previous to confederation (A.D. 1873), aliens might hold real estate not exceeding 200 acres. Now, by Dominion Statute, aliens may hold real and personal property of every description the same as natural-born British subjects, and succession may be traced through aliens; but an alien is not eligible for any public office. Aliens may be summoned to defend suits in this Province in certain cases. (See Courts).

Arrest—A resident debtor can not be arrested by process out of Supreme Court, except by Judge's order, to be made on affidavit on proof of debt, and showing facts and circumstances to satisfy Judge that there is good and probable cause for believing that debtor, unless forthwith apprehended, is about to quit the Province with intent to defraud creditor or creditors. Non-resident debtor, if found in the Province, may be arrested upon an affidavit of debt being made showing that he is a non-resident. Capias from County Court may issue for any sum over \$8 and not over \$150, upon an affidavit being made of amount of debt and of belief that debtor is about to depart from the Province to evade payment of his debts.

Assignments—(See Insolvency).

Attachments—The property of an absent or absconding debtor may be attached upon affidavit being made of the debt and of the fact that debtor is so absent or absconding. Property of a resident debtor, except debts, etc. (see Garnishment), can not be seized or attached until after judgment.

Banks—The agent or manager of any bank established abroad carrying on business in this Province is to be assessed and taxed on the average volume of business done here. (See Interest, Cor-

porations).

Bills of Sale and Deeds of Trust-Absolute bills of sale or transfer of chattels are void (except as between grantor and grantee) unless grantee forthwith, upon execution thereof, take actual possession of chattels and grantor ceases to have possession. Chattel mortgage requires to be registered and to have an affdavit endorsed, made by the grantee or his agent, to the effect that grantor is really indebted to the grantee in the amount expressed in the mortgage, or that a consideration of nature and amount therein expressed really and truly exists, and that to the best of his knowledge and belief the mortgage was not executed for the purpose or with the intent of protecting the property therein described from creditors of the grantor, or of defrauding the creditors of the grantor or any of them. Statutes of Elizabeth (13 Eliz. chap. 5, and 27 Eliz. chap. 4) are in force. Chattel mortgages or other conveyances or transfers (except such as are given for a present, actual bona fide payment or advance of money, or made in consideration of any present, actual bona fide sale or delivery of goods or other property) are void if given by a debtor in insolvent circumstances with intent to give an undue preference over other creditors or to prejudice or delay any of his creditors.

Corporations may be created by special Dominion or Provincial statute, or by letters patent issued under the Dominion or Provincial Companies Acts. The liability of shareholders is usually limited to the amount of shares subscribed, and when the shares are paid in full, shareholders are discharged from further liability. Foreign corporations may do business in the Province and may bring action in the Courts as if incorporated within the Province. Certain taxes are imposed upon foreign insurance and other com-

panies transacting business within the Province.

Every Company not incorporated within the Province is required before beginning business in the Province to make out and transmit to the Provincial Secretary a statement under oath showing:

(a) The corporate name of the Company;

- (b) How and under what special or general Act the Company was incorporated;
 - (c) Where the head office of the Company is situated;(d) The amount of the authorized capital stock;

(e) The amount of stock subscribed or issued and the amount

paid up thereon;

(f) The nature of each kind of business the Company is empowered to carry on, and what kind or kinds of business is or are carried on in Prince Edward Island;

(g) The names of the directors and officers of the Company,

and its agent or agents in this Province.

Such Company is also required to transmit to the Provincial Secretary in the month of January in each year a statement showing all changes in the directors, officers and agents of the Company

that have taken place during the preceding year.

Failure to comply with these requirements renders the Company and every director, manager, secretary, agent, traveller or salesman of the Company who with notice of default transacts any business for the Company in the Province, liable to a penalty of \$10 for each day on which he so transacts such business.

Costs—(See Security for Costs.)

Courts-For the recovery of debts, County Courts have jurisdiction where debt does not exceed \$150. Judge tries all cases without a jury, and no solicitors' or attorneys' fees are allowed. Sixteen circuits are established throughout the Province, at each of which a Court is held in August, October, December and March. A judgment in the County Court can not affect land or title to land. Supreme Court has jurisdiction in all actions at common law (except that no action can be brought for debt when the amount is under \$32). All actions are commenced by Writ of Summons. When claim is for a liquidated amount or debt, summons may be specially endorsed, and if defendant (resident in Province) fails to appear within eight days after service, judgement by default may be entered and execution may issue in fourteen days after last day for appearance. Summons may be served on a British subject residing out of the Province in respect of the cause of action arising within jurisdiction or in respect of a breach of a contract made within the jurisdiction. Proceedings in like cases may be brought against any person residing out of Province though not a British subject, but instead of a summons being served upon him he is served with a notice of the summons having been issued. In these cases time for appearance will be regulated according to distance Upon the minute of a judgment in Supreme Court from Province. being filed, such judgment binds all interest in land then held by defendant, and also such as he may acquire until judgment is paid. Such judgment will take priority over a subsequent deed or mortgage, and against a previous deed or mortgage but registered subsequently. A Chancery Court also exists, having full equitable (See also Security for Costs.) jurisdiction.

Creditors' Bills—There is no statute authorizing a creditors' bill for general discovery and in aid of common law execution, but statutes enable a judgment creditor to examine the judgment debtor on oath before a judge touching his estate and effects, and as to the disposition he has made of his property since the debt on which judgment was recovered was contracted, and as to what property he still has and what debts may be owing to him. Proceedings to annul fraudulent conveyanes by a debtor may be taken by bill in equity under the English Statutes of Elizabeth. Conveyances and securities made or given by a debtor in insolvent circumstances with intent to give a preference to one or more creditors over other creditors may be impeached and annulled under a Provincial statute. A creditor may also file a bill in equity for administration of the estate of a deceased debtor. (See

Insolvency).

Debtor-(See Absent Debtor).

Deeds, Mortgages and Conveyances of real property must be made under seal and should be registered in order to prevent a later grantee or encumbrancer from obtaining priority by prior registration. The execution of deeds must be proved before registry by the acknowledgment of the grantor or by the oath of a before the proper officer, and his certificate of such acknowledgment indorsed thereon. Commissioners for taking such acknowledgments to deeds are appointed, and where there is no such Commissioner, the execution of the deed may be proved before a Notary Public, certified under his official seal. A married woman of full age may convey her interest in land by deed executed with her husband and a proper acknowledgment apart from her husband before a Justice of the Peace or a Notary Public, that same was signed by her of her own free will and consent had without any compulsion, and that she was aware of the nature of the contents Any separate property of a married woman acquired since 1896 may be disposed of by her as if she were not married. Powers of Attorney, executed by a married woman, authorizing another to convey land, must describe the land to be conveyed with asufficient certainty. No more than one witness is necessary to the execution of any deed unless same is executed in pursuance of a power of appointment specially directing more than one witness to be necessary. A wife should join her husband in conveying land in order to bar her right of dower. (See Dower).

Depositions may be made by oath or by affirmation, or solemn declaration. Witnesses abroad may have their evidence in an action taken by commission before a Commissioner to be appointed by the Judge or Court who grants the order for commission. Witnesses within the Province who are sick, aged or infirmed, may give evidence in an action on commission on a proper application

being made for the purpose. (See Affidavits).

Descent and Distribution of Property—In cases of intestacy land (subject to widow's right of dower) is divided among all children or their legal representatives in equal shares, and in case there be no children, or their representatives, then to the next of kin in equal degree, but no representation admitted among collaterals after brothers' and sisters' children. If, after death of a father, any of his children die intestate without wife or child in the life time of the mother, every brother and sister of the intestate shall have an equal share with her. When a brother and sister of the whole blood and a brother and sister of the half blood shall be such next of kin, the distribution shall be confined to the brother and sister and a grandfather or grandmother, distribution shall be confined to the brother or sister or the representatives of them.

The father may be heir to his child dying without issue, and shall be preferred as heir to such child before a brother or sister of such child. Personal estate (after payment of all debts) is distributed as follows: One third to widow and residue in equal proportions amongst children and those legally representing them; if no children or representatives, then one half to widow and residue amongst next of kin. No representation amongst collat-

erals after brothers' and sisters' children.

Dower—A wife is entitled to dower by the common law, and by statute the right is extended so as to attach to the husband's equitable estate of inheritance in possession and to estates partly legal and partly equitable. She is also entitled to dower when the husband was entitled to a right of entry or action in any land in

which she would have had dower had he recovered possession there-Where a wife of unsound mind has a right of dower in her husband's land, the land may be sold freed from her dower by order

of a Judge of the Supreme Court.

Executions—Goods of defendant are bound by an execution out of Supreme Court from time same is placed in Sheriff's hands. An execution from County Court does not affect defendant's goods until same are actually levied on. Land may be sold under an execution issued out of Supreme Court after six months notice of such sale in manner provided by statute.

Extra-provincial Companies. (See Corporations.)
Foreign Corporations—(See Absent Debtors, Corporations).

Foreign Judgments-The record of a judgment resident of this Province, obtained in any other Province or Country, is not conclusive evidence in any suit to be brought on such judgment within this Island, of the correctness of such judgment, but the defendant may dispute the facts or cause of action upon which such judgment is found as fully as if such foreign judgment had never been given.

Garnishment—All sums of money, whether liquidated or unliquidated, payable to a debtor for any cause of action other than personal torts or wrongs, can be attached by a creditor either before

or after judgment.

Insolvency—Although the Dominion Parliament has jurisdiction to pass a general law applicable to the Provinces in cases of bankruptcy or insolvency, no such law now exists. By a statute of the Province, when a debtor is in insolvent circumstances or unable to pay his debts in full, or knows himself to be on the eve of insolvency and voluntarily confesses a judgment in favour of a creditor, or makes any gift, conveyance, assignment, transfer, delivery, or payment of goods or chattels, or of bills, shares, or other property, real or personal, with intent to defeat, hinder, delay, or prejudice any of his creditors, or with intent to give any of his creditors an unjust preference over his other creditors, such confession of judgment, deed, gift, conveyance, payment, etc., shall, as against his creditors who are prejudiced, delayed, or hindered, be utterly void; such transaction, if impeached within sixty days, shall be presumed to be made with such intentions, if the effect of such transaction is to give to a creditor a preference over others and whether the grantee has any knowledge of the grantor's insolvency or of his intent or not. This does not, however, invalidate any gift, conveyance, assignment, or delivery of any property or any security executed bona fide for a present actual bona fide payment in money, or for a present actual bona fide sale or delivery of property, if the money or property so paid, sold, or delivered bear a reasonable value to the consideration therefor. A debtor may make a general assignment for the general benefit of his creditors, rateably and without prejudice.

Intestacy.—See "Administration of Estates," and "Descent and

Distribution of Property."

Liens-Lien notes and hire receipts given for manufactured goods or chattels (except household furniture, which, however, does not include planos, organs, or other musical instruments) are not valid against subsequent purchasers or mortgagees, without notice for valuable consideration, unless at the time possession is given to the bailee the name and address of the manufacturer, bailor, or vendor of the same is printed, stamped, or engraved thereon, or otherwise plainly attached thereto. But this does not invalidate any note, receipt, or instrument evidencing the bailment or conditional sale, which is filed within ten days from its execution with the Prothonotary of the Court in the County in which the bailee or

purchaser resides.

Limitations—On simple contracts suits must be commenced within six years from time that debt falls due, or from the date of the last payment on account of such debt. A promise or acknowledgment in writing, signed by the debtor, is sufficient to take simple contracts out of the statute, and time will then begin to run from the date of such written promise or acknowledgment. Actions to recover any sums of money secured by any mortgage, judgment or lien, or otherwise chargeable out of any land, must be brought within twenty years next after a present right to receive the same shall have accrued to some person capable of giving a discharge for the same, unless in the meantime some part of the principal money or interest thereon shall have been paid, or some acknowledgment of the right thereto shall have been given in writing by the person by whom the same shall be payable, or his agent, and in such case within twenty years from the last of such payments or acknowledgments.

Married Woman—Married woman is capable of acquiring, holding, and disposing of any real or personal property in the same manner as if she were a femme sole, and may enter into contracts, and may render herself liable in respect and to the extent of her

separate property.

Security for Costs—A non-resident plaintiff suing in the Supreme Court or Court of Chancery and having no real property in the Province, may be required by a Judge, on the defendant's application, to put in security for payment of the defendant's costs, before proceeding further in the action. Such security when ordered is usually in the sum of \$130.00. If security is not given within forty days from the date of the order, the Court, on the defendant's application, may order the action to be dismissed with costs.

Taxes—The real and personal property of a deceased person, if exceeding \$3,000.00, are subject to a succession duty varying from one and a half per cent. to seven and a half per cent., according to the amount of the estate, and to what parties it passes. Companies with head-office without the Province doing business here as stock-brokers, pay a tax of one hundred and fifty dollars a year. (See Banks, Corporations).

Wills—Wills must be signed in presence of two witnesses present at the same time, who shall, in presence of a testator and in the presence of each other sign their names as witnesses. A witness to a Will can take no benefit under it, but an executor named in Will may

be a witness.

QUEBEC

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by McLennan, Howard & Aylmer, Montreal, of the Quebec Bar.

Revised to January 1st, 1915.

The law of the Province of Quebec relating to property and civil rights is to be found in the Civil Code of Lower Canada of 1866, which is to a large extent a codification and adaptation of the old customary law of the Prevoste of Paris. It is very similar to the

Code Napoleon, which is derived from the same source.

Accounts.—Non-resident Plaintiff.—A non-resident plaintiff is free to sue in our courts, but he may be required to produce a power of attorney appointing a resident of the Province to sue and receive payment on his behalf, and he may also be required to furnish security for the costs which may be incurred by the defendant in defending the action. (See Power of Attorney.) Security may be furnished by (1) a deposit in court; (2) the bond of a personal surety or sureties; or (3) the bond of a duly licensed surety company. The full names, domicile, and legal description of the non-resident plaintiff must be given when suit is to be brought.

Accounts.—Proof Of.—In cases in which the debtor does not enter an appearance, proof may be made by the affidavit of any person having full knowledge of the facts. (See Affidavit.) In all cases where the debtor appears, even though he does not contest, proof must be made by testimony adduced either before the court

or under a rogatory commission.

