Index

ABSCONDING DEBTOR	ACTIONS AGAINST TRUSTEE
Act of bankruptcy, 3:50	—Cont'd
Arrest of section 168(1)(a), 7:63	Discretion of court, 2:128
ACCELERATED RENT	Final determination of claim by motions court judge, 10:15
See LANDLORD and TENANT	Improvident sale of assets, 2:130
Generally, 6:334 to 6:341	Jurisdiction of registrar to hear section
ACCOUNTING BY TRUSTEE	215 application, 10:10
See TRUSTEE	Leave given, de bene esse, 10:14
ACCOUNTS	Leave given, nunc pro tunc, 10:14
Books of, to be turned over to trustee	Material required, 10:9
generally, 2:47	Necessity for leave, 10:6
bankrupt failing to keep, 7:154 to	Notice to creditors, 2:132
7:157, 9:18	Omission, acts of, 10:12
bankrupt keeping, 7:154 to 7:157, 9:18	Recourse to ordinary courts, 2:129
Estate account, cheque drawn on, 2:66	Refusal to take action by trustee, 2:130
Passing of	Relationship between section 37 and sec-
by former trustee where substituted	tion 215, 2:129, 2:134, 10:7
trustee appointed	Remedies on
generally, 2:124	generally, 2:135
by registrar, 8:75	section 37 cannot be used to challenge
by trustee, 2:170 to 2:182, 16:54	a section 38 order, 2:150
Priority of, in case of substitution, 2:124	section 37 cannot be used to do
Taxation of, 2:170 to 2:182, 8:64, 16:62	something contrary to the, Act,
Trustee, examination of by superintendent	2:128
section 5(3)(e), 2:2	section 37 does not override the, Act,
ACT	2:128 Tames and conditions 2:155
See BANKRUPTCY and INSOLVENCY	Terms and conditions, 2:155
ACT	Time for applying, 2:133 Tort actions, 10:11
ACTIONS AGAINST TRUSTEE	· · · · · · · · · · · · · · · · · · ·
Generally, 2:128 to 2:136, 10:6 to 10:12	When leave should be granted, 10:15
Act or decision by trustee, 2:128 to 2:136	Where should application be brought, 10:10
Any person aggrieved, 2:132	Who may apply for leave, 10:8
Appeals from orders dismissing applica-	* ***
tion for leave, 10:17	Who may bring, 2:132, 10:16
Appeals from orders granting leave, 10:16	ACTIONS BY CREDITORS WHERE A TRUSTEE REFUSES TO TAKE
Approval of inspectors, no defence, 2:131	PROCEEDINGS
Bankrupt action by, 2:132	
Caution in permitting, 2:128	Generally, 2:138 to 2:167
Chair of meeting of creditors, 2:130	Appeal from order granting leave, 2:166
Claim for damages, 2:129, 2:135, 10:7	Assignment of trustee's title
Claim for inaction by trustee, 10:12	generally, 2:158
Costs, 2:136	defect in, 2:158

ACTIONS BY CREDITORS WHERE A TRUSTEE REFUSES TO TAKE PROCEEDINGS—Cont'd Assignment of trustee's title—Cont'd proceedings taken without obtaining, 2:158 Bankrupt cannot oppose, 2:141 Commencement of action prior to bankruptcy generally, 2:160 necessity to lift stay, 2:160 Consent of trustee. 2:150 Costs, 2:162 Creditor only can bring application, 2:141 Creditors, notice of application to, 2:152 Debtor cannot bring, 2:141 Defendant deciding to participate, **2:156** Disallowance of claim by section 38 creditor, **6:264** Discharge of trustee and bankrupt, effect of, 2:145 Dismissal for want of prosecution, 2:168 Dismissal of, when appropriate, 2:141 Distribution of proceeds, 2:163 Exempt property, 2:160 Flexible interpretation of section 38, 2:140 Formalities generally, 2:140 to 2:153 applicant must be a creditor, 2:141 consent of trustee to the making of the order. 2:150 creditor taking proceedings without obtaining an order under section 38, **2:146** effect of discharge of trustee or bankrupt, 2:145 identification of the action to be taken by the creditor, 2:151 material in support of the application and service of the material. 2:147 method of taking proceedings after obtaining order under section 38, 2:152 need to consult inspectors, 2:144 need to establish a, prima faciecase, 2:142 right of proposed defendant to oppose the making of the order, 2:148

ACTIONS BY CREDITORS WHERE A TRUSTEE REFUSES TO TAKE PROCEEDINGS—Cont'd Indian, land s of, 2:160 Interest, 2:161 Jurisdiction of the registrar to make a section 38 order, **2:154** Liability for costs cannot be avoided. 2:141 Method of taking proceedings after obtaining order under section 38, 2:153 Must be for benefit of bankrupt estate, 2:147 Necessity to file proofs of claim, 2:141 Not a derivative action, 2:138securities Notice to bankrupt, 2:147 Notice to defendants, 2:147 Notice to trustee, 2:147 Nunc pro tuncorder to remedy defects, 2:158 Parties, 2:156 Person bringing has same rights as trustee, 2:160 Prima faciecase, 2:140 to 2:153 Proceedings prior to application, 2:139 Proceedings to claim property of bankruptcy, 2:138 Proper forum, 2:138 Proposal after section 38 order, 2:159 Proposals, attacking fraudulent transactions, 5:590 Provable claim, need for, 2:142 Right of defendant to challenge, 2:148, Right of defendant to counterclaim and add trustee as party, 2:149 Sale of property, registrar cannot order, 2:154 Scope of proceedings, 2:160 Section 38 does not create a cause of action. 2:158 Security for costs, 2:157 Shareholder cannot bring, 2:141 Shares obtained in section 38 proceedings, 2:163 Summary application, 2:152 Surplus, 2:161, 2:167 Terms and conditions in the order, 2:155

Trustee deciding to take proceedings

generally, 2:167

Form of order, 2:138

Identification of issues, 2:151

INDEX ACTIONS BY CREDITORS WHERE A TRUSTEE REFUSES TO TAKE PROCEEDINGS—Cont'd Trustee deciding to take proceedings -Cont'd court will not decide entitlement to possible surplus, 2:125 Trustee refusing or neglecting to take proceedings, 2:143 Trustee settling claim, 2:167 Two or more creditors applying for leave, Who entitled to benefits of, 2:163, 2:164 ACT OF BANKRUPTCY See ACTS OF BANKRUPTCY ACTS OF BANKRUPTCY Generally, 3:48, 3:50 Absenting oneself, **3:50** Assigning, removing, secreting or disposing of property, 3:50 Assignment for benefit of creditors, **3:50** Ceasing to meet liabilities see CEASING TO MEET

LIABILITIES generally, 3:51, 3:52 demand for payment, 3:49 proof of, by filing credit report, 3:50 proof supplied by interim receiver, 3:50 single creditor, 3:53 Charge on property, 3:50 Conveyance of property, 3:50 Debtor's admission of inability to pay, Defeating or delaying creditors, **3:50** Demand for payment, necessity for, 3:49 Departing from dwelling house, 3:50 Departing out of Canada, 3:50 Duty of court, 3:48 Execution unsatisfied, 3:50 Exhibiting statement to creditors of

Exhibiting statement to creditors of insolvency, **3:50**Fraudulent conveyance, **3:50**Fraudulent preference, **3:50**Gift, **3:50**Nulla bonareturn, **3:50**Proof of, by motion, **3:69**

Remaining out of Canada, 3:50

Proposal, default in, 3:50

ACTS OF BANKRUPTCY—Cont'd

Statement of debtor's assets and liabilities showing that he or she is insolvent, **3:50**

Suspension of payment of debts, **3:50** Transfer of property, **3:50** Within six months, **3:49**