Affidavit.—Affidavits for use in the Province of Quebec may be made before (1) a commissioner appointed to receive affidavits for use in the courts of this Province; (2) the mayor or chief magistrate of a city or town under his seal of office; (3) any British Consul or Vice-Consul. An affidavit taken before a Justice of the Peace, Notary Public or a Commissioner outside the Province of

Quebec will not be received by our courts.

Agents.—An agent binds his principal within the scope of his mandate, express or apparent. If he exceeds such authority he renders himself personally liable, but not the principal, who, however, may ratify a previously unauthorized act. Brokers and factors who buy and sell on commission for foreign principals, are personally liable towards third parties, whether the name of the principal be disclosed or not. An agent may continue to bind his principal towards third parties until such third parties are notified of the revocation of his mandate.

Appeals.—In matters of over \$100.00 an appeal can be had to the Superior Court sitting in Review, but the appellant must file his inscription in review within fifteen days after the rendering of the judgment appealed from and deposit from \$50.00 to \$75.00 as

security.

In matters exceeding \$500.00 an appeal can be taken to the Court of King's Bench (Appeal Side), within two months, upon giving security.

Further appeals are governed by the Supreme Court Act, R.S.C., cap. 139, and the Rules of the Privy Council, to which an appeal can he had in cases involving an amount exceeding \$5,000.00.

Arrest for Debt.—Can be had only by means of a writ of capias ad respondendum. A plaintiff may obtain such a writ upon affidavit

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setting forth that the defendant owes him a personal debt of at least \$50, created or payable within the limits of the Provinces of Quebec and Ontario in any of the following cases: (a) When the debtor is immediately about to leave the Provinces of Quebec and Ontario with intent to defraud his creditors in general and the plaintiff in particular; (b) when the defendant has secreted or is secreting his property with the same intent; or (c) when the debtor is a trader who has ceased his payments and refused to make a judicial abandonment of his property for the benefit of his creditors, although duly required to do so.

Assigned Claims.—May be collected by the assignee after notice of assignment has been served upon the debtor.

Assignments.—Any unsecured creditor for the sum of \$200 or over may move the Court to make a demand of abandonment of property upon a debtor. The creditor so demanding must accompany his praecipe by an affidavit and vouchers in support of his claim. The creditor so demanding is usually appointed judicial guardian, and is bound to give notice of such appointment to other creditors in the manner prescribed by law or the court, summoning them to meet at a fixed date and place for the purpose of appointing a curator. A majority in value of the creditors represented at that meeting appoint the curator, together with inspectors, to assist him in the winding up of the insolvent estate, which the curator then proceeds to do. An assignment for the benefit of the creditors does not discharge the debtor except from the amounts paid by the curator to the creditors.

Attachments.—A writ of attachment before judgment is allowed on conditions similar to those required for a writ of capias (See Arrest for Debt), except that it may be issued for a sum of \$5 and

upwards. (See also Revendication.)

Attachments after judgment in the hands of third parties is effected by the service upon them of a writ ordering them to retain and declare under oath on a day specified in the writ, whatever money or effects they may hold or which may subsequently come into their possession, belonging to the debtor; upon delivering over such effects or moneys in the manner ordered by the court, they obtain a judicial discharge. The debtor may, at any time after judgment and before execution, deposit with the clerk of the Circuit Court one-fifth of his salary with a sworn statement of amount of such salary, and name, occupation and place of business of employer, and thus escape seizure. Anyone seizing in the hands of the employer after such deposit has been made, is liable in dam-Other creditors may, within eight days of such deposit, fyle their claims and give notice to parties when they are entitled to share in the distribution of such deposit.

Banks.—Are subject to general Bank Acts of Canada.

Bills of Exchange and Promissory Notes. See R. S. C. Cap. 119. Bills of Sale and Chattel Mortgages.—Are not valid in the Province of Quebec.

Bills of Lading.—Give title to goods represented by them, are negotiable, and may be pledged in the same manner as the effects

they represent.

Bulk Sales.—Any person who directly or indirectly buys any stock in trade or merchandise must, before paying the purchase price, whether the sale be for cash or upon time, obtain from the seller an Affidavit containing the names and addresses of the persons who have sold him the said stock in trade and who have not been paid, and the amount due to each. Every sale or transfer of

a stock in trade made otherwise is as regards every creditor who has sold the Vendor such stock in trade null and void until such creditor is paid or settled with. The buyer having received the Affidavit must pay to the creditors therein mentioned ratably and in accordance with the contract between them and the seller the sums which are due them for such effects or merchandise. This provision does not apply to the different officers acting under authority of the Courts.

(The Statute I. Geo. V. First Session, Cap. 39, gives the form

in which the Affidavit should be made.)

Collections.—See Accounts.

Corporations.—Corporations are constituted either as jointstock companies under letters patent, or by special Acts of Parlia-

ment or of the Legislature.

A joint-stock company can be formed for the prosecution of any lawful industrial pursuit, excepting the construction and working of railways, or of telegraph and telephone lines, or the business of banking, of insurance, or of a loan company. Shareholders are liable only for the amount of their subscription.

The laws governing joint-stock companies, their formation, management, liquidation, etc., are set forth in statutes of the Dominion and of the Province, and are too extensive to be summarized here, but they do not differ very materially from those in force in

other English countries.

Extra-Provincial corporations may do business in this Province provided they take out a license, register as such, and pay the taxes

imposed by statute.

Deeds.—Deeds may be made in either of the following forms: (a) Authentic; and (b) by private writing. An Authentic deed is signed by the parties in the presence of a Notary Public, who also signs as such. The original remains of record in the office of the Notary and constitutes part of his repertory. Copies certified to by the Notary are issued as required, and make proof of their contents in the same manner as an original deed. Certain deeds must be in authentic form, the most important class being those by which real estate, situate in the parishes formerly governed by the Seignorial law, is transferred or hypothecated, or some real right therein created or transferred. Deeds affecting lands in the parts of the Province held in free and common soccage may be made by private writing between the parties before witnesses, one of whom attests the execution under oath. The original only of such deeds makes proof of the facts therein contained according to the rules of the Common Law. Private writings need not be in any special form so long as the intention of the parties is clearly expressed therein.

As much the greater part of the settled portion of the Province was originally granted in fief, most deeds affecting lands or rights in lands have to be made in notarial form, which, as above intimated, requires the parties to appear personally before a Notary Public of this Province to execute the Deed. If it be impossible or inconvenient for a party to appear in person, he may do so by attorney under a special Power of Attorney, in which the land to be affected by the Deed is clearly designated and the powers of the attorney specially defined. That Power of Attorney may be executed outside of this Province by the constituent before a witness, who attests the execution under oath. (See "Affidavit.") The practice has grown up here of preparing a draft Deed to be executed and annexing thereto a Power of Attorney from the party

who cannot appear before the Notary, authorizing a specified attorney to attend and sign the attached Deed in the presence of the Notary. The draft Deed and Power of Attorney will then be sent to the party for execution. This method obviates the necessity of describing the land and defining the terms and conditions of sale, etc., in the Power of Attorney.

The term "mortgage" is not used in our law, but real estate may be hypothecated to secure repayment of a loan or debt or other charge by what we call a Deed of "Hypothec" or "Obligation." The following is a brief form:—

"Before A.B., the undersigned Notary Public for the Province of Quebec, practising at the City of Montreal.

APPEARED C.D., of......, Merchant, who hath acknowledged himself to be lawfully indebted to E.F., of, Manufacturer, in the lawful sum of Five thousand dollars current money of this Province payable in one year from this date with interest at five per cent. per annum, and for the better securing the payment of the said sum of Five thousand dollars and interest hath hypothecated all that certain parcel of land (describe property).

Done and passed at the said City of Montreal on this......day of......, one thousand nine hundred and and of record in the office of the undersigned Notary under the number

And after due reading hereof the said Appearers signed in presence of said Notary."

N.B.—This form contains the essential elements of a Deed of Hypothec, but experience teaches that there are always a number of other conditions relating to insurance, taxes, the possibility of foreclosure, etc., which make it impossible to here give a full notarial form.

The following is a simple form of Deed of Sale executed as a private writing:—

Witnesseth:

That for and in consideration of the sum of dollars current money of the Province of Quebec, in hand paid by the said C.D. to the said A.B. before the execution hereof, whereof acquittance, the said A.B. doth hereby grant, bargain, sell and confirm unto the said C.D., his heirs and assigns, forever, all that piece or parcel of land (describe property).

To the said party of the first part the said premises belonging as having acquired the same from by deed dated theday of

To have and to hold the said lot of land and premises hereinbefore granted, bargained and sold, or intended so to be, with their and every of their appurtenances, unto and to the use of the said C.D. and his heirs and assigns forever.

In Witness Whereof the said parties have hereunto set their hands and seals the day and year first above written.

Signed, scaled and delivered in the

presence of

The practice is to have these instruments drafted by a Notary Public where the land affected is in that portion of the Province originally governed by seignorial law, and by a Notary or Solicitor in those localities where the tenure of free and common soccage obtains and where the deed may therefore be validly executed as a private writing. It is inadvisable for anyone not thoroughly conversant with the peculiarities of the law of this Province to attempt to execute such deeds without the advice of an Advocate of this Province, the possibility and consequences of error being too great to warrant the risk.

Employers' Liability.—See Workmen's Compensation.

Exemptions.—The following articles are exempt from seizure: Beds, bedding and bedsteads used by the family; wearing apparel; two stoves and their little appendages; cooking utensils and furniture up to fifty dollars; a sewing machine; fuel and wood for three months; a span of horses or yoke of oxen; one cow, two pigs, four sheep, plough, harrow, cart, etc.; books relating to the profession, art and trade of the debtor to the value of \$200.00; tools, implements or chattels ordinarily used in his profession, art or trade to the value of \$200.00; any money or objects given or bequeathed for aliment on condition of their being exempt from seizure.

Foreign Judgments.—Foreign judgments make prima facie proof of the debt, but the defendant will be allowed to appear and plead anything that he has already pleaded, or could have pleaded in the first court. If a judgment of one of the other Provinces of Canada is proceeded upon, the defendant cannot plead to it if he has already contested in the case in the court where the judgment was taken, or has been personally served with the writ of summons.

Fraud, Statute of.—The statute of fraud is in force in this province. In commercial matters where the sum exceeds \$50.00, proof cannot be made by verbal testimony (a) of any promise whereby a debt is taken out of the operation of the law representing the limitation of actions; (b) of any promise or ratification made by a person of the age of majority of any obligation contracted during his minority; (c) upon any representation or assurance in favor of a person to enable him to obtain credit, money or goods thereupon; or (d) upon any contract for the sale of goods, unless the buyer has accepted or received part of the goods or given something in earnest to bind the bargain. Verbal proof can in no case be made to contradict the terms of a valid written agreement, unless an admission can be secured from the opposite party.

Insolvency.—See Assignment for Benefit of Creditors.

Intestacy.-In cases of abintestate succession, the property passes to the lawful heirs to the twelfth degree, and in default of them to the surviving consort, or if there be none, to the Crown. Aliens may inherit in the same manner as British subjects. order in which the heirs inherit is (1) descendant relatives, if any, the nearest excluding the more remote; (2) in default of descendant relatives then the property of the succession passes, half to the father and mother or one of them, and the other half to his brothers, sisters, nephews and nieces who come by representation of a deceased brother or sister. As regards the more remote relatives, the general rule is that the nearest blood relative of each line (paternal and maternal) exclude the more remote relatives of the same line. No one is bound to accept a succession, but a succession may be accepted under benefit of inventory. law of the Province of Quebec makes no provision for Letters of Administration, but, Letters of Verification may be obtained if the deceased was intestate and had property outside the limits of this Province, or debts due by persons not residing therein. The Petition to that effect sets forth that the person whose succession has devolved has died intestate, and mentions the persons who are his heirs and their relationship to him. Its allegations must be verified by Affidavit, and must be served upon the known heirs who reside in the Province. A summary of the application and the time when it will be made must be inserted once a week during four consecutive weeks in one French newspaper and one English newspaper in the district in which the application is to be made.

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It must be supported by proper certificates of birth, etc. Any heir may enter an appearance and contest in the same manner as an ordinary action is contested.

Joint-Stock Companies. (See Corporations).

Limitation of Actions.—The following actions are prescribed by two years: For wages of workmen not reputed domestics and who are hired for a year or more.

The following actions are prescribed by one year: of clerks and other employees who are hired by the day, week or

month, or for less than a year.

The following are prescribed by five years: Upon inland or foreign bills of exchange, promissory notes, or notes for the delivery of grain or other things, or upon any claim of a commercial nature, reckoning from maturity, except bank notes; of moveable effects (between non-traders) or between traders and non-traders.

Marriage Contract.—Marriage contract must be passed before a notary public, and may contain any provisions not contrary to the law or good morals. It must be completed before the marriage, as no alterations or additions can be made after the marriage cere-

monv.

Married Women .- A married woman, common as to property with her husband, may carry on business in her own name if authorized by him. The husband is liable for her business debts. If she be separated from him as to property by contract of marriage she retains the entire administration of her property, moveable and immoveable. She cannot, however, alienate her immoveables without the special consent of her husband. She cannot bind herself for her husband's debts, saving the rights of creditors who contract in good faith.

Partnership, Limited, Special, Etc.—Partnership may be limited or general. A limited partnership must contain one or more general partners who are responsible for all the obligations of the firm. The limited partner contracts to furnish a certain amount; and, provided the amount is furnished, and he does not intermeddle with the affairs of the partnership in such a way as to give himself out to the public as a general partner, his liability is restricted to this sum.

General partners are liable in their personal property to the

full extent of the firm's obligations.

Power of Attorney.—Must contain the full name and legal description of both the principal and the agent, and the nature of the debt, and confer power to sue, and to receive payment.

Registration.—All real rights and the priority of same are established by registration in a public registry office kept for the purpose; such real rights subject to be registered take effect from the moment of their registration. They have no effect against creditors whose rights have been previously registered.

Revendication.—Attachments in revendication may be issued to secure property claimed by the plaintiff which is illegally detained

by the defendant.

The right to Revendicate is subject to four conditions: (1) The sale must not have been made on credit; (2) the thing sold must still be entire and in the same condition; (3) and must not have passed into the hands of a third party who has paid for it; and (4) the right must be exercised within eight days after the delivery (which is extended to thirty days in case of the debtor's insolvency). A conservatory seizure may also be made in certain specified cases, or of goods in transit, or even after the goods have reached the defendant's possession, if the conditions for revendication exist.

Taxation.—This question is too complicated to be dealt with here, but generally all commercial corporations, companies, partnerships and persons doing business within the Province are subject to special business assessments payable to the Provincial Government, as well as business taxes levied by the municipalities within which they open and maintain offices. Joint stock companies and corporations must pay to the Province a tax proportionate to the amount of their capital stock or such proportion thereof as may be employed within the Province, besides a special tax for each office or branch office maintained within the Province. See 6 Edw. VII., Cap. 10, and amendments.

Traders.—Any individual who is in possession of his civil rights may carry on trade or business in the Province. Any person doing business alone under any other name than his own must register in the offices of the Prothonotary and Registrar, a declaration, stating his full name and legal description, the nature of the business and the name under which it is to be conducted, and stating whether he is married or single, and, if married, particulars as to ante-nuptial contract. Such registration must be effected, under penalty of a heavy fine, within sixty days from date of commencing business. Every partnership and commercial company doing business within the Province must be similarly registered.

Wills.—Wills may be made in either of three forms: (1) Before two notaries, or one notary and two witnesses; (2) before two subscribing witnesses, who sign as such in the presence and sight of the testator and of each other; (3) holograph—that is, written entirely and signed by the testator. The two latter have no special form. No restrictions are imposed by the law with regard to the free disposition of property by will.

Workmen's Compensation.—Workmen, employees and apprentices employed in certain industrial pursuits and injured by reason of or in the course of their work have a right to a certain portion of their wages, or, if killed, their representatives have a right to from \$1,000 to \$2,000, without necessity of proof of fault on employer's part unless the victim intentionally provoked the accident.

If the fault be serious and wilful misconduct of either the victim or employer, the Court may increase or diminish compensation.

SASKATCHEWAN

SYNOPSIS OF LAWS.

Compiled expressly for the "Canada Legal Directory" by Cross, Jonah & Hugg, Regina, of the Saskatchewan Bar.

Revised to January 1st, 1915.

Generally.—By the Northwest Territories Act (Dominion of Canada), and subject to the provisions of the said Act, the laws of England relating to civil and criminal matters "as the same existed on the 15th day of July, 1870, shall be in force in the Territories, in so far as the same are applicable to the Territories, and in so far as the same have not been or are not hereafter repealed, altered, varied, modified or affected by any Act of the Parliament of the United Kingdom applicable to the Territories, or of the Parliament of Canada, or by any Ordinance of the Lieutenant-Governor in Council or of the Legislative Assembly."

The same Act also provides that "All laws and ordinances in force in the Territories, and not repealed by or inconsistent with this Act shall remain in force until it is otherwise ordered by the Parliament of Canada, by the Governor in Council, or by the Legis-

And by 4-5 Edward VII., chapter 42, being an Act to establish and provide for the Government of the Province of Saskatchewan known as "The Saskatchewan Act," it is provided (Section 16) that "All laws and all orders and regulations made thereunder, so far as they are not inconsistent with anything contained in this Act, or as to which this Act contains no provision intended as a substitute therefor, and all courts of civil and criminal jurisdiction, and all commissions, powers, authorities, and functions, and all officers and functionaries, judicial, administrative and ministerial, existing immediately before the coming into force of this Act in the territory hereby established as the Province of Saskatchewan, shall continue in the said Province as if this Act and the Alberta Act had not been passed; subject, nevertheless except with respect to such as are enacted by or existing under Acts of the Parliament of Great Britain or of the Parliament of the United Kingdom of Great Britain and Ireland, to be repealed, abolished or altered by the Parliament of Canada or by the Legislature of the said Province, according to the authority of the Parliament or of the said Legislature......

Aliens.—Both real and personal property may be held by aliens in the same manner as by British subjects.

Assignments.—Any trust company authorized to carry on business as such in Saskatchewan may act as an assignee for the purposes of The Assignments Act, provided that such company shall have first been empowered by Order in Council so to act. assignment for the general benefit of creditors under this Act shall take precedence of all attachments of debts by way of garnishment where the money has not been actually paid over to the garnishing creditor as well as of all other attachments and of all judgments and of all executions not completely executed by payment, subject to the lien, if any, of execution or attaching creditors for their costs. A sheriff who has seized property of an assignor under execution or has in his possession any money realized by seizure at the time of making the assignment must turn the same over to the assignee on being furnished the necessary proof of the assignment.

The assignment with affidavit of execution must be registered within ten days in the office of the Clerk of the Registration District for Chattel Mortgages, and within fifteen days in the Land Titles Office for the Land Registration District in which any land vested by the Act in the Assignee is situated. Notice of the Assignment must also be published in the Saskatchewan Gazette and in one

other newspaper.

Meetings of creditors are provided for by the Statute. All questions at meetings are decided by a majority vote calculated as provided by Statute. Creditors in proving claims must state whether they hold security. If the security be on the estate of the debtor, or on the estate of a third party for whom the debtor is secondarily liable, the creditor must value the security, and the creditors may consent to his ranking, after deducting such valuation; or an assignment may be required of the security at an advance of 10 per cent., to be paid out of the estate as soon as the assignee has realized the security, and the creditor in such case may rank for the difference. If the creditor claims on a negotiable instrument on which debtor is only indirectly or secondarily liable, and which is not mature or exigible, such creditor is to value the liability of the person primarily liable; but after the maturity of the liability and its non-payment, the creditor may amend and revalue his claim. Claims must be proved by affidavit, and vouchers must be furnished. A creditor holding a claim not accrued may prove and vote. Interest is to be deducted in fixing the amount of such a claim. The law of set-off applies to claims against the estate.

Claims for wages or salary for not more than three months (and for arrears only and not for any unearned portion) have priority

over other claims.

The Act makes full provision for the protection of creditors against fraudulent or preferential transfers of property.

Attachment.—1. Of debt.

The plaintiff in any action for a debt or liquidated demand before or after judgment, and any person who has obtained a judgment or order for the recovery or payment of money may issue a garnishee summons, which is issued upon the plaintiff or judgment creditor, his solicitor or agent filing with the clerk an affidavit showing the nature and amount of the claim or judgment, and swearing positively to the indebtedness, and stating to the best of the deponent's information and belief the proposed garnishee (naming him) is indebted to such defendant or judgment debtor. Service of such garnishee summons shall bind any debt due, or accruing due, from the garnishee to the defendant or judgment debtor. No debt due or accruing due to a mechanic, workman, labourer, servant, clerk or employee for or in respect of his wages or salary, shall be liable to seizure or attachment unless the same exceeds \$25, and then only This exemption of \$25 does not apply to the extent of the excess. to debts for board and lodging.

2. Of personal property.

After the commencement of a suit wherein the claim is for the recovery of a debt of \$50.00 or upwards the plaintiff may secure a writ of attachment against all the debtor's goods not exempt from seizure in the following cases:

(a) When the debtor has absconded or is about to abscond from Saskatchewan and has personal property liable to seizure under

execution.

(b) Where the debtor has attempted to remove such personal property out of Saskatchewan or to sell or dispose of the same with intent to defraud his creditors.

(c) When the defendant keeps concealed to avoid service of process.

In any case where the debtor has absconded or is about to abscond from Saskatchewan leaving no wife or family behind, no

property of such debtor shall be exempt from seizure.

Bankruptcy.—There is no bankruptcy law in Saskatchewan, but a debtor may make an assignment for the general benefit of his creditors and insure a ratable distribution of his assets. See "Assignments."

Bills of Sale and Chattel Mortgages.—Bills of sale and chattel mortgages, not accompanied by an immediate delivery and an actual change of possession of the things sold or mortgaged, must be registered within thirty days from execution, with an affidavit of execution and an affidavit of bona fides, which varies according to the circumstances of the case. They take effect from the date of registration only. In case they are not registered as provided for, or in case the consideration for which they are made is not truly expressed, they are null and void as against creditors, and subsequent purchasers, and mortgagees in good faith for valuable consideration. No mortgage, bill of sale, lien, charge, incumbrance, conveyance, transfer or assignment intended to operate or have effect as a security in so far as it assumes to bind or affect any growing crop or crop to be grown, shall be valid, unless the same be as security for the purchase price of seed grain. There are special provisions relating to seed grain mortgages. Mortgages filed cease to be valid as against credtors, etc., after two years unless renewed. Further renewals after first renewal must be yearly. Renewal is made by statement in form prescribed, which shows interest of mortgagee, assignee, etc., full statement of amount due, all payments on account, with affidavit of truth of the statement. In case of removal of chattels from one district to another three weeks are allowed to file copy of mortgage in office for district to which goods are removed.

In the event of the permanent removal into the Province of goods and chattels subject to a mortgage or bill of sale made without the Province, from a place where such goods and chattels were when such chattel mortgage or bill of sale was given, a copy of such chattel mortgage or bill of sale, and the affidavits and documents and instruments relating thereto verified as compared copies, must be filed with the Registration Clerk to which such goods and chattels are removed within three weeks from such removal.

Bills of sale and chattel mortgages given by railway companies, covering cars, equipment, rolling stock, etc., are not required to be filed with the Registration Clerk, but the same or sworn copies thereof may be filed with the Registrar of Joint Stock Companies within the time prescribed for filing chattel mortgages, and from the date of such filing have priority without renewal, affidavit of

execution or of bona fides.

Companies.—The Companies Act is copied largely from the English Companies Act. Incorporation may be secured by any three or more persons for any purpose to which the authority of the Legislature extends (excepting railway, telegraph, insurance, loan and trust companies) by filing with the Registrar of Joint Stock Companies Memorandum and Articles of Association.

By "The Foreign Companies Act" all companies not incorporated within Saskatchewan and carrying on business within the Province

are required to register under the Act.

Compensation to Workmen.—"The Workman's Compensation Act" passed in 1911 is modelled largely after the English Act.

The Act applies only to employment by the principal on or in or about a railway, factory, mine, quarry or engineering work, or in or about any building which is either being constructed or repaired or being demolished.

By the Act the employer shall be liable to pay compensation whether or not:

- (a) The injury or death resulted from the negligence of any person engaged in a common employment with the injured employee; or
- (b) The injury or death was caused by the negligence of the employer or of any person in his service or by reason of any defect in the condition or arrangement of the ways, works, machinery, plant, building or premises connected with, intended for or used in the business of the employer; or
- (c) The workman contributed to or was the sole cause of the injury or death by reason of his own negligence or misconduct; or
- (d) The injury or death resulted from a risk arising out of or incidental to the nature of the employment and which the workman expressly or impliedly assumed.

An action under this Act must be commenced within six months from the occurrence of the accident, and the damage in no case can exceed \$2,000.00. The Act, however, does not take away any of the common law or statutory rights which existed at the time of the passing of the same.

Conditional Sale of Goods.—Where goods over the value of \$15.00 are sold upon condition that the right of property or possession shall not pass until the payment of the purchase price, a copy of the agreement of sale, with affidavit of bona fides must be filed in the registration district within which the purchaser resides within thirty days, or the seller cannot set up his right against subsequent purchasers, mortgagees or creditors. There must be a sufficient description of the goods sold so that they may be readily and easily known and distinguished. In case the vendor repossesses the goods he must retain the same for twenty days before selling, during which time the purchaser may redeem, and he must also give purchaser notice of the sale.

Manufactured goods, having at the time of delivery thereof to the buyer or bailee the manufacturer's or vendor's name painted, printed or stamped thereon or plainly attached thereto by a plate or similar device, are not within the provisions of the Ordinance if such manufacturer or vendor (being the seller or bailor of such goods or chattels) keeps an office in the Province where inquiry may be had and information procured concerning such sale or bailment, and if such manufacturer or vendor, or the agent thereof, gives such information within five days after request therefor made in person or by registered letter.

Decedent's Estate.—An official known as the Public Administrator is appointed for each Judicial District, whose duty it is to take the necessary and proper steps to administer the estate if no application be made for administration or probate within one month after the death of any person. It is the duty of an executor or administrator to advertise for creditors to send in claims against the estate of the deceased person. The claim must be verified by statutory declaration, and the declaration must state the security, if any, held and the value thereof. Distribution is made after the time stated in the order directing the advertisement, among the claims so filed.

Administrators' accounts must be passed before a judge within two years from the date of grant of letters.

Devolution of Estates.—(1) If any intestate dies leaving a widow and a child or children or issue, one-third of his real and personal property shall go to his widow and the remaining two-thirds shall go to his child, or if more than one to his children in equal shares, and in case of the decease of any of his children to such as shall legally represent them, such representatives to take the share of the deceased child in equal proportions, and if there is no child of the intestate living at the time of his death, to the other lineal descendants of such intestate.

- (2) If an intestate dies leaving a widow and no issue his whole estate, real and personal, shall go to his widow.
- (3) If an intestate dies leaving a child or children or issue and no widow his whole estate, real and personal, shall go to his child or children in equal shares, and if any of the children shall have died leaving issue such issue shall take according to their right of representation.
- (4) If an intestate dies leaving no widow or issue his whole estate, real and personal, shall go to his father.
- (5) If an intestate dies leaving no widow, issue or father, his whole estate, real and personal, shall go to his mother.
- (6) If an intestate dies leaving no widow or issue or father or mother, his whole estate, real and personal, shall go to his brothers and sisters in equal shares, and if any of his brothers or sisters be dead the children of such deceased brother or sister shall take the parent's share.
- (7) If an intestate dies leaving no widow, issue, father, mother, brother or sister or children, of any brother or sister, his estate, real and personal, shall go in equal shares to his next of kin in equal degrees, excepting where there are two or more collateral kindred in equal degrees but claiming through different ancestors those who claim through the nearest ancestor shall be preferred to those claiming through an ancestor who is more remote; but in no case shall representatives be admitted among collaterals after brother's and sister's children.
- (8) The real and personal property of a married woman dying intestate shall be distributed in the same proportions and in the same manner as the real and personal property of a husband dying intestate.
- (9) If a wife has left her husband and has lived in adultery after leaving him she shall take no part of his real or personal estate.
- (10) If a husband has left his wife and has lived in adultery after leaving her he shall take no part of her real or personal estate.
- (11) Land shall descend to the personal representative of the deceased owner thereof and be distributed as if it were personal estate.