ADDRESS

Bankrupt, advising trustee of, 7:2 Fact under section 173(1), 7:172 to 7:175

ADMINISTRATION CHARGE

Costs of administration of estate, 8:111 to 8:146

DIP financing in, CCAAproceedings, 22:40

Priority of professional fees in, CCAAproceedings, **22:40**

ADMINISTRATION OF ESTATE

Admission of claims, **6:261**Application by bankrupt for directions, **2:119**

Application for directions, **2:109 to 2:116**Assistance of bankrupt, **2:99**

Attacking fraudulent conveyances, **5:460 to 5:468**

Attacking fraudulent preferences, **5:487 to 5:540**

Attacking settlements, **5:451**

Borrowing money, 2:93

Carrying on the business, 2:89

Carrying on the business prior to first meeting of creditors, **2:53**

Compromise and settle claims, 2:95

Compromise and settle debts, **2:94**

Conservatory measures, 2:52

Costs of, 8:111 to 8:146

Deposit of estate moneys, 2:66

Directions of court—see DIRECTIONS OF COURT

Disallowance of claims

see also DISALLOWANCE OF CLAIMS

generally, 6:261

Disclaimer of property, 2:58

Dividing property among creditors, 2:96

Duty to file returns, 2:61

Employ a solicitor, 2:92

Employment insurance overpayments, **2:69**

ADMINISTRATION OF ESTATE —Cont'd

Giving security, **2:93**

Incurring obligations, 2:93, 2:104

Initiating criminal proceedings, 2:60, 9:30

Insuring assets, 2:65

Leasing property of the bankrupt, 2:88, 6:373

Legal proceedings, 2:90

Obtaining possession of property, 2:41 to 2:45, 2:51

Payment of dividends, 5:587

Payment of source deductions, 2:63

Perishable property, 2:52

Re-direction of mail, 2:122

Reports by trustee, 2:70

Retaining and surrendering leases, 2:98, 6:345 to 6:354

Sale of assets, 2:75

Sale of assets to inspectors, 2:100

Sale of assets to reimburse trustee, 2:107

Sale of assets to trustee, 2:101

Summary administration, **6:458**, **6:459**

Termination of, 2:194

Three years elapsing without estate being administered, 2:121

Timely administration, 2:120

Trustee protecting itself from personal liability, **2:106**

ADMINISTRATIVE OFFICIALS

Generally, 2:2, 2:3

ADMINISTRATORS

See CONSUMER PROPOSALS

Administering consumer proposals, **4:152**

Annulment of consumer proposal by,

4:164

Assignment by, for deceased debtor, 3:171

Calling meeting of creditors, 4:155

Delegation of duties and powers, 2:38

Fees and expenses of—consumer proposals, **4:170, 16:114**

Filing consumer proposals with, 4:155

ADMISSION OF CLAIMS

See also DISALLOWANCE OF CLAIMS Generally, 6:261 to 6:283

Appeal from disallowance, 6:273 to 6:282

ADMISSION OF CLAIMS—Cont'd

Disallowance of claim by a creditor,

Disallowance of claim by trustee, 6:266 to 6:270

Disallowance of secured claims, 6:272

Duty of trustee to examine proof of claim, 6:261

Method of admitting claims, 6:261

Method of proving claim, 6:144 to 6:157

Power of court to expunge or reduce proof of claim, 6:283

Proof by secured creditors, 6:159 to 6:258

Provable claims, what are, 6:99 to 6:142

Registrar, jurisdiction to hear appeals, 8:80

Right of trustee to examine proof of claim and proof of security, 6:261

ADVANTAGE, GIVING IN EVENT OF BANKRUPTCY

Generally, 5:262

Equal distribution essential, 5:262

Void against trustee, **5:262**

ADVERTISEMENT

Local newspaper, 6:3

AFFAIRS OF DEBTOR

Examination of persons having knowledge of, 7:30 to 7:43, 7:60

AFFIDAVIT

Assignment, execution of, 3:148

Cross examination

generally, 16:31

Definition

generally, 1:15

application for bankruptcy order, in support of, **3:42 to 3:45**

Proof of claim re property in possession of bankrupt, 5:410 to 5:422

Service of application, 16:67

Statement of affairs, 7:28

Statutory declaration, 1:15

Verifying application, 3:42 to 3:45

AFFILIATION ORDER

Discharge not releasing bankrupt from debt or liability under, 6:110, 7:188

AFTER-ACQUIRED PROPERTY

Generally, 5:561 to 5:573

AFTER-ACQUIRED PROPERTY	ANNUITIES
—Cont'd	Exempt from seizure, 5:60
Actions for damages	Taking possession of by trustee, 5:228
generally, 5:569	ANNULLING ASSIGNMENTS IN
future loss of wages, 5:569	BANKRUPTCY
Banks, protection of, 5:407 , 5:573	See ASSIGNMENTS IN BANKRUPTCY
Bequest received after bankruptcy, 5:566	
Definition of, 5:561	ANNULLING BANKRUPTCY ORDERS
Discharge of trustee and seizure of, 5:571	See BANKRUPTCY ORDERS
Not vesting in trustee, 5:569	ANNULLING DISCHARGES
Personal earnings after bankruptcy, 5:266 , 5:570	See DISCHARGE OF BANKRUPT
Property that does not vest in trustee	APPEALS
generally, 5:569	
damage actions, 5:569	Generally, 8:30 , 8:86 to 8:109 Affecting other cases of a similar nature,
judgment failing to divide claim, 5:569	8:88
punitive damages, 5:569	By bankrupt from judgment given prior to
wages, 5:569	bankruptcy, 8:106
wrongful dismissal claims, 5:569	Chair at meeting of creditors, from, 6:53
Punitive damages, 5:569	to 6:62
Transactions in good faith and for value	Conservation of assets during pending
generally, 5:562 to 5:568	appeal, 8:97
after-required property, 5:564	Costs of
completed before intervention by	generally, 8:119
trustee, 5:567	fixing by court, 8:119
estoppel, 5:568	personal liability of trustee, 8:114
for value, 5:566	Court of Appeal, 8:86 to 8:107, 16:44
good faith, 5:565 undischarged bankrupt and third party,	Directions, 8:94
5:563	Disallowance of claims by trustee, from, 6:273 to 6:282
Trustee discharged, 5:561	Discharge of bankrupt, 8:90
Trustee not discharged, 5:572	Dismissal for want of prosecution, 8:100
Vesting in trustee, 5:561	Effect of appeal, 8:96
Wrongful dismissal actions, 5:569	Evidentiary rulings, 8:86
AGENT	Extension of time, 8:53 , 16:44
Bankrupt acting as, 5:82	Fraudulent preferences, 5:540
Employing by trustee, 2:92	From bankruptcy order, 3:133
Examination of, 7:31	From interim receiving order, 3:103 to
Trustee of agent must account to	3:111
principal, 5:82	From order granting discharge, 8:90
ALIMONY	From order granting leave under section
ALIMONY And, 7:188	38, 2:166
Debt or liability for, discharge not releas-	From registrar, 8:82 , 16:42
ing bankrupt from, 7:188	Future rights
Not stayed, 5:278 , 7:185 , 7:187	generally, 8:87
•	dismissal of section 187(5) application
AMENDMENTS	to set aside bankruptcy order, 8:87
Applications, 3:41	Intervention in, 8:102
Power of court to make, 8:48	Jurisdiction of Court of Appeal, 8:30,
Proof of claim, 6:146	8:86

APPEALS—Cont'd	APPEALS—Cont'd
Jurisdiction of Supreme Court of Canada,	Time for, 8:53 , 16:42 , 16:44
8:30	Transmission of notice of, 16:44
Leave to appeal	APPLICATION FOR BANKRUPTCY
generally, 8:91	ORDER
cases when leave granted, 8:91	Generally, 3:2 to 3:138, 16:68
errors by trial judge, 8:91	Able to pay debts, 3:70
refusal of, 8:91	Acts of bankruptcy, see ACTS OF
review of order of single judge of court or appeal, 8:91	BANKRUPTCY
stay of proceedings, 8:96	Adding or substituting creditor, 3:37
to Supreme Court of Canada, 8:108	Adjournment of, 3:68
More than § 10,000 involved, 8:89	Advancing funds to debtor to defend
No appeal from refusal of leave to appeal,	application, 3:62
8:91	Affidavit verifying
Perfecting	generally, 3:42 to 3:45
generally, 8:100	cannot be made by employee, director
addition of material not forming part of record, 8:95	or officer of bankrupt, 3:42 to 3:45
delay in, 8:100	cross-examination on, 3:45, 3:65
matters improperly included, 8:95	no necessity for personal knowledge,
matters to be included in appeal books,	3:42
8:100	no opinions or conclusions, 3:42
Perishable property, 8:97	should not be misleading, 3:42 to 3:45
Provincial execution in Quebec, 8:96	Agreement not to file a application, 3:79
Quashing	Alimony, debt for, 3:3
generally, 8:101	Alterations in, 3:41
bankruptcy orders, 3:133	Amending, 3:41
Refusal to approve proposal, 4:93 , 8:96	Application filed for an improper purpose,
Refusal to transfer proceedings, 8:46	3:58, 3:59
Registrar, from, 8:82	Assignee of debt, application by, 3:4
Reinstating, 8:104	Assignment conflict with, 3:56
Removal of trustee, 2:22	Bank, application against, 3:30
Reviewing, varying or reviewing order,	Bank, by, 1:25, 1:43, 3:2 to 3:17
8:105	Burden of proof, 3:47
Right of appeal allowed on motion for directions	Champertous filing, 3:16
	Church corporations, 1:25, 3:23
generally, 8:94	Commencement of bankruptcy, 5:356
appeal denied, 8:93	Commencement of proceedings in
Scope of appeal, 8:86	ordinary civil courts, 3:77
Security for costs, 8:98 Settlement of, 8:103	Companies' Creditors Arrangement Act, 3:143
Stay of proceedings	Conflict between applications, 3:57
generally, 8:96 , 8:109	Conflict of interest of solicitor, 3:41
	Consolidating, by, 3:38
no stay in issue unrelated to appeal, 8:96	Co-operative syndicate, application
power of judge to determine if appeal is valid, 8:96	against, 3:29 Corporation, by, 3:41
Supreme Court of Canada, 8:30, 8:108	Creditors, one or more many file, 3:2
Taxation of costs, 8:119	Cross examination of applicant, 3:64