The mother is entitled to the personal property of an illegitimate child who dies intestate.

(12) Dower and tenancy by the courtesy do not exist. A widow has the same right in the land of her deceased husband as if it were personal property.

The widow of a man who dies leaving a will by the terms of which his said widow would in the opinion of the Judge before whom the application is made receive less than if he had died intestate leaving a widow and children may apply to the Supreme Court for relief. On such application the Court may allow her out of her deceased husband's estate sufficient to bring the total amount up to one-third the estate.

(13) Illegitimate children shall inherit from the mother as if they were legitimate, and through the mother, if dead, any real or personal property which she would if living have taken by purchase, gift, demise or descent from any other person.

Also see "Wills."

Divorce.—There is no divorce court in Saskatchewan. The procedure is by way of petition to the Canadian Senate, and relief is granted by Special Act of Parliament.

Executions.—Executions against both goods and lands may be issued immediately after judgment, or at any time within six years and subsequent thereto upon the order of a judge. An execution expires at the end of two years from date of issue unless it is sooner renewed.

Exemptions.—The following real and personal property of an execution debtor and his family is hereby declared free from seizure by virtue of all writs of execution, namely:

- 1. The necessary and ordinary clothing of himself and his family.
- 2. Furniture, household furnishings, dairy utensils, swine and poultry to the extent of five hundred dollars.
- 3. The necessary food for the family of the execution debtor during six months, which may include grain and flour or vegetables and meat, either prepared for use or on foot.
- 4. Three oxen, horses or mules or any three of them, six cows, six sheep, three pigs and fifty domestic fowls, besides the animals the execution debtor may have chosen to keep for food purposes and food for the same for the months of November, December, January, February, March and April, or for such of these months or portions thereof as may follow the date of seizure, provided such seizure be made between the first day of August and the thirteenth day of April next ensuing.
- 5. The harness necessary for three animals, one wagon or two carts, one mower or cradle and scythe, one breaking plough, one cross plough, one set of harrows, one horse rake, one sewing machine, one reaper or binder, one set of sleighs and one seed drill.
 - 6. The books of a professional man.
- 7. The tools and necessary implements to the extent of two hundred dollars used by the execution debtor in the practice of his trade or profession.
- 8. Seed grain sufficient to seed all his land under cultivation not exceeding eighty acres, at the rate of two bushels per acre, defendant to have choice of seed, and fourteen bushels of potatoes.
- 9. The homestead, provided the same be not more than one hundred and sixty acres; in case it be more the surplus may be sold subject to any lien or incumbrance thereon;
- 10. The house and buildings occupied by the execution debtor and also the lot or lots on which the same are situate according to the registered plan of the same to the extent of fifteen hundred dollars.

The execution debtor is entitled to a choice from the greater quantity of the same class of articles. None of the above articles, except for food, clothing or bedding, the price of which forms the subject matter of the judgment upon which the execution is issued, are exempt from seizure. There is no exemption in the case of an

execution issued upon a judgment or order for the payment of alimony. The above exemptions do not apply to any case where a debtor has absconded or is about to abscond from Saskatchewan leaving no wife or family behind. In the case of the death of the execution debtor the above exemptions may be claimed, if the property is in the use and enjoyment of the widow and children or widow or children of the deceased and is necessary for the maintenance.

Foreign Judgments.—There is no Statutory law in this Province respecting Foreign Judgments, and the Common Law therefore applies. See Brenner vs. Cameron, 15 O.W.R. p. 331, and Rutledge vs. United States Savings & Loan Co., 37 S.C.R. (1906), page 546.

Garnishment.—See Attachment of Debts.

Insurance.—Any one may insure his life for the benefit of his wife and children or any of them or subsequently to insuring declare in writing (including his will) that any insurance on his life is for their benefit. Such insurance is not chargeable with the insured's debts, and does not form part of his estate, but goes direct to the beneficiaries.

Intestacy.—See Devolution of Estates.

Judgments.—A judgment does not bind the goods or lands of a judgment debtor. Execution must be issued on the judgment. A judgment remains in force for twelve years.

Justices of the Peace.—They have jurisdiction throughout the whole of Saskatchewan.

Land Titles.—The Torrens System is now and has been in force since January 1st, 1887. Almost all the land is now under the Land Titles Act, and any land that is not must be brought under the Act before it can be dealt with.

Instruments are entitled to priority according to the time of registration, and not according to date of execution.

Whenever any land is granted by the Crown the Registrar retains the Letters Patent and a certificate or title is issued to the patentee. Upon the registration of each transfer the late certificate of title is cancelled and a new one issued to the new registered owner. The original certificate of title is retained in the office and a duplicated certificate of title delivered to the owner. When the land is mortgaged the duplicate certificate of title is impounded and retained in the Registry Office until the mortgage is discharged.

Section 66 of the Act provides: "The land mentioned in any certificate of title granted under this Act shall, by implication and without any special mention therein, unless the contrary is expressly declared, be subject to:

- (a) Any subsisting reservations or exceptions contained in the original grant of the land from the Crown.
 - (b) All unpaid taxes.
- (c) Any public highway or right of way, or other public easements, howsoever created upon, over or in respect of the land.
- (d) Any subsisting lease or agreement for a lease for a period not exceeding three years, where there is actual occupation of the land under the same.
- (e) Any decrees, orders or executions against or affecting the interest of the owner in the land which have been filed and maintained in force against the owner.

- (f) Any right of expropriation which may, by statute or ordinance, be vested in any person, body corporated, or His Majesty.
- (g) Any right of way or other easement granted or acquired under the provisions of "The Irrigation Act."

Every certificate of title granted under the Act (except in case of fraud, wherein the owner has participated or colluded) is conclusive evidence of ownership of the land.

No provision is made for registering agreements for sale of land. The purchaser's rights, however, under agreements for sale and under any unregistered instrument affecting land may be protected by filling a caveat.

See "The Land Titles Act," cap. 41, Revised Statutes of Sas-katchewan, 1909, and amendments.

Land Registration Fees.—Tariff of fees on registration of instruments. (Extract only.)

For registering a transfer and issuing a certificate of title thereon, and duplicate thereof, and including fees for memorandums, searches and inspections:

randums, searches and inspections:	
(a) Where the value of the property does not exceed	
\$500, including fees payable to the assurance fund	43 00
(b) Where the value of the property is over \$500	
And in addition the fees payable to the assurance fund.	1.00
For a certificate of title on a transmission, however ef-	
fected, including fees for duplicate thereof and for regis-	
tration, searches and all other services connected there-	
with, but not including fees payable to assurance fund	5.00
If the land transmitted is included in more than one	0.00
certificate of title for entering memorandum on each cer-	
tificate of title and duplicate thereof, after the first certi-	
ficate first certi-	e1 00
For registering or filing any lease, mortgage, incumbrance	ΦΙ. ΟΟ
or charge, surrender or power of attorney, including all	
memorandums, searches and other services connected there-	
with	2.00
(a) For filing first mortgage or incumbrance before issue	2.00
of grant	2.00
(b) For every mortgage or incumbrance after the first.	2.00
For registering or filing any mechanic's lien certificate,	2.00
order or decree of a court or judge, or any assignment or	
discharge wholly or partially of a mortgage, incumbrance or	
charge; or a satisfaction of an annuity or any other instru-	
ment affecting land other than those particularly specified	
in this tariff; including all memorandums, searches and	
other services connected therewith	2.00
For each abstract of title	1.00
For filing each caveat	2.00
For withdrawal of caveat	2.00
For certificate of executions, etc., for one name	50
For each additional name	. 25
For each certificate of charge	.50
For general register certificate, one name	1.50
For each additional name	.50

Note.—In addition to the above fees there is payable to the assurance fund, on the registration of every grant of incumbered land, on the registration of the first transfer after the issue of a certificate of title where the land was not incumbered, on the in-

creased value of the land in every subsequent transfer, and on the filing of a first mortgage or incumbrance before issue of grant, one-fifth of one per cent. on the sworn value up to \$5,000, and one-tenth of one per cent. on any excess over such \$5,000.

Liens.-See Conditional Sale of Goods.

Limitation of Actions.—All actions for the recovery of merchants' accounts, bills, notes, and all actions of debt grounded upon any lending or other contract without specialty shall be commenced within six years after the cause of such action arose.

The provisions of the Real Property Limitations Act, 1874, being chapter 57 of the Statutes of the Imperial Parliament, passed in the thirty-seventh and thirty-eighth year of Her Majesty's reign, are declared to be in force, and to have been in force since the passing thereof.

Judgments outlaw in twelve years, and contracts under seal in twenty years.

No right to the access and use of light or any other easement, right in gross of profit a prendre can be acquired by prescription.

Married Women.—In respect to both land and personal property they have all the rights, and are subject to all the liabilities of a femme sole.

Mechanics' Liens.—The Mechanics' Lien Act gives a contractor, mechanic, labourer and material man a lien for work done or material furnished upon the interest of the owner in the erection, building, land, etc.

A labourer cannot sign away his right to a lien.

The owner of the building, etc., upon which the work is being done must retain 20 per cent. of the cost for 30 days after completion thereof.

Every mechanic or labourer whose lien is for wages shall to the extent of 30 days' wages have priority over all other liens.

A claim for lien may be filed in the Land Titles Office of the Land Registration District, in which the land is situated.

(a) By a contractor or sub-contractor before or during the performance of the contract or within 30 days after completion.

(b) For materials at any time before or during the furnishing or within 30 days after the furnishing of the last material.

(c) For services during the performance of the services or within 30 days after completion.

(d) For wages during the performance of the work or within 30

days after last day's work.

(e) In case of contract under supervision of architect, engineer or other person upon whose certificate payments are to be made, within time mentioned above (a) or within seven days after such

rerson has given his final Certificate or has on application to him by the contractor refused to give a final certificate. Once a lien is filed it remains in force until withdrawn or other-

wise removed by proceedings under the Act.

The taking of security or recovery of a personal judgment does not merge the lien.

Proceedings to enforce a lien are taken in the District Court.

Real Estate.—See Land Titles.

Wills.—Every person may dispose of by will all real and personal property to which he is entitled either at law or in equity at the time of his death. No will made by any person under the age of 21 years is valid. No will is valid unless it is in writing, and signed

at the foot or end thereof by the testator, or by some other person in his presence and by his direction; such signature shall be made or acknowledged by the testator, in the presence of two or more witnesses present at the same time, who shall attest and shall subscribe the will in the presence of the testator, but no form of attestation is necessary. Devise (other than a charge for the payment of a debt) to witness or the husband or wife of a witness, is void, but the witness may prove the execution of the will. No will, codicil, or any part thereof, shall be revoked otherwise than by marriage, or by some writing declaring an intention to revoke the same, and executed in the manner in which a will is required to be executed, or by the burning, tearing or otherwise destroying the same, by the testator, or by some person in his presence and by his direction with the intention of revoking the same.

Also see Devolution of Estates.

Workmen's Compensation.—See Compensation to Workmen.

GUIDE TO LEGAL PROCEDURE IN ENGLAND.

By Rubinstein, Nash & Co., Solicitors, Raymond Bldgs., Gray's Inn, London, England.

HIGH COURT PROCEDURE.

Solicitors and Counsel—In England, legal practitioners must be native born or naturalized British subjects. They are divided into two classes (I) Solicitors and (II) Barristers or Counsel. Their respective spheres are strictly defined. The term "Attorney" has been superseded. "Solicitor" is now the only term used.

Before admission, Solicitors must serve under Articles of Clerkship and pass three examinations. They alone bring and conduct Actions, and no person other than a duly qualified Member of the profession is permitted to take any part in proceedings on behalf of a litigant. Solicitor's duties incidental to the conduct of proceedings, include the preparation of Counsel's Brief for the trial, giving the history of the case, and setting out the evidence of the Witnesses. Solicitors share with Counsel the right of audience in Chamber applications, in all Divisions of the High Court, and in Court applications in the County Courts and Police Courts.

Barristers, commonly termed Counsel, may be described as specialists. They have an exclusive right of audience in High Court cases tried in open Court. In matters of importance or doubt "Counsel's Opinion" is often taken, and during the progress of an Action, Counsel usually settle the pleadings, and advise on evi-

dence and on other points as they arise.

The Lord Chancellor appoints from the leading men at the Bar, King's Counsel, who add "K.C." after their names, and are known as "Leaders"; the other Members of the Bar being called "Juniors." Two Counsel, a Leader and a Junior, are usually briefed in cases of sufficient importance to justify the expense.

Counsel's fees depend largely on Counsel's standing and the

nature of the litigation.

In starting an important Action, it is common to retain a leading Counsel, and this is especially the case in the Chancery Division. The selection of Counsel is often of great importance.

By established custom and by the etiquette of the profession, Counsel do not hold communication with the litigant except in the

presence of the Solicitors who have charge of the case.

The question of amalgamation of the two branches is frequently discussed. The merit claimed for the English system is, that a competent Solicitor can deal with any matter, in view of the fact that he can from the whole Bar choose the particular men or man best qualified to conduct the case in Court.

THE HIGH COURT.

The constitution and procedure of the Courts are controlled by the Judicature Act, 1873, and the Orders and Rules issued thereunder.

The jurisdiction of the High Court extends over England and Wales. The Central Office is in London.

The Court has three divisions. Each division deals with distinctly defined matters, and is presided over by its specially appointed Judges.

Chancery—Actions relating to Injunctions, Administration of Estates, Trusts, Partnership, Specific performance of Contracts, Infringements of Patents, Company work, &c.

King's Bench-Actions on Contracts, including recovery

of debts, damages for torts, &c.

Probate, Divorce and Admiralty—Probate covers Wills and Letters of Administration. Divorce includes judicial separations, and Admiralty includes shipping cases.

Chancery cases are tried by a Judge. Other cases are tried by a Judge with or without a Jury (Common or Special). Masters

deal in Chambers with Interlocutory matters.