APPLICATION FOR BANKRUPTCY	APPLICATION FOR BANKRUPTCY
ORDER—Cont'd	ORDER—Cont'd
Damages for improper filing	Disputed, 3:59—Cont'd
generally, 3:138	subpoena books and records of debtor,
action must be taken in ordinary courts,	3:69
3:138	verification by affidavit, 3:59, 3:64
Dating back to, 1:60	Endorser of bill of exchange, application
Death of debtor	by, 3:2 to 3:17
generally, 3:20, 16:67	Error in, 3:41
payment of testamentary expenses,	Evidence in support, 3:59
3:20	Examination for discovery of debtor, not
Debt for alimony and maintenance, 3:3	allowed, 3:64
Debt not provable in bankruptcy, 3:2 to	Examination of witness by debtor prior to
3:17	hearing of application, 3:66
Debt of d§ 1,000, 3:46	Farmers
must be owing both at date of application and date of hearing, 3:46	see also, FARM DEBT MEDIATION ACT
must be recoverable by legal process,	generally, 3:22
3:46	Filing
statute barred debt, 3:46	generally, 3:18, 16:67
Debtor, meaning of, 3:19	place of, 3:18
Debtor carrying on business in some other name, 3:25	Filing application to prevent debtor from defending itself, 3:58
Debtor out of jurisdiction, 3:41	Fishers, 3:22
Deceased debtor, 3:20	Foreign corporations can be subject of
Delay in proceeding with application,	application, 3:24
3:80	Foreign creditors, application by, 3:8
Dismissal of	Foreign debt, 3:46
generally, 3:55	Foreigner, application against, 3:34, 3:41
solicitor and client costs, 3:81	Foreign judgment, 3:8
Disputed, 3:59	Formalities, 3:41
generally, 3:59	Former director filing application, 3:16
advancing fund, to debtor to defend,	Future debts, 3:46
3:62	Heading for, 16:19
costs of	Improper conduct of applicant, 3:87
generally, 3:81	Improper purpose, 3:58
payment by non-parties, 3:81	Income trusts, 3:31
cross-claim, 3:72	Incorrect name in, 3:41
directors who have resigned, 3:59	Individual filing, 3:44
hearing of, 3:62	Infants, application against, 3:9, 3:32
improper conduct, 3:87	Infants, application by, 3:9
intervention by creditor, 3:59	Insurance company, application against,
nothing to be gained by bankruptcy, 3:85	3:30 Interim receiver, see INTERIM RECEIV-
notice of, 3:59 , 16:67	ERS
no valid dispute, 3:59	Irregularities in, 3:41
orderly distribution of property, 3:58	Issuing by court, 16:67
payment to solicitor to defend, 3:64	Joint, 3:2
preservation of property, 3:101	Judgment creditor, application by, 3:16
procedure, 3:59	Jurisdiction of registrar, 8:66
registrar hearing. 3:67	Land lords and priorities. 3:58

APPLICATION FOR BANKRUPTCY	APPLICATION FOR BANKRUPTCY
ORDER—Cont'd	ORDER—Cont'd
Limited partnership, 3:26	Service of—Cont'd
Locality of debtor	substitutional—Cont'd
see also LOCALITY OF A DEBTOR	waiver of objections to, 3:41
generally, 1:42 , 3:18	Shareholders, no right to application, 3:16
Maintenance, claim for, 3:3	Signing of
Married women, against, 3:21, 5:355	generally, 3:41
Mental incompetent, application against,	corporation, by, 3:41
3:33	Single creditor, 3:52
Money paid to defect, 3:63	Sole proprietorship, application against,
No need to exhaust all remedies, 3:47	3:28
Non-profit corporation, 3:19	Stay of proceedings
Notice of dispute	generally, 3:88
generally, 3:59 , 16:50 , 16:67	by filing of proposal, 3:98
Partnership, against, 3:26	criminal proceedings, 3:97
Partnership, by, 3:17	disputed applications, 3:89
Partnership, service on, 3:41	imposition of terms, 3:90
Persons entitled to file, 3:2 to 3:17	no, bona fidedispute, 3:89
Piercing corporate veil to file application, 3:35	other sufficient cause, 3:94
Place for filing, 3:18	prepaid of, 3:94
proper jurisdiction, 3:18	recommencement of proceedings after
Preservation of property pending hearing,	a stay, 3:93
3:101	refusal of stay, 3:91 , 3:96
by interim receiver, 3:103	withdrawal or dismissal of application
Proceedings, penal in nature, 3:41	after a stay, 3:91
Proof of facts in, 3:46 , 3:47 , 3:59	Stranger filing, 3:16
Receiver, application by, 3:16	Substituting applicant, 3:37
Receiver by way of equitable execution,	Suggested form of order staying
3:76	application a nullity, 3:37
bankruptcy orders, see BANK-	Sunday, returnable on, 3:41
RUPTCY ORDERS	Ten-day notice period, 3:41
Registrar hearing, 8:66	Title of proceedings Rule 9(2) tort claim
Removal of solicitor for applicant for	of applicant, 3:46
conflict of interest, 3:41	Trust company, application against, 3:30
Sealing of, 3:41 , 16:67	Trust company, application by, 1:25, 3:6
Second application, filing of, 3:39	Trustee filing, 3:18, 3:41
Secured creditors, priority of	Two applications, filing of, 3:39
generally, 3:58	Uncertain or unproven claims, 3:46
right to file, 3:17	Voluntary liquidation, 3:75
Security for costs of	Wage earner against, 3:21
generally, 3:100	Who may application, 3:2 to 3:17
Service of	Who may be subject of application, 3:19
generally, 3:41 , 16:67	to 3:35
death of debtor before, 16:67	Withdrawing
out of Canada, 3:41	generally, 3:55
proof of, 3:41	generally, 3.33
substitutional	APPLICATION FOR DIRECTIONS
generally, 3:41 , 16:67	See DIRECTIONS OF COURT