Appeals from a Master are made to a Judge in Chambers. From the latter according to the nature of the case to a Divisional Court (usually two Judges), or to the Court of Appeal (three Judges). Appeals from a case tried in Court are to the Court of Appeal. The ultimate Court of Appeal for English, Irish and Scotch Appeals is the House of Lords, and the Privy Council for Indian and Colonial cases.

Writ-Actions are commenced by a Writ or Originating Sum-

mons.

The name and address of every Plaintiff has to appear, and in the case of an Oversea Firm or unincorporated Company, the name and address of every partner.

Females are described as "Spinster," "Married Women," or "Widow." If married, the name of the husband (if known) should

be given.

Corporations sue in their Corporate name. Their registered

or principal address must be given.

Appearance—A Defendant living in any part of England has eight days from service of a Writ issued in London, to enter, either personally or by a Solicitor, an appearance in London.

If a Defendant keeps out of the way, an Order can usually be

obtained for substituted service by post or advertisement.

Judgment in Default—If a Defendant does not appear, Judgment in default can be entered for the amount sued for and a fixed sum allowed for costs.

If the claim is for damages, Judgment in default can be signed, and the Action can be continued for the assessment of the damages.

Service Out of the Jurisdiction—Leave to serve a Writ out of the jurisdiction is obtained on an Affidavit, shewing that the cause of action falls within the rule permitting such service. The order made fixes the time for appearance.

A Defendant so served can enter an appearance under protest, and move to set aside the service if he desires to dispute the ques-

tion of jurisdiction.

Recovery of Debts—Writs to recover debts are issued out of the King's Bench Division (known as the Common Law Division), but it is unusual to sue in the High Court for a debt of less than £20, as if less than that sum is recovered no costs are allowed.

If the claim is endorsed on the Writ in a special form, the Plaintiff can apply for Summary Judgment. The application is supported by an Affidavit verifying the cause of Action.

Affidavits sworn abroad should be made before the British

Consul

The application is heard by a Master in Chambers who directs Judgment, unless the Defendant satisfies him by Affidavit that he has grounds for defence or a good counterclaim.

Appeals can be made within 4 days to the Judge in Chambers. A Master or Judge can give a Defendant unconditi nal leave to defend or subject to terms (e.g. payment of the whole or part of the amount into Court, or satisfactory security), or direct a summary trial without pleadings by a Judge without a Jury.

Security for Costs-A Plaintiff residing out of England must on the application of the Defendant give security for costs unless

the Plaintiff has property within the jurisdiction.

The amount fixed is usually £10 pending the application for Judgment where the particulars of the claim being a liquidated demand is endorsed specially on the Writ.

The amount can be paid into Court or secured by an approved

Bond.

In cases where leave to defend is given or where the claim is for damages, the Master fixes the security at such sum as he thinks

Injunctions, Receivers, &c .-- After appearance, applications can be made for Injunctions, Receivers or other immediate remedy. In urgent cases the Judge gives leave to serve Notice of Motion to the Court with the Writ, or even if considered necessary, makes the Order exparte.

Pleadings—The Master on the Plaintiffs application decides if a formal Statement of Claim is to be delivered, and the time for

the delivery of the Defence.

A Set-off and Counterclaim can be pleaded by way of Defence. If a Defence is not delivered, Judgment in default can be taken.

A Defence may in special cases be followed by a Reply

allowed).

Discovery-Either party can be required to make an Affidavit scheduling the documents that have been or are in his possession relating to the matter in dispute. All documents other than those that are privileged (e.g. letters from the litigant's own Solicitor, Counsel's opinions, &c.) must be produced.

Interrogatories—Either party may be compelled to

material questions on oath.

Notice of Trial-The Plaintiff after Defence can enter the case for trial, and in his default the Defendant can do so. It takes its position in one of the Lists to be tried by a Judge, or with or without a Special or Common Jury as previously directed by the Master.

Evidence—The Lists are searched from time to time. The evidence to be given has to be carefully considered and is usually

advised upon by Counsel.

Witnesses served with subpoenas to attend are entitled to have their conduct money paid. The subpoenas may also state what

documents have to be produced.

Commissions-Where witnesses reside out of the jurisdiction, the Court can direct the taking evidence on Commission, and can depute persons residing abroad to take the evidence.

Trial-Chancery, Probate, Divorce, and a large proportion of other cases are tried in London. The Common Law Judges go "Circuit" for the trial in certain towns in England of local cases.

In the absence of a Defendant, the Court on the application of Plaintiff's Counsel gives Judgment for the Plaintiff, but some proof of the Plaintiff's claim may be required.

A Jury consists of twelve persons. Special Jurymen composed of householders occupying houses of a certain yearly value, are paid One Guinea (£1 1s.) each, and common Jurymen 1s.

Commercial Cases—After a Defendant has appeared, a Plaintiff can in a proper case apply for a case to be entered in the Commercial List. These cases are treated as urgent; their final hearing are expedited, and the interlocutory proceedings are simple and When possible, we always have our cases placed in the Commercial List.

Costs-The costs incurred on both sides are borne by the litigant against whom judgment is given, subject to a discretionary power on the part of the presiding Judge, but they almost invariably follow the issue of the case.

Costs are subject to taxation by Taxing Masters. As against an unsuccessful litigant, they are taxed as between "Party and Party." In special cases where the Judge so orders (rarely), they are allowed on a higher scale as between "Solicitor and Client." these being the costs reasonably chargeable by a Solicitor against his own Client.

On taxation, the due payment of all disbursements (e.g. fees paid to Counsel and Witnesses) must be proved.

The successful litigant is liable to his Solicitor for the difference between the "Party and Party" costs received from the other side and "Solicitor and Client" costs.

Sittings and Vacations-The legal year is divided into four Terms.

Hilary-11th January to Wednesday preceding Good Friday.

Easter-2nd Tuesday after Easter to Thursday preceding Whit Monday.

Trinity-2nd Tuesday after Whit Monday to 31st July.

Michaelmas-12th October to 21st December.

The intervals are the Vacations. The Vacation "Trinity" and "Michaelmas" is known as the "Long Vacation."

Writs can be issued, and urgent matters including applications for Summary Judgment are dealt with by Judges and Masters who sit in vacations.

Judgments-A Judgment carries interest at the rate of 4 per cent. per annum and continues enforceable for twelve years.

A Judgment can be enforced in various ways, such as:

An execution against the Defendant's personal effects; Attaching money at a Bank or due from any third person; A Charge on Bonds or Shares; A Charge on real estate; Proceedings in Bankruptcy.

Subject to certain formalities the Judgment can be extended to other countries, and made available there. Foreign Judgments

can be sued on and enforced here.

Executions-If the Sheriff sells under an execution he holds the proceeds for 14 days. In the event of the Debtor's bankruptcy within that time, the Bankruptcy Trustee becomes entitled to the monev.

If a claim is made by a third party to the goods seized (e.g. by the holder of a Bill of Sale or by the Trustees of a Marriage Settlement), the Creditor, if he admits the claim, can withdraw the Sheriff.

If the claim is not withdrawn or admitted the Sheriff interpleads. The matter is then dealt with by a Master who can bar the claim or direct a trial between the Creditor and the Claimant.

COUNTY COURTS.

Claims Under £20-County Courts, are Local Courts held in London, and in various towns in the Kingdom. Claims under £20 are sued for in County Courts; if sued for in the High Court costs are not allowed.

The proceedings are initiated by a Summons fixing the date of trial. The Summons is served by being left at the Defendant's residence.

In certain cases a Default Summons can be issued on an Affidavit verifying the claim. This Summons must be served personally. If the Defendant returns the notice of intention to defend attached to the Summons, the case is entered for trial, otherwise the Plaintiff can sign Judgment. He is entitled to Judgment without evidence if the Defendant does not appear on the trial.

A Plaintiff residing out of the jurisdiction has, as in the High Court, to give security for costs (see paragraph 30-3). There is no procedure as in the High Court for obtaining Summary Judgment except the claim is on a Bill of Exchange.

On the trial day the Plaintiff must prove his case by first hand

evidence, even if the Defendant does not appear.

The fees are high. The Plaint fee is 5 per cent. and the trial fee 10 per cent. of the amount claimed. The costs allowed are nominal.

In some cases it may answer a Plaintiff's purpose in order to obtain Summary Judgment to issue a Writ in the High Court where the amount is under £20 although no costs can be recovered.

County Court procedure is too troublesome and expensive to be of appreciable value to Plaintiffs residing out of the jurisdiction. Recourse to that Court can therefore only be advised in very exceptional cases.

Wills—Wills are proved in the Probate Registry. In cases where relatives or others interested desire to know before Probate the contents of a Will, or wish to oppose its proof, or to consider the position, they can stay the issue of Probate by entering a Caveat through a Solicitor. Persons having claims that could or might be substantiated are thus placed in a better position for effecting satisfactory arrangements than would be the case after Probate has been granted.

In cases of intestacy, Letters of Administration are issued to husband, wife, next of kin or creditor, as the case may be. The

issue can be stopped by Caveat.

In the absence of opposition, Probates or Letters of Administration issue without any judicial proceedings. A Probate or Administration so granted can, however, be questioned or recalled at any time.

After Probate the Will becomes public property, and any one can peruse it or obtain copies. The declared value of the estate, without any details, is also public after the grant of Probate or Administration.

Unclaimed Estates, &c.—The idea—apparently widely entertained—that there are many Estates in England which might be successfully claimed, has, little warrant in fact. Properties without ostensible owners are rarely to be found. Twelve years undisturbed possession often gives a title that can only be displaced on proof of fraud, or in the event of some disability such as infancy. In the latter case the twelve years commences to run with the determinination of the disability.

In the case of properties let on lease the twelve years runs from the expiration of the Lease. Building Leases are usually granted for a term of ninety-nine years, and a title to property has at times been established as against the occupier (not unusually the Lessee),

many years after the Freeholder's death.

There are, it is true, funds in Court that have in years gone by been paid in principally in connection with Administration Actions. The records of particular Actions can be seen by a Solicitor on furnishing proof that he is representing a bona fide applicant.

The unclaimed funds are invested in Consols, and in cases where the Dividends have not been claimed for ten years, the Stock is transferred to the Commissioners for the reduction of the National Debt. On proof of title, however, the funds will be re-transferred. No particulars of the transferred funds are published, and the burden of proof rests wholly on the claimant.

Banks and Companies do not publish any information with

regard to unclaimed balances or Dividends.

Unless claimants can furnish some reasonable proof of ownership or kinship, it is, in our experience, very rare indeed for anything to come of these applications. It is not our practice to encourage money being spent in attempts to establish claims that are in nearly every case unsubstantial or incapable of being established

Suggestions to Facilitate Collections—Give the full names and addresses of the Creditors, and if a Firm or an Unincorporated Company, the names and addresses of each of the partners. In the case

of an Incorporated Company give its head address.

When forwarding claims, give all known information as to the

names, addresses, and occupations of the Debtors.

In the case of women state (if known) whether single or married. If married, if possible, give the name and address of the husband.

If addresses are not known, give all possible information as to the debtor's profession or business, and of his family and relatives (if any) living in England.

Send any papers or correspondence that has passed, Debtor's let-

ters admitting liability are particularly useful.

Give the shortest address for cabling purposes, or preferably register a cable address with the London correspondent.

CHARTERED BANKS AND THEIR BRANCHES HEAD OFFICES:

Щ	Bank of British North America Montreal, Que.	Northern Crown Bar
0	Canadian Bank of Commerce Toronto, Ont.	Bank of Nova Scotia
1	Dominion Bank	General Manager's
щ	Bank of Hamilton Hamilton, Ont.	Bank of Ottawa
щ	lanque D'Hochelaga Montreal, Que.	La Banque Provincia
i ll i	lome Bank of Canada Toronto, Ont.	Quebec Bank
1	mperial Bank of Canada Toronto, Ont.	Royal Bank of Cana
4	Merchants Bank of CanadaMontreal, Que.	Standard Bank of C
4	Molsons Bank	Sterling Bank of Can
щ	lank of Montreal Montreal, Que.	Bank of Toronto
_	La Banque Nationale Quebec, Que.	Union Bank of Cana

nk Winnipeg, Man. Winnipeg, Man. ale Du Canada..Montreal, Que. Que Ont. Toronto, Ont. Ont. anada Toronto, Ont.Ottawa, Ont. ada..... Montreal, Toronto, s OfficeToronto, nada

BRITISH AND FOREIGN BRANCHES.

ENGLAND.	London, 5 Gracechurch St Bank of B.N.A.	London, 2 Lombard St., E.C. Canadian Bank of Com.	London, 73 Cornhill, E.C Dominion Bank.	London, 47 Threadneedle St. Bank of Montreal.	London, 2 Bank Bldgs.,	Princes St., E.C Royal Bank of Canada.	London, 6 Princes StUnion Bank of Canada.

Com.

...... La Banque Nationale. France, Auber FRANCE-MEXICO-Paris

Bank of Montreal.

Mexico City...

New York, 16 Exch. Place. . Canadian Bank of Com. Canadian Bank of Com.Bank of Nova Scotia. Chicago, 4 Dearborn Bldg. Bank of Nova Scotia. Chicago, La Salle St.....Bank of Montreal New York, 52 Wall St....Bank of B.N.A. Boston, Mass..... UNITED STATES—

UNITED STATES—Continued. New York, 63 Wall StMerchants Bank of Can. New York, 64 Wall StBank of Montreal. New York, 48 Wall StBank of Nova Scotia. New York, Wm. & Cedar Sts.Royal Bank of Canada. Portland, Oregon	San Francisco, Cal., 204 San Francisco, Cal., 204 San Francisco, Cal
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Royal Bank of Canada. Canada. Canada.Royal Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Black River, JamaicaBank of Nova Scotia. Bank of Bank of Royal Royal Belize, Br. Honduras..... Bridgetown, Barbados Cardenas, Cuba. Ciego de Avila Bayamo, Cuba Antilla, Cuba Caibarien, Cuba. Cuba. WEST INDIES— Camaguey,

BRITISH AND FOREIGN BRANCHES-Continued.

WEST INDIES—Continued. Ponce, Porto RicoBank of Nova Scotta. Port Antonio, JamaicaBank of Nova Scotta. Port of Spain, TrinidadRoyal Bank of Canada. Puerto Padre, CubaRoyal Bank of Canada. St. Ann's Bay, JamaicaBank of Nova Scotia. St. George's GrenadaRoyal Bank of Canada. Sagua, CubaRoyal Bank of Canada. Santa Spiritus, CubaRoyal Bank of Canada. San Fernando, TrinidadRoyal Bank of Canada. San Juan, Porto RicoRoyal Bank of Canada. Santa Clara, CubaRoyal Bank of Canada. Santo Domingo, Dominican Rep. Royal Bank of Canada. Santo Domingo, Dominican Rep. Royal Bank of Canada.	Savana-la-Mar, Jamaica
WEST INDIES—Continued. Cientuegos, Cuba. Georgetown, Demerara, B.G. Royal Bank of Canada. Guantanamo, Cuba. Hamilton, Bermuda. Havana, Cuba. Hoyal Bank of Canada. Kingston, Jamaica. Royal Bank of Canada. Royal Bank of Canada. Matanzas, Cuba. Havanillo, Cuba. Hoyal Bank of Canada. Mayaguez, Porto Rico. Hoyal Bank of Canada. Mayaguez, Porto Rico. Hoyal Bank of Canada. Montego Bay, Jamaica. Bank of Nova Scotia. Montego Bay, Jamaica. Hayal Bank of Canada. Montego Bay, Jamaica. Hoyal Bank of Canada. New Amsterdam, B.G. Hoyal Bank of Canada.	Finar del Kio, Cuba Koyai Bank oi Canada.

Arcola, Sask. Merchants Bank of Canada. BANKS AND THEIR BRANCHES IN CANADA AND NEWFOUNDLAND.

Abbey, Sask.Union Bank of Canada.

ink of Commerce.

Asguith, Sask Union Bank of Canada. Assinibola, Sask Union Bank of Toronto. Union Bank of Canada. Athabasca Landing, Alta Canadian Bank of Canada. Royal Bank of Canada. Athalmer, B.CBank of Montreal. Imperial Bank of Canada. Atwood, OntRechants Bank of Canada. Austin, OntSterling Bank of Canada. Austin, ManBank of Montreal. Imperial Bank of Canada. Avon. OntBank of Montreal. Imperial Bank of Canada. Avon. OntBank of Canada. Avon. OntRoyal Bank of Canada. Ayer's Cliff, QueRank of Ottawa. Ayer's Cliff, QueCanadian Bank of Commerce. Aylesbury, SaskBank of Ottawa. Aylesbury, SaskRoyal Bank of Canada. Aylesford, N.SBank of Nova Scotia. Aylmer, QueCanadian Bank of Canada. Aylmer, OntRoyal Bank of Canada. Bank of Canada.	L. N.S
Alberni, B.C. Bank of Montreal. Alberton, P.E.I. Canadian Bank of Commerce. Bank of Nova Scotia. Bank of S.N.A. Alexander, Man Bank of Ottawa. Union Bank of Canada. Alfred, Ont Allan, Sask. Allandale, Ont Bank of Ottawa. Allandale, Ont Bank of Ottawa. Allandale, Ont Bank of Ottawa. Alliston, Ont Bank of Toronto. Bank of Toronto. Bank of Montreal. Bank of Montreal. Sterling Bank of Canada. Alton, Ont Bank of Montreal. Sterling Bank of Canada. Alton, Ont Bank of Montreal. Sterling Bank of Canada. Alton, Ont Bank of Montreal. Altonada. Altonada. Altonada. Altonada. Altonada. Altonada. Altonada. Altonada. Bank of Montreal. Molsons Bank of Canada. Molsons Bank of Conada. Amherst, N.S. Bank of Montreal.	Bank of Nova Scotla. Royal Bank of Canada. Royal Bank of Canada. Molsons Bank. Amos, Que

BANKS AND THEIR BRANCHES IN CANADA AND NEWFOUNDLAND.—Continued.

Blenheim, OntCanadian Bank of Commerce. Standard Bank of Canada. Blind River, OntRoyal Bank of Canada. Bloomfeld Ont		:	Bondwista, NildBank of Nova Scotia. Bondhead, OntStandard Bank of Canada. Bonne Bay Mid. Bank of Nova Scotia		Botha, AltaMerchants Bank of Canada. Bothwell, OntMerchants Bank of Canada.	• •	Bowmanville, OntBank of Montreal.			Bradwardine, ManBank of Hamilton. Bramnton Ont	Brandon, ManBank of B.N.A. Canadian Bank of Commerce.	Dominion Bank. Bank of Hamilton.	Imperial Bank. Merchants Bank of Canada. Bank of Montreal.
Barrington Passage, N.S.Royal Bank of Canada. Bashaw, AltaCanadian Bank of Commerce. Trion Bank of Canada	Bassin, Que	Bank of Nova Scotia, Bathurst, N.BBank of Montreal.	Royal Bank of Canada. Battleford, Sask Bank of B.N.A. Bank of Hamilton.	•	Baylleid, OntSterling Bank of Canada. Bay Roberts, Nfid Bank of Nova Scotia. Raschburg, Ont. Bank of Ottows	 Beauceville, East Que. La Banque Nationale. Beauharnois, Que. Merchants Bank of Canada.			:	Beebe, Que			Dominion Bank Merchants Bank of Canada. Moisons Bank.

Northern Crown Bank. Royal Bank of Canada. Union Bank of Canada. Union Bank of Canada. Canadian Bank of Commerce. Bank of Hamilton. Imperial Bank of Canada. Merchants Bank of Canada. Bank of Montreal. Bank of Nowa Scotla.	Bridgewater, N.S Canadian Bank of Commerce. Bank of Montreal. Royal Bank of Canada. Brigden, Ont Canadian Bank of Commerce. Bright, Ont Standard Bank of Canada. Brighton, Ont Standard Bank of Canada. Brighton, Ont Standard Bank of Canada. Brigus, Nfd Bank of Nova Scotia. Bristol, N.B Canadian Bank of Commerce. Bristol, N.B Canadian Bank of Commerce.	Brockville, Sask Imperial Bank of Canada. Brock, Sask Northern Crown Bank. Brockville, Ont Canadian Bank of Commerca. Bank of Nova Scotia. Molsons Bank. Bank of Montreal. Northern Crown Bank. Bank of Toronto. Broderick, SaskCanadian Bank of Commerce.
Bank of Montreal. Standard Bank. Union Bank of Canada. Bellevue, Alta	Berthierville, Que. Bank of Montreal. Berwick, N.S. Royal Banque D'Hochelaga. Bethune, Sask. Royal Bank of Canada. Bic, Que. Canadian Bank of Commerce. La Banque Nationale. Big Valley, Alta. Royal Bank of Commerce. Bis Valley, Alta. Royal Bank of Canada. Birchy Cove, Nid. Sank. Bank of Montreal. Birtle, Man. Union Bank of Canada.	Bishop's Crossing, Que. Canadian Bank of Commerce. Blackfalds, AltaRoyal Bank of Canada. Blackie, AltaUnion Bank of Canada. Black Lake, QueOuebec Bank. Blackstock, OntStandard Bank of Canada. Bladworth, SaskNorthern Crown Bank. Blaine Lake, SaskNorthern Crown Bank. Blaine Lake, SaskUnion Bank of Canada.

BANKS AND THEIR BRANCHES IN CANADA AND NEWFOUNDLAND.—Continued.

Canadian Bank of Bank of Bank of B.N.A. Bank of Toronto. Sterling Bank of Carabard Bank of Canadard Bank of Can Union Bank of Can Bank of Can Bank of Can Bank of Hamilton. La Banque Provinn Royal Bank of Carabard Bank of Ottawa. Quebec Bank Bank of Montreal. Bank of Carabard Bank of Carabard of Nova Scott Bank of Carabard Bank of Bank	Canadian Bank of Commerce. Carbon, AltaBank of B.N.A.	eë.	Sterling Bank of Canada. Standard Bank of Canada. Merchants Bank of Canada.		La Banque Provinciale. Royal Bank of Canada Carlstadt. Alta.		. "		Carnduff, Sask	Caron, Sass.		Northern Crown Bank. Carstairs, Alta	Bank of Toronto.		da.	Bank of Hamilton. Royal Bank of Canada. Castleton, Ont.	Merchants Bank of Canada. Castor, Alta.		of Canada. Cayuga, Ont.	Cedar Cottage, B.C.
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/	BANKS AND THEIR BRANCHES.	319
Cereal, Alta Union Bank of Canada. Ceylon, Sask	Bank of Nova Scotia. Bank of Nova Scotia. Royal Bank of Canada. Chateauguay Basin, Que. Merchants Bank of Canada. Chateau Richer, Que. La Banque Nationale. Chatham, N.B. Bank of Montreal. Bank of Nova Scotia. Chatham, Ont. Canadian Bank of Commerce. Dominion Bank. Merchants Bank of Canada. Bank of Montreal. Standard Bank of Canada. Chatsworth, Ont. Merchants Bank of Canada. Chauvin, Alta. Merchants Bank of Canada. Cheltenham, Ont. Merchants Bank of Canada. Cheltenham, Ont. Standard Bank of Canada. Chestey, Valley, Ont. Standard Bank of Canada. Chestey, Not. Bank of Hamilton. Merchants Bank of Canada. Chester, N.S. Bank of Hamilton. Bank of Nova Scotia. Chesterville, Ont. Bank of Ottawa. Chetward. Molsons Bank. Bank of Ottawa. Chesterville, Ont. Bank of Ottawa.	Molsons Bank. La Banque Nationale. Chilliwhack, B.CCanadian Bank of Commerce. Merchants Bank of Canada. Bank of Montreal.
Home Bank of Canada. Imperial Bank of Canada. Merchants Bank of Canada. Molsons Bank. Bank of Montreal. Northern Crown Bank. Bank of Nova Scotia. Quebec Bank. Royal Bank of Canada. Standard Bank of Canada. Bank of Toronto. Union Bank of Canada.		Cap St. Ignace, QueLa Banque Nationale. Caraquet, N.BLa Banque Provinciale. Carberry, ManBank of Hamilton. Merchants Bank of Canada. Union Bank of Canada.

BANKS AND THEIR BRANCHES IN CANADA AND NEWFOUNDLAND,—Continued.

	Cudworth, Sask Canadian Bank of Commerce. Cumberland, B.CRoyal Bank of Canada. Canadian Bank of Commerce. Cupar, SaskUnion Bank of Canada. Cutknife, SaskUnion Bank of Canada. Cypress River, ManUnion Bank of Canada. Car, AltaMerchants Bank of Canada. Dalhousie, N.BRoyal Bank of Canada. Bankof Ognada. Bank of Canada.	Dalkeith, Ont	Daveluyville, QueLa Banque Nationale. Davidson, SaskBank of B.N.A. Royal Bank of Canada. Davisville, OntBank of B.N.A. Canadian Bank of Canada. Daysland, AltaBank of Commerce. Delaware, OntHome Bank of Canada. Delburne, AltaMerchants Bank of Canada.
Chilliwhack, B.CRoyal Bank of Canada. Chinook, AltaUnion Bank of Canada. Chipman, N.BBank of Nova Scotia. Chippawa, OntRoyal Bank of Canada. Claremont, OntStandard Bank of Canada. Clarence Creek, OntStandard Bank of Canada. Clarenceville, QueCanadian Bank of Commerce. Claresholm, AltaCanadian Bank of Commerce. Union Bank of Canada.	t. C. Man.	Cobalt, Ont Canadian Bank of Canada. Cobalt, Ont Canadian Bank of Canada. Bank of Ottawa. Bank of Toronto. Cobourg, OntBank of Ottawa. Bank of Nova Scotla. Bank of Nova Scotla.	Cochrane, AltaImperial Bank of Canada. Cochrane, OntImperial Bank of Canada. Bank of Ottawa. Colborne, OntStandard Bank of Canada. Bank of Toronto. Coldwater, OntBank of Toronto. Coleman, AltaCanadian Bank of Commerce. Collingwood, OntCanadian Bank of Commerce. Bank of Montreal.

Delhi, OntBank of Hamilton.	Delisle, SaskCanadian Bank of Commerce.	Deloraine, ManDominion Bank.	Delta, Ont		Que	Descronto, OntBank of Montreal.	Didsbury, AltaRoyal Bank of Canada.	Dighy NS Bank of Canada.	•		:	Dollard Sock Mississipper Mississipper Commerce.	Donalda, Alta Merchants Bank of Canada.		Dorchester, OntBank of Toronto.	Dorchester, N.BRoyal Bank of Canada.	Drayton, OntRoyal Bank of Canada.	Dominion Bank of Commerce.	Drinkwater, Sask Canadian Bank of Commerce.	•	•	Diumnonuville, QueMolsons Bank.	Lryden, OntRoyal Bank of Canada.	- 1	Dubue, SaskNorthern Crown Bank,		Duncan, B.C Bank of B.N.A.	Dundalk, OntBank of Hamilton.	
Bank of Toronto. Royal Bank of Canada		Comox, B.CCanadian Bank of Commerce.		Consecut, OntStandard Bank of Canada.		Cookshire, Que Canadian Bank of Commerce. Bank of Montres!		Construine, OntUnion Bank of Canada.	$^{\mathrm{nt}}$:	Cornwall, Ont Canadian Bank of Commerce.	Bank of Moncreal. Royal Bank of Canada	Sterling Bank of Canada.	Coronation, Alta Merchants Bank of Canada.		Cote Des Naixes Que La Banque Provinciale.	Cote Des iverges Ouest Moisons Bank. Royal Bank of Canada	•	:::::::::::::::::::::::::::::::::::::::		Courtright, OntSterling Bank of Canada.	:		:	Craik, Sask	Cranbrook, B.CCanadian Bank of Commerce.	imperial bank of Canada. Royal Bank of Canada.		

BANKS AND THEIR BRANCHES IN CANADA AND NEWFOUNDLAND.—Continued.