APPREHENSION

See ARREST and WARRANTS

APPROVAL

See also PROPERTY Goods, delivered on, **5:83** Property passing, **5:83**

AQUACULTURE

First charge of, **5:435** Right to repossess, **5:435**

AQUATIC PLANTS AND ANIMALS

Right to repossess, **5:435**

ARBITRATION

Claim ineffective in event of bankruptcy, 8:11

ARM'S LENGTH TRANSACTIONS

See also RELATED PERSONS

Corporations

generally, 1:66

common director, 1:66

de jure control, 1:66

Definition of, 1:66

Meeting of creditors, voting at, **6:39**

Postponement of claim to dividend, 6:396

Ouestion of fact, 1:66

Related, 1:66

Reviewable transaction, 1:66, 5:576

ARRANGEMENTS WITH CREDITORS

See PROPOSALS

ARREARS OF RENT

See LANDLORD and TENANT

ARREST OF BANKRUPTS

Generally, 7:63, 16:35

Absconding to avoid payment, or examination, **7:63**

Arrest of person, 7:63

Breaking door, 7:63

Execution of warrant by sheriff or execut-

ing officer, 16:35

Procedure for, 16:35

Seizure of books, 7:63

Warrant for arrest, 7:63

ASSETS

See also PROPERTY

After-acquired, see AFTER-ACQUIRED PROPERTY

Disclosing to trustee, 7:5 to 7:23

ASSETS—Cont'd

Obtaining possession by trustee, **2:41 to 2:45**

Sale of, see SALE OF ASSETS

Unrealized or undistributed, 2:193

ASSIGNMENT OF BOOK DEBTS

Generally, 5:472 to 5:232

Assignments not requiring registration, 5:481

Avoidance of, unless registered, 5:472

Bank assignments, 5:473

Book debts, meaning of, **5:472**, **5:473**

Collection of, by interim receiver, 3:107

Crown claim, no assignment of, 5:473

Demand s by tax authorities, **5:473**

Disposal of property giving rise to book debts, 5:473

Equitable assignments

generally, 5:481

and legal assignments, 5:482

no necessity to add trustee as party to action, **5:481**

Financial Administration Act, 5:473

Floating charge debenture, 5:105

Invalidity after bankruptcy, 5:275

Performance of bankrupt's obligations by trustee, **5:473**

Procedure for attacking

generally, 5:232

receivables from sale of goods, 5:473

refund of tax, 5:473

Property of debtor, 5:259

Registered retirement savings plan, **5:472**

Scope and extent of assignment, 5:473

Set-off, **5:473**

Subrogation, 5:473

Trust fund provisions of, Mechanics' Lien Actand priority of assignment, **5:47**

Void unless registered, 5:472

ASSIGNMENT OF WAGES AND PROFESSIONAL FEES

Generally, 5:483

ASSIGNMENTS AND PREFERENCES ACT

Conflict with, Bankruptcy Act and Insolvency Act, 1:10

Use of to attack fraudulent conveyances, **5:469**

Validity of other assignments, **3:54**, **3:147**

ASSIGNMENTS AND PREFERENCES ASSIGNMENTS IN BANKRUPTCY ACT—Cont'd —Cont'd Use of to attack fraudulent preferences. Farmers, by 5:529 to 5:533 see also, FARM DEBT MEDIATION ACT ASSIGNMENTS IN BANKRUPTCY generally, 3:171 Generally, **3:146 to 3:187, 6:458, 6:459** Formalities of filing, 3:148 Act of bankruptcy, as, 3:50 Inebriated person, 2:18 Agreement by debtor not to file an assign-Infants, by, 3:171 ment, 3:167 to 3:182 Joint filing, Superintendent of Bankruptcy Annulling Directive No. 2R, 3:148, 6:459 generally, 3:161 to 3:163, 7:239 conversion to ordinary administration, defect in documents, 3:166 3:148 Limited partnership, by, 3:171 discretionary, 3:161 Liquidator, by, 3:171 effect of order of annulment, 3:164 Locality of debtor making of second assignment after generally, 3:155 annulment, 3:166 cannot challenge on discharge of bankno necessity for discharge of bankrupt, rupt, 3:155 3:137 Married women, by, 3:171 payment of debts in full. 3:161 Mental incompetents, by, 3:171 service on trustee, **3:165** Mistakes in, 3:159 Appointment of trustee, certificate of, Monitor order, CCAAfiling, 3:171 3:148 Appointment of trustee by official No assets. 3:167 receiver, 3:154 Non-resident, 3:167 Assessment of debtor by trustee, 3:148 Official receiver cancelling assignment, 3:160 Before approval of proposal, 4:139 certification of, 3:148 Bond of trustee, 3:148 fee of, not unconstitutional, 3:148 Cancellation by official receiver, **3:160** filing with, **3:148, 3:155** Capacity to make, **3:167 to 3:182** Conflict with application, **3:54**, **3:158** naming trustee, 3:148 Partnership by, 3:148, 3:171 Consumer proposal, after, 4:166 Personal representatives by, 3:171 Copy to be filed in court Place for filing, 3:155 generally, 3:148, 16:76 Preliminary statement of affairs, 3:148 to be hand ed to trustee by official Priority over attachments etc., 5:335 receiver, 16:76 Receivers, by, 3:171 Corporations, by, **3:148**, **3:171** Reside or carry on business in Canada, Costs. of. **3:185, 8:123** 3:167 Creditor, nomination of trustee, 3:148 Restraining order against spouse dealing Deceased debtor, by, 3:171 with family assets, 5:9 Deemed assignment, 4:57, 4:130 to 4:138 Second assignment, 3:171, 3:186, 5:574 Definition of, 1:18 Statement of affairs, 3:149 Demand s by taxing authorities, **5:473** Summary administration, 3:148, 3:187, Director, undischarged bankrupt, 3:148 6:458 Effective date, 1:60, 3:157 Sunday, execution on, 3:148 Effect of filing, 3:184 Transfer of proceedings to another bankruptcy district or division, 3:156 Effect of on title to real property, 5:357 to Trustee, nomination of, 3:148