Esquimalt, B.C	Ont) in the second of the second	Ford City, Ont Merchants Bank of Canada. Fordwich, OntBank of Hamilton. Foremost, AltaUnion Bank of Canada. Forest, OntCanadian Bank of Commerce.
Dundas, Ont	Dutton, Ont. Royal Bank. Royal Bank of Canada. Duval, SaskNorthern Crown Bank. Earl Grey, SaskCanadian Bank of Commerce. East Angus, QueChanadian Bank of Commerce. East End, SaskUnion Bank of Canada. East Florenceville, N.BBank of Nova Scotia. East Hatley, Que Canadian Bank of Commerce.	Eastman, QueCanadian Bank of Commerce. Easton's Corners, OntUnion Bank of Canada. Ebartview; OntBank of Ottawa. Eburne, B.C	Merchants Bank of Canada. Molsons Bank., Bank of Montreal. Northern Crown Bank.

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Molsons Bank.	Forget, Sask Royal Bank of Canada. Formosa, Ont Molsons Bank. Forres, Sask Merchants Bank of Canada.	Forster, Alta Union Bank of Canada. Fort Coulonge, Que Bank of Ottawa.		Fort Fraser, B.C.			Fort William, Ont	merce. Dominion Bank. merce. Bank of Hamilton.		Bank of Ottawa.		Foster, Que	nada. Fournier, Ont Banque D'Hochelaga. Infon Bank of Canada.	Francis. SaskBank of Hamilton.	Ont.	Frankville, Ont Merchants Bank of Fraserville, Que Bank of Montreal.	Fredericton, N.B
Bank of Nova Scotia.	Bank of Ottawa. Quebec Bank. Royal Bank of Canada. Standard Bank.	Union Bank of Canada. Edmundston, N.BLa Banque Provinciale. Powal Bank of Canada	Edson, Alta Merchants Bank of Canada.		Dominion Bank. Union Bank of Canada.	Elbow, SaskCanadian Bank of Commerce.	Ont.	Elgin, ManCanadian Bank of Commerce. Elkhorn, ManCanadian Bank of Commerce.		Koyal Bank of Canada.	Elmvale, OntStandard Bank of Canada.	:	Elora, Ont	Embro, Ont		Empress, AltaQuebec Bank. Union Bank of Canada. Finderty R C Ronk of Montree	

Greenwood, B.C	Bank of Nova Scotia. Bank of Montreal. Royal Bank of Canada. Union Bank of Canada. Gull Lake, SaskUnion Bank of Canada. Union Bank of Canada. Union Bank of Canada. Union Bank of Canada. Union Bank of Canada. Cuysboro, N.SRoyal Bank of Canada. Hafford, SaskCanadian Bank of Commerce. Hagersville, OntBank of Hamilton. Union Bank of Canada.	Hague, Sask. Imperial Bank of Canada. Halleybury, Ont. Bank of Ottawa. Royal Bank of Canada. Union Bank of Canada. Union Bank of Canada. Bank of B.N.A. Canadian Bank of Canada. Bank of Montreal. Bank of Montreal. Bank of Montreal. Bank of Canada. Chion Bank of Canada. Union Bank of Canada. Union Bank of Canada. Halkirk, Alta. Royal Bank of Canada. Canadian Bank of Canada.
Fredericton, N.B. Bank of Nova Scotia. Royal Bank of Canada. Freelton, Ont. Bank of Toronto. Frelighsburg, Que. Canadian Bank of Commerce. Frobisher, Sask. Merchants Bank of Canada. Gadsby, Alta. Royal Bank of Canada. Gainsboro, Sask. Merchants Bank of Canada. Galinsboro, Sask. Merchants Bank of Commerce. Imperial Bank of Canada. Merchants Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Bank of Toronto.	Gananoque, Ont Merchants Bank of Canada. Bank of Toronto. Ganges Harbour Merchants Bank of Canada. Garneau, Que Banque Nationale. Gentilly, Que Banque Provinciale du Canada. Georgetown, Ont Bank of Hamilton. Merchants Bank of Canada. Gilbert Plains, Man Canadian Bank of Canada. Steriling Rank of Canada.	Gilroy, Sask

Dominion Bank. Bank of Hamilton. Imperial Bank of Canada. Merchants Bank of Canada. Molsons Bank. Bank of Montreal. Bank of Toronto. Quebec Bank. Royal Bank of Canada.	:		Hardusty, Alta	k
Glencoe, Ont	Gordon, Sash	Nfid.	Grand Fails, Nild Bank of Montreal, Grand Forks, B.CCanadian Bank of Commerce. Grand Manan, N.B Bank of Nova Scotia. Grand Mere, Que Bank of Montreal. La Banque Nationale. Grand River, QueLa Banque Nationale. Grand Valley OntRoyal Bank of Canada	View, Man. n, Ont. n, Alta. Lake, Alta. oourg, Sask. hurst, Ont.

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	Janetville, Ont	Jonquieres, QueLa Banque Nationale. Union Bank of Canada. Jordan, OntImperial Bank of Canada. Jordan Station, OntSterling Bank of Canada. Kamloops, B.CCanadian Bank of Commerce. Bank of Hamilton.	Kamsack, SaskBank of Nontreal. Kansack, SaskBank of Nova Scotia. Canadian Bank of Commerce. Kandahar, SaskBank of So.		4 4	Kennedy, Sask, Bank of Toronto.
	Hawkesbury, OntBanque D'Hochelaga. Hawkestone, OntMerchants Bank of Canada. Hazelton, B.CUnion Bank of Canada. Royal Bank of Canada. Hebertville Station, Que.La Banque Provinciale. Hedley, B.CBank of B.N.A. Hemmingford, QueCanadian Bank of Commerce. Henryville, QueLa Banque Nationale. Hensall, OntMolsons Bank. Hepworth, OntMolsons Bank of Commerce.		Highland, Alta Canadian Bank of Commerce. High River, Alta Canadian Bank. Dominion Bank. Bank of Montreal. Northern Crown Bank. Union Bank of Canada.	Hillsborough, N.BBank of Nova Scotia. Hillsburgh, OntUnion Bank of Canada. Hillsdale, OntUnion Bank of Canada. Hillsdale, OntStandard Bank of Canada. Holden, AltaRoyal Bank of Canada. Holdfast, SaskNorthern Crown Bank.		Bank of Ottawa.

Kenogami, QueImperial Bank of Canada. Kenora, OntImperial Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Kenton, ManBank of Nova Scotia. Kertwold, MsBank of Nova Scotia. Royal Bank of Canada. Kerrisdale, B.CBank of B.N. A. Kerryodo, OntBank of Toronto. Killaloe, OntMerchants Bank of Canada. Killam, AltaMerchants Bank of Canada. Killarney, ManBank of Hamilton. Union Bank of Canada. Kincaid, SaskCanadian Bank of Canada. Kincaid, SaskUnion Bank of Canada. Kincardine, OntUnion Bank of Canada. Kindersley, SaskCanadian Bank of Canada. King City, OntCanadian Bank of Canada. King City, OntCanadian Bank of Canada. Kingston, OntCanadian Bank of Canada. Kingston, OntCanadian Bank of Canada. Kingston, OntBank of Montreal. Kingston, OntBank of Montreal. Kingston, OntBank of Montreal. Royal Bank of Canada. Royal Bank of Canada. Kingston, OntBank of Montreal. Royal Bank of Canada.	Kingsville, Ont. Molsons Bank of Canada. Kinistino, Sask. Union Bank of Canada. Kinley, Sask. Bank of Ottawa. Kipling, Sask. Stering Bank of Toronto. Kirkfield, Ont. Sterling Bank of Canada. Kirkton, Ont. Molsons Bank. Kisbey, Sask. Merchants Bank of Canada. Kirkton, Alta. Canadian Bank of Canada.
Humber Bay, Ont Imperial Bank of Canada. Humberstone, Ont Imperial Bank of Canada. Humboldt, Sask	Inverness, N.S Royal Bank of Canada. Inverness, Que Quebec Bank. Inwood, Ont Northern Crown Bank. Iroquois, Ont Molsons Bank. Irvine, Alta Union Bank of Canada. Isabella, Man Northern Crown Bank. Islay, Alta Merchants Bank of Canada. Isle Verte, Que La Banque Nationale. Isle Verte, Que La Banque Nationale. Islington, Ont Union Bank of Canada. Ituna, Sask Bank of B.N.A. Jacquet River, N.B Bank of Nova Scotia.

Longueuil, QueBank of B.N.A. Banque D'Hochelaga. Royal Bank of Canada. Loreburn, SaskBank of Hamilton. L'Orignal, OntBanque d'Hochelaga. Lougheed, AltaCanadian Bank of Commerce. Louisburg, N.SRoyal Bank of Canada. Loverna, SaskBanque D'Hochelaga. Loverna, SaskUnion Bank of Canada. Lucan, OntMerchants Bank of Canada. Standard Bank of Canada. Bankon Canada. Lucknow, OntBanko Canada.	B	Madoc, OntDominion Bank. Canadian Bank of Commerce. Magog, QueCanadian Bank of Commerce. Bank of Montreal.
Langham, Sask		Standard Bank. Union Bank of Canada. Union Bank of Montreal. La Banque Nationale.

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Magrath, AltaBank of Montreal. Royal Bank of Canada. Mahone Bay. N.SBank of Montreal.	Milestone, SaskUnion Bank of Canada. Milk River, AltaCanadian Bank of Commerce. Millbank, OntBank of Nova Scotia.
	Milbrook, OntBank of Toronto. Mille Roches, Ont Sterling Bank of Canada. Millet, Alta Imperial Bank of Canada.
Manilla, Ont	Milner, B.CBank of Hamilton. Milton, OntBank of Hamilton. Rank of Nova Scotia
_	Bank of Toronto. Milverton, OntBank of Hamilton.
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maple Creek, Sask Merchants Bank of Canada. Union Bank of Canada.	:
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	Mission City, B.CCanadian Bank of Commerce.
:	Mitchell, Ont Bank of Hamilton.
Markdale, Ont Merchants Bank of Canada. Markham. Ont Bank of Nova Scotia.	Merchants Bank of Canada. Monarch. Alta
Maribank, Ont Royal Bank of Canada.	Bank of Nova Scotia.
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	Mont Joli, Sask Molsons Bank.
Mattawa, OntBank of Ottawa.	Mont Laurier, Que Banque D'Hochelaga.
	Montmagny, Que La Banque Nationale.
Maxville, OntBank of Ottawa. Banque D'Hochelaga,	Montmartre, SaskBank of Toronto.
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	New Westminster, B.C Bank of Montreal. Northern Crown Bank. Roal Bank of Canada.
Mortlach, Sask Bank of Hamilton. Bank of Toronto.	Bank of Toronto. Union Bank of Canada.
Mountain, OntBank of Ottawa.	Niagara-on-the-Lake, Ont. Imperial Bank of Canada.
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:	Royal Bank of Canada.
Mount Elgin, Ont Royal Bank of Canada.	Niagara Falls Cen., Ont. Royal Bank of Canada.
:	Magara Fails S., OntImperial Bank of Canada.
	Nicolet, Que Canadian Bank of Commerce.
Mundare, Alta Standard Bank of Canada.	La Banque Nationale.
	Ningen Ont Bank of Ottawa.
Murray Bay, Que La Banque Nationale.	
:	North Augusta, OntBank of Nova Scotia.
Marchante B.CCanadian Bank of Commerce.	North Battlelord, Sask. Lank of Commerce.
Royal Bank of Canada.	Imperial Bank of Canada.
	Royal Bank of Canada.
Nanton, AltaCanadian Bank of Commerce.	
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	Bank of Ottawa.
	Sterling Bank of Canada.
Napierville, QueMerchants Bank of Canada. Naninka. Man	North Hatley. OneCanadian Bank of Commerce.
	Head, N.B.
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	North Vancouver, B.C Bank of B. N. A.
Merchants Bank of Canada.	Bank of Hamilton.
	Canadian Bank of Commerce.
Nelson, B.C	Bank of Montfeal.
Imperial Bank of Canada.	

North Vancouver, B.C Royal Bank of Canada. Norval, Ont	ies. Que	t. Ont.	Olds, AltaCanadian Bank of Commerce. Merchants Bank of Canada. O'Leary, P.E.IBank of Nova Scotia. Omemee, OntBank of Toronto. One Hundred and Fifty Mile House, B.CBank of B.N.A. Orangeville. OntCanadian Bank of Commerce.	
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Peterboro, OntRoyal Bank of Canada. Bank of Toronto. Union Bank of Canada. Petitcodiac, N.BBank of Nova Scotia. Petrolia. Ont.		Bank of Nova Scotus. Union Bank of Canada. Union Bank of Canada. Pictou, N.SBank of Nova Scotia. Royal Bank of Canada. Pierreville, QueMolsons Bank. La Banque Provinciale. Pierson, ManNorthern Crown Bank. Pilot Mound, ManBank of Hamilton. Bank of Toronto.	Pincher Creek, AltaCanadian Bank of Commerce. Union Bank of Canada. Pipestone, ManNorthern Crown Bank. Plantagenet, OntUnion Bank of Canada. Plettsville, OntStandard Bank of Canada. Plenty, SaskUnion Bank of Canada.	Pointe Claire Banque D'Hochelaga. Pointe AltaRoyal Bank of Canada. Pointe Claire Banque D'Hochelaga. Ponoka, AltaCanadian Bank of Commerce. Pont de Maskinonge Banque d'Hochelaga.	Ponteix, QueQuebec Bank. Pont Rouge, QueRoyal Bank of Canada. Portage du Fort, Que Bank of Ottawa. Portage la Prairie, Man. Canadian Bank of Commerce. Imperial Bank of Canada. Merchants Bank of Canada.
Osgoode Station, OntUnion Bank of Canada. Oshawa, OntDominion Bank. Royal Bank of Canada. Standard Bank of Canada.	Ottawa, OntBank of B.N.A. Canadian Bank of Commerce. Dominion Bank. Imperial Bank of Canada. Merchants Bank of Canada. Molsons Bank.	Bank of Montreal. La Banque Nationale. La Banque Provinciale. Northern Crown Bank. Bank of Nova Scotla. Bank of Ottawa. Quebec Bank. Royal Bank of Canada. Standard Bank of Canada.		Outremont, QueBank d'Hôchelaga. Owen Sound, OntBank of Hamilton. Merchants Bank of Canada. Molsons Bank. Royal Bank of Canada. Union Bank of Canada. Oxbow, SaskMerchants Bank of Canada.	Oxford, N.SBank of Canada. Oyen, AltaBank of Toronto. Palsley, OntStandard Bank of Canada. Royal Bank of Canada.