Execution by receiver and manager, **3:171**

ASSIGNMENTS IN BANKRUPTCY —Cont'd

Wage earners by, **3:171**Who may assign, **3:167 to 3:182**

ASSIGNMENTS OF WAGES

See EARNINGS Generally, **5:275**

ATTACHING EARNINGS

See EARNINGS

Generally, 5:265 to 5:274

Failure to comply, **5:274**

History of section 68, 5:265

Mediation of amount to be paid, 5:268

On whom should order be served, **5:270**

Procedure, 5:268, 5:273

Related persons, 5:272

Section 68 cannot be used for unpaid fees of trustee, **5:265**

Superintendent's stand ards, 5:268

Wages owing prior to bankruptcy, 5:276

What amount should be ordered by court, **5:269**

What constitutes total income, 5:267

ATTACHMENTS

Dividend, not attachable, 6:431

Priority of bankruptcy orders and assignments over, **5:335**

AUCTIONS

Sale by trustee, 2:75

AUTHORITY OF THE COURTS

See also COURTS

Generally, 8:33 to 8:62

Admission of documents, 8:61

Courts acting in aid of each other, 8:55

Directing trial of an issue, 8:47

Dispensing with duties imposed on trustee, **8:54**

Enforcing orders of court, 8:45

Evidence of deceased bankrupt or wife, **8:62**

Excusing errors, 8:48

Extension of time, 8:53

see EXTENSION OF TIME

Periodical sittings, 8:36

Power of court to review, rescind or vary an order, **8:34**

to relieve against formal defects and irregularities, **8:48**

AUTHORITY OF THE COURTS

—Cont'd

Proceedings taken in wrong court, 8:52

Registrar of, see REGISTRAR

Relieving against irregularities, 8:48

see RELIEVING AGAINST FORMAL DEFECTS and IRREGULARI-

Restraining courts in exercise of powers,

8:34 Reviewing, rescinding or varying an

order, 8:37 to 8:44

see REVIEWING RESCINDING OR VARYING ORDERS

Seal of court. 8:33

Search warrants, 8:60

Sittings in chambers, 8:35

Transfer of proceedings to another District or Division, **8:46**

see TRANSFER OF PROCEEDINGS

Warrant directing seizure or search, 8:60

AUTOMATIC DISCHARGE

Generally, 7:65, 7:66

Appeal from, 8:90

Calculation of 9-month period, 7:65

Creditor opposing, 7:65

Discharge prior to expiry of 9-month period, **7:63**, **7:67**

Failure to give notice, 7:65

power of court to excuse, 7:65

Grounds for setting aside, **7:65**

Notice of objection to, 7:65

withdrawal of notice, 7:65

Prior proposal, offered of, 7:65

Rule 501 has no application, 7:65

Second time bankrupt, 7:72

Setting aside, 7:65

Superintendent, notice of opposition by, **7:66**

Time for, **7:65**

AUTOMOBILE INSURANCE

Generally, 6:423

Leave to proceed, 6:423

Right to proceeds of, 6:423

AVAILABLE ACT OF BANKRUPTCY

See ACTS OF BANKRUPTCY

AVAILABLE ASSETS

See ASSETS, PROPERTY

BAIL

Generally, 9:38

Bond, discharge not releasing bankrupt from section 178(1)(a), 7:186

Deposit by third party, 9:38

Property of bankrupt, 5:187, 9:38

BAILIFFS

See SHERIFFS and BAILIFFS

BANK

See BANKS and BANK ACT

BANK ACCOUNT— TRUSTEE

Generally, 2:66

Bankrupt's bank account, **2:43** payments after notice, **2:43**, **5:407**

Cheques, signing by trustee, 2:66

Consolidated account, 2:66

Deposit of funds in, 2:66

Duty of bank, 2:43, 5:407

Monitoring by Superintendent, 2:66

Separate trust accounts, 2:66

Summary administration estates, 2:66

Third party funds, 2:66

Withdrawal from, 2:66

BANK ACT, SECTIONS 426 AND 427

Generally, 6:220 to 6:245

Accounts receivable, 6:229

After-acquired property, 6:230

Cancellation and release of section 427 security, **6:226**

Claims of a grower or producer of agricultural products, **6:232**

Companies' Creditors Arrangement Actand section 427 security, **6:245**

Dealing by the borrower with property covered by section 427 security, **6:225**

Fraud on creditors by the use of section 427 security, **6:244**

Invalid section 427 security cannot be claimed in some other form, **6:242**

Judgment where a bank sells under invalid security, **6:243**

Loans to farmers, 6:231

Loans to fishers, 6:233

Necessity for the borrower to be the owner of the property, **6:227**

Ownership rights of a bank holding section 427 security, **6:237**

BANK ACT, SECTIONS 426 AND 427 —Cont'd

Present advance or written promise to give security, **6:224**

Priority of section 427 security, 6:238

Priority of section 427 security with respect to cattle, **6:240**

Priority with respect to growing crops, **6:239**

Procedure for obtaining section 427 security, **6:223**

Property covered by security under section 427(1)(a) and (b), **6:228**

Provincial exemption no application, 6:228

Realization of section 427 security, **6:235**

Set-off and section 427 security, **6:236**

Taking possession of section 427 security for default, **6:234**

Unpaid seller of goods with rights of repossession, **6:241**

BANKRUPT

Acting as agent, **5:79**, **5:82**

Actions against, frivolous or vexatious defence, **7:165**

Advising trustee of address, 7:23, 7:178
Affairs of, persons having knowledge of, examination of, 7:30 to 7:43, 7:60

After-acquired property, information to trustee, **7:181**

Agent of, examination of, 7:30

Aiding in administering estate, **7:5 to 7:23**

Aiding in inventory, 7:5 to 7:23

Allowance to, for services after bankruptcy, **2:99**

Annulling bankruptcy, **3:137**, **3:161** to **3:163**, **7:239**

Arrest, 7:63

Assets, see ASSETS, PROPERTY

Assigning claim for unpaid wages to, 5:250

Attendance at first meeting of creditors, **6:15**

Bank account, see BANK ACCOUNT— TRUSTEE

Books of account, duty to keep, 7:155
Breach of trust, fraudulent, 7:173, 7:197

Business affairs, culpable neglect of,

7:164

Chartered accountant, 1:9

BANKRUPT—Cont'd	BANKRUPT—Cont'd
Clerk of, examination of, 7:30 to 7:43	False and misleading representation,
Continuing to trade, 7:158	7:203
Credit cards, delivery to trustee, Superin-	Fraud of, 7:174, 7:191 to 7:196
tendent of Bankruptcy Directive No. 3 published subsequent to November	Fraudulent breach of trust, by, 7:149 , 7:197
30, 1992 under Policy Statements,	Fraudulently concealing property, 9:9
7:5 to 7:23	Fraudulently disposing of property, 9:9
Debtor includes, 1:33	Gambling, 7:160
Deceased, assignment by, 3:171	Investigation of conduct by trustee, 2:59
Deceased, evidence of, 8:62	Liability for debt incurred after bank-
Deceased wife, evidence of, 8:62	ruptcy, 7:211
Decision of trustee, aggrieved by, 2:128 to 2:136	Liability for provable debt, 7:211
	Living expenses, allowance for, 2:99
Delivery of books and records to trustee, 7:8	Meeting of creditors, attending, 6:3 , 6:63 7:14
Delivery of credit cards to trustee, Super-	Obtaining advantage, 9:21
intendent of Bankruptcy Directive	Obtaining credit, 9:8, 9:14 to 9:16
No. 3, 7:7	Obtaining property by false representa-
Delivery of property to trustee, 7:6	tions, 9:8 Offences, see BANKRUPTCY
Directions, applying for, 2:119	OFFENCES
Director, cannot act as, 1:9 Director, examination of, 7:30	Officer or servant, examination of, 7:30
Discharge, see DISCHARGE OF BANK-	Official receiver's examination, atten-
RUPT	dance at, 7:24, 7:28
Disqualifications, certificate of removal of, 7:183	Pawning, pledging or disposing of property obtained or credit, 9:10
Documents, concealing section 168	Property, see PROPERTY
generally, 7:63	Proposal by, see PROPOSALS
destroying section 168, 7:63	Public accountant, 1:9
falsifying section 168, 7:63	Questionnaire, completion of, 7:28
mutilating section 168, 7:63	Rash and hazardous speculations by, 7:161
Duties	Real property of, 5:389 to 5:397
see also DISCHARGE OF BANK-	Redirection of mail, 2:122
RUPT	Removal as trustee of trust property, 5:10
generally, 7:5 to 7:23	to 5:20
failure to perform, 7:25, 7:178, 9:3	Remuneration of, 2:99
Earnings	Return of property to, 2:58, 6:422
generally, 5:265 to 5:274, 5:570	Right to inspect books and records of
information to trustee of, 7:181	trustee, 2:67
money owing for services prior to	Securities dealer, 1:9
bankruptcy, 5:276	Solicitor, cannot have a trust account, 1:9
Employee, examination of, 7:30	Statement of affairs, 7:10
Employment of, 2:99	Status, 1:9, 7:183
Engaging in business, 9:14 to 9:16	Surplus, right to, 6:422
Examination of, 7:30 to 7:43, 7:60	Trade or business engaging in, 9:14 to
Executor of estate, 1:9	9:16
Extravagance in living, 7:160	Trading after knowing insolvent, 7:158
Failure to perform duties, 7:5 to 7:23,	Transfer of property prior to bankruptcy,

BANKRUPTCY AND INSOLVENCY BANKRUPT—Cont'd Trustee, appointment and substitution, ACT—Cont'd 2:16 Scope—Cont'd Trustee verifying statement of affairs, municipal corporations, 1:25 2:56 BANKRUPTCY COURT Undischarged, disclosure to creditors, See COURTS 9:14 to 9:16 Unrealized assets, right to, 2:193 BANKRUPTCY OFFENCES Warrant to apprehend, see WARRANTS Generally, 9:2, 9:38 Acting as trustee when licence suspended BANKRUPTCY or restricted, 9:26 Act, see BANKRUPTCY and Agent of corporation, liability of, 9:27 INSOLVENCY ACT Aiding and abetting commission of, 9:2, Act of, see ACTS OF BANKRUPTCY 9:27 Annulment of, 3:137, 3:161 to 3:163, Alteration of books and records, section 7:239 198(e), 9:8 Commencement of, 5:356 Bail, 9:38 Date of, 1:60 Calling solicitor for bankrupt as witness, Date of initial bankruptcy event, 1:29 to 9:36 1:32 Community service, 9:28 Effect of. 1:5 Compensation order, 9:29 Investigations by official receiver, 7:29 Concealing property, 9:9 Misfortune caused by, 7:183 Director of corporation, liability of, 9:27 Notice of Disposition of property obtained on credit generally, 6:4 to 6:10 section 198(g), 9:10 publication of, 6:4 to 6:10 Documentary evidence obtained from Relating back of, 1:29 to 1:32, 5:356 bankrupt, 9:37 Stay of proceedings, **5:278**, **5:326**, **5:331** Duty of trustee to inform bankrupt of Time of commencement, 1:60 offences, 9:2 Effect of offences on discharge, 7:169 to BANKRUPTCY AND INSOLVENCY 7:171, 9:12 **ACT** Effect of offences on discharge of bank-Generally, **1:3, 1:12** rupt, 7:177 Act in good faith, 1:68 Effect of offences on proposals, 4:87 Attacks on constitutional validity, 1:12 Engaging in business, by undischarged Bank Act, interference with, 10:4 bankrupt, 9:14 to 9:16 Constitutionality of, 1:11, 1:12 Examination when criminal proceedings Crown, binding on, 1:67 pending, 7:42, 9:35 Effect on an individual, 1:9 Extradition for. 9:31 General approach, 1:7 Failure to comply with, Actor Rules, 9:23 History of, 1:5 Failure to disclose being undischarged, Interpretation of, 1:8 9:14 to 9:16 Provincial legislation interference with, Failure to keep proper books, 9:18 1:10 Failure to perform duties by bankrupt, Purpose of, 1:4 Scope Failure to perform duties by trustee, 9:22 banks, 1:19 False answers, 9:5 building society, 1:25 False claims by a creditor, 9:19 Fraudulent disposition of property, 9:4 cemetery company, 1:25 church corporation, 1:25 Indictment, form of, 9:32

Information, form of, 9:32

co-operative syndicate, 1:25

BANKRUPTCY OFFENCES—Cont'd	BANKRUPTCY ORDERS—Cont'd
Initiating criminal proceedings, 2:60, 9:30	Appeals from
Inspectors obtaining improper fees, 9:20	generally, 3:133
Making false entry, 9:6	costs of, 3:133
Material omission in statement of affairs,	effect of, 3:133
9:6	quashing, 3:133
Neglecting to answer proper questions, 7:54, 9:5	when should appellate court interfere, 3:133
Obtaining an advantage by bankrupt, 9:21	Appointment of trustee, 3:128
Obtaining credit, 9:8, 9:14 to 9:16	Attacks on, 3:121
Offences under section 198, 9:3	Collateral attack on, 3:121
Officer of corporation, liability of, 9:27	Commencement of bankruptcy
Particulars, effect of, 9:3	generally, 5:356
Pawning or pledging property, 9:10 Place for laying charge, 9:3	consent by court-appointed receiver, 3:127
Procedure for bankruptcy prosecutions,	consent by one director only, 3:127
9:30	consent to, 3:127
Proposal, effect on, 4:87	solicitor advising, care to be exercised,
Refusal to answer on examination section	3:126
198(1)(b), 7:54, 9:5	Costs of, 3:129
Removal of property out of possession of trustee, 9:25	Damages for improper presentation, 3:138
Reporting offences, 9:30	Discretion of court, 3:82 to 3:87
Reverse onus, 9:3	Effect of, 3:124
Solicitor for bankrupt, calling as witness, 9:36	Filing with official receiver, 3:122 Form of, 3:122
Status of trustee, 2:34	Immediate, 3:132
Stay because of pending criminal	Improper conduct of applicant, 3:87
proceedings, 9:39	Jurisdiction of registrar, if unopposed,
Time for commencing prosecution, 9:33	3:126, 8:66
Trustee acting when license suspended or restricted, 9:26	Limited partnership, 5:444 Necessity for full and complete
Trustee failing to perform duties, 9:22	disclosure, 3:121
Trustee soliciting proxies, 9:22	No assets, 3:86
Trustee's role in prosecutions, 9:30	No notice of dispute, 3:126 , 8:66
Who may lay a charge, 9:3	No right to relitigate application on
Withdrawal of criminal proceedings, 9:34	motion to set aside, 3:133 Notice of opposition, no one appearing,
BANKRUPTCY ORDERS	3:126
See also APPLICATIONS	Partnership, effect of
Generally, 3:121 , 16:74 , 16:75	generally, 3:125
Absconding debtor, precedent for, 3:132	application for, see Applications
Allegations in application, court relying	Precedence over attachments etc., 5:335
on, 3:126	see PRECEDENCE OVER ATTACH-
Annulling	MENTS, GARNISHMENTS,
generally, 3:137, 16:73	EXECUTIONS ETC.
no necessity for a discharge of bank-	Proof in support, 3:126
rupt, 3:137	Registrar, granting
order should not have been made,	generally, 3:126 , 3:137
3:137	mailing to trustee, 3:122 , 5:575
payment in full of debts, 3:137	Registration of real estate, 5:389 to 5:397

BANKRUPTCY ORDERS—Cont'd **BODILY HARM** Rescinding, 3:136, 8:37 to 8:44, 16:73 Damages for, not released by discharge, Setting aside and rescinding, 3:137, 7:187 7:239, 8:37 to 8:44, 16:73 **BOND** Staying of, 3:137 Generally, 2:14, 2:36, 2:40 Stay of proceedings as a result of, 5:278 Approval by inspectors, **2:40**, **6:85** Time when effective, **3:123** Cancellation of trustee's license, 2:40 Trustee, appointment of Date in force, 2:6 generally, 3:128 Enforcement of, 2:40 debtor's wishes irrelevant, 3:128 Excessive amount, 2:40 fees and expenses, 3:130 General bond, 2:14 serving copy on bankrupt, **16:73** Inspectors authorizing reduction, 2:40 Undischarged bankrupt, 3:121 Inspector's dispensing with Unopposed applications, 3:126 generally, 2:40 Varying, 3:136, 8:37 to 8:44 Jurisdiction of official receiver BANKRUPTCY RULES generally, 2:40 See RULES deposit with, 2:40 Jurisdiction of registrar, 2:40 **BANKS** Proposals, in, 2:40 After-acquired property, **5:407**, **5:573** Refusing to file, 2:22, 2:40 Assignment of book debts to, **5:473** Specific Cheque must be deposited in estate generally, 2:40 account, 2:66 enforcement of, 2:40 Definition of, 1:19 trustee suing on fidelity bond of bank-Deposit by trustee in, Superintendent of rupt, **2:40, 8:30** Bankruptcy Directive No. 5R5, 2:66 Summary administration, no bond, 2:40 Duty re property, 5:407 Superintendent, enforcement of, 2:14 Effect of bankruptcy on, 10:4 Time for filing, 2:40 Filing application by, 1:25, 3:5 Trustee acting before filing, 2:40, 8:30 Fire insurance, assignment of, 2:65 BOOK DEBTS Foreign banks, 1:19 See ASSIGNMENT OF BOOK DEBTS Interference with, 10:4 BOOKS AND RECORDS Person includes generally, 1:45 Auditor's documents, 7:57 Banking, Superintendent of Bankruptcy application against, 3:30 Directive No. 5R4, 2:66 application by, 1:25, 3:5 Bankrupt, inspection of trustee's records, Possession of property of bankrupt, 2:43 2:67 Proof of claim by, **1:25** Bankrupt must deliver to trustee, 2:42, Right to file a application, 1:25, 3:5 7:8 Section 427, see BANK ACT, Sections Books and records, taking possession by 426 and 427 trustee, 2:42 Transfer of funds, right of set-off, 5:548 Concealing section 168(1)(c), **9:6** Trustee's bank