Bank of Montreal. Bank of Ottawa. Bank of Toronto. Port Alberni, B.CRoyal Bank of Canada. Bank of Montreal. Port Arthur, OntCanadian Bank of Commerce.	Bank of Hamilton. Bank of Hamilton. Imperial Bank of Canada. Molsons Bank. Bank of Montreal. Bank of Nova Scotia. Royal Bank of Canada. Port Burwell, Ont Sterling Bank of Canada. Port Colherne Ont.		Hammond, B.C. Haney, B.C. Hawkesbury, N.S. Hood, N.S.	Portland, Ont
Palgrave, OntImperial Bank of Canada. Palmerston, OntBank of Hamilton. Sterling Bank of Canada. Papineauville, QueUnion Bank of Canada. Paris, OntRank of Hamilton. Bank of Hamilton.	Parkhill, Ont	Paspebiac, QueBank of Nova Scotia. Passburg, AltaUnion Bank of Canada. Peace River Crossing, Al. Canadian Bank of Canada. Royal Bank of Canada. Pefferlaw, OntStandard Bank of Canada. Pelly, SaskBank of Toronto. Pembroke, OntBank of Ottawa.	Penetanguishene, OntBank of Toronto. Standard Bank of Canada. Pennant, SaskQuebec Bank. Pense, SaskUnion Bank of Canada. Penticton, B.CCanadan Bank of Commerce. Bank of Hamilton.	Perdue, Sask

Don't of Morre Scottie	Hegina, Sask	Renfrew, OntMerchants Bank of Canada. Reston, ManBank of B.N.A. Retlaw, AltaCanadian Bank of Commerce. Revelstoke, B.CCanadian Bank of Commerce.				Ripley, Ont
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Roblin, ManUnion Bank of Canada. Robsart, SaskUnion Bank of Canada. Rocanville, SaskUnion Bank of Canada. Rock Creek, B.CCanadian Bank of Commerce. Rocklaven, SaskNorthern Crown Bank. Rock Island, QueCanadian Bank of Commerce. Quebec Bank. Rockland, OntBank of Ottawa. Union Bank of Canada.		St. Agapit, Que La Banque Nationale. Ste. Agathe des Monts, Que La Banque Nationale. St. Alme, Que La Banque Nationale. St. Albert, Alta Bank D'Hochelaga. St. Andre, Avelein La Banque Provinciale. St. Andrey, Avelein La Banque Provinciale.
Banque D'Hochelaga. Imperial Bank of Canada. Home Bank of Canada. Molsons Bank. Molsons Bank. Bank of Montreal. La Banque Nationale. Bank of Nova Scotia. Quebec Bank. Royal Bank of Canada.	Raymond, AltaRoyal Bank of Canada. Raymond, AltaBank of Montreal. Merchants Bank of Canada. Readlyn, SaskBank of B.N.A. Redcliff, AltaImperial Bank of Canada. Merchants Bank of Canada. Red Deer, AltaRoyal Bank of Canada. Red Deer, AltaRoyal Bank of Canada. Raymondan Bank of Canada. Red Deer, AltaRoyal Bank of Canada. Bank of Montreal. Merchants Bank of Canada.	Rednersville, OntStandard Bank of Canada. Redvers, SaskBank of Hamilton. Regina, SaskCanadian Bank of Commerce. Bank of B.N.A. Dominion Bank. Imperial Bank of Canada. Merchants Bank of Canada. Bank of Montreal.

St. Lambert, QueBank of Toronto. Banque D'Hochelaga. Royal Bank of Canada. St. Leonards, N.BRoyal Bank of Canada. St. Liboire, QueLa Banque Nationale. Ste. Marie, Beauce, Que. La Banque Nationale.	 St. Marys, OntBank of Montreal. Molsons Bank. Royal Bank of Canada. St. Michel, QueLa Banque Nationale. St. Monique de Nicolet,	St. Ours, Que	St. Paul de Metis, Alta. Banque D'Hochelaga. St. Paul l'Ermite, Que. Banque D'Hochelaga. St. Paulin, Que	St. Pie, Que La Banque Nationale. St. Pie, Que La Banque Provinciale. Banque Nationale. Banque D'Hochelaga. St. Pierre, ManBanque D'Hochelaga. St. Polycarpe, QueUnion Bank of Canada. St. Prosper, Que La Banque Nationale.	St. Raphael, QueLa Banque Provinciale. St. Raymond, QueLa Banque Nationale. St. Remi, Que
St. Denis (River Richelieu), Que La Banque Provinciale. St. Dominique, Que La Banque Nationale. Ste. Elizabeth, Que La Banque Nationale. St. Emelle de Lotbinière Que	St. Evariste Station, QueLa Banque Nationale. St. Fabien, Que La Banque Nationale. St. Felicen, Que La Banque Nationale. St. Felix de Valois, Que. Canadian Bank of Commerce. St. Ferdinand de	Halifax, QueCanadian Bank of Commerce. Ste. Flavie Station, QueMolsons Bank. La Banque Nationale. Ste. Flavien, QueLa Banque Provinciale. St Francois Montmagner.	St. Genevieve de Pierre. Ste. Genevieve de Pierre. Canadian Bank of Commerce.	fonds, QueBanque D'Hochelaga. Ste. Genevieve de Batis- can, QueBanque d'Hochelaga. St. George, OntMerchants Bank of Canada. St. George, N.BBank of Commerce St. George, Est. QueCanadian Bank of Commerce Quebec Bank.	St. Germain de Grantham, Que La Banque Nationale. St. Gregoire, Que La Banque Nationale. St. Guillaume d' Upton, Que La Banque Provinciale. Ste. Helene (Bagot), Que. La Banque Provinciale. Ste. Helene (Kamouraska La Banque Provinciale. Banque Provinciale du Canada.

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Sauveur de Quebec, Que.	St. Scholastique, Que La Banque Provinciale. St. Stanislas, Que La Banque Nationale. St. Stephen, N.B Bank of B.N.A. Bank of Nova Scotia.	St. Sylvestre, Que Banque Provinciale du Canada. Ste. Thecle, QueBanque d'Hochelaga. Ste. Therese de Blain- Molsons Bank. ville, QueMolsons Bank. St. Thomas, OntCanadian Bank of Commerce. Opninion Bank.	Home Bank of Canada. Imperial Bank of Canada. Merchants Bank of Canada. Molsons Bank.	St. Tite, QueLa Banque Nationale. Ste. Ursule, QueLa Banque Provinciale. St. Valerien, QueLa Banque Nationale. Banque Nationale.	St. Valler, Que La Banque Nationale. La Banque Provinciale. Ste. Victoire, Que La Banque Nationale. St. Williams, OntBank of Hamilton. Sackville. N.B.		Sandwich, Ont

Molsons Bank. La Banque Nationale. La Banque Nationale. La Banque Nationale. Souris, Man	South Mountain, OntBank of Ottawa. South Porcupine, OntCanadian Bank of Commerce. Imperial Bank of Canada. Scuth River, OntRoyal Bank of Canada. South Woodslee, OntImperial Bank of Canada. Sovereign, SaskQuebec Bank. Sparta, OntRoyal Bank of Canada. Sparta, OntRoyal Bank of Canada.	Spering, Main Not the little of Canada. Springfield, Ont Canadian Bank of Canada. Springfield, Ont Canadian Bank of Canada. Springfield, Ont Canadian Bank of Canada. Stanbridge East, Que Canadian Bank of Canada. Stanfold, Que Canadian Bank of Commerce Standard, Alta Quebec Bank. Stanfold, Que Canadian Bank of Commerce Starbuck, Man Merchants Bank of Commerce Starbuck, Man Merchants Bank of Canada. Star City, Sask Bank of Ottawa. Staveley, Alta Bank of Toronto. Steelton, Ont Bank of Toronto. Steelton, Ont Royal Bank of Canada. Stellarton, N.S Bank of Toronto. Steelten, Sask Bank of Toronto. Steelten, Sask Bank of Toronto. Steelten, Sask Bank of Toronto. Steelter, Alta Merchants Bank of Canada. Steelter, Alta Bank of Toronto.
Merchants Bank of Canada. Saskatoon, SaskBank of B.N.A. Canadian Bank of Commerce. Dominion Bank. Bank of Hamilton. Imperial Bank of Canada. Merchants Bank of Canada. Bank of Montreal. Northern Crown Bank. Bank of Nova Scotia. Quebec Bank.		Scotstown, QueCanadian Bank of Commerce Scott, Que

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Stevensville, OntSterling Bank of Canada. Steveston, B.CNorthern Crown Bank. Stirling, OntBank of Montreal. Union Bank of Canada.	Stittsville, OntUnion Bank of Canada. Stonewall, ManBank of Hamilton. Northern Crown Bank.	Stouffville, OntNorthern Crown bank. Stouffville, OntStandard Bank of Canada. Stoughton. SaskBank of Ottawa.	Sask	Merchants Bank of Canada. Bank of Nova Scotia. Bank of Montreal. Bank of Toronto.		Strathroy, OntCanadian Bank of Commerce. Standard Bank of Canada. Streetsville, OntBank of Nova Scotia. Strome, AltaMerchants Bank of Canada.	Sturgeon Falls, OntQuebec Bank. Royal Bank of Canada. Sudbury, OntCanadian Bank of Commerce. Bank of Montreal. Bank of Ottensel.	Summerland, B.CCanadian Bank of Commerce.

nt	Toronto, Ont	Northern Crown Bank. Bank of Nova Scotia. Bank of Ottawa. Quebec Bank. Royal Bank of Canada. Standard Bank of Canada. Sterling Bank of Canada. Bank of Toronto.	Tottenham, OntRoyal Bank of Canada. Trail, B.CBank of B.N.A. Transcona, ManCanadian Bank of Commerce. Bank of Toronto. Treherne, ManCanadian Bank of Commerce. Bank of Hamilton. Trenton, OntMolsons Bank. Bank of Montreal. Standard Bank of Canada. Trenton, N.SBank of Nova Scotia. Royal Bank of Canada. Trinity, NfdRoyal Bank of Canada.
Bank of Montreal. Summerside, P.E.ICanadian Bank of Commerce. Bank of Nova Scotia. Royal Bank of Canada. Standard Bank of Canada. Home Bank of Canada. Home Bank of Canada. Bank of Nova Scotia. Royal Bank of Canada. Bank of Nova Scotia. Sutherland, SaskRoyal Bank of Canada. Bank of Nova Scotia. Suthon, QueRoyal Bank of Commerce.	Sutton West, OntBank of Nova Scotia. Swalwell, AltaUnion Bank of Canada. Swan Lake, ManBank of Hamilton. Swan River, ManCanadian Bank of Commerce. Bank of Toronto. Sweetsburg, QueCanadian Bank of Commerce. Swift Current, SaskCanadian Bank of Commerce. Bank of Montreal.	Northern Crown Bank. Bank of Ottawa. Quebec Bank. Royal Bank of Canada. Union Bank of Canada. Sydenham, OntUnion Bank of Canada. Bank of Montreal. Bank of Nova Scotia.	Sydney Mines, N.S. Bank of Nova Scotia. Royal Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Royal Bank of Canada. Bank of Hamilton. Tan, Ont. Sterling Bank of Canada. Tate, Sask. Merchants Bank of Canada. Tate, Sask. Northern Crown Bank. Tavistock, Ont. Standard Bank of Canada. Tecumseh, Ont. Bank of Canada.

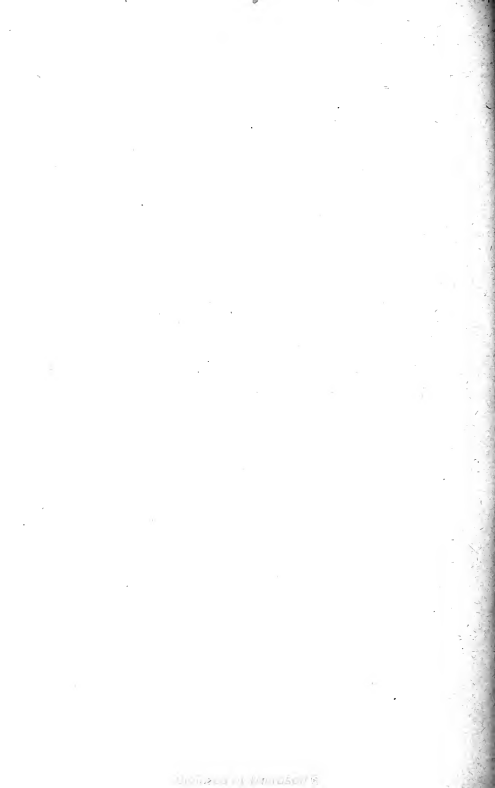
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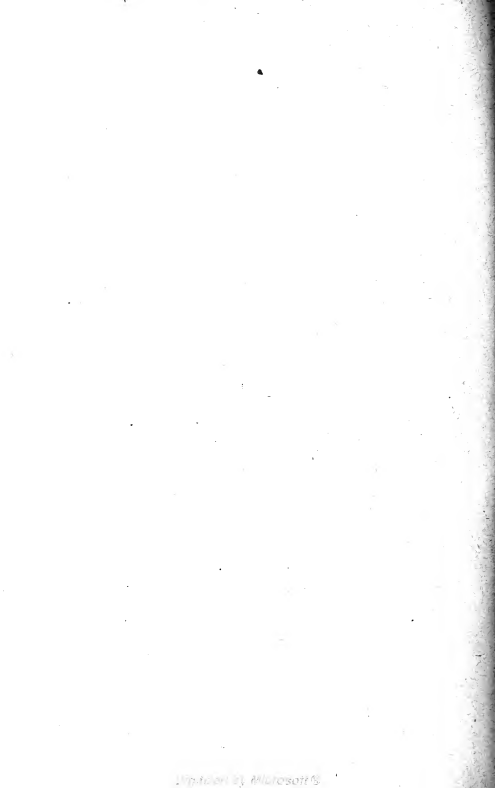
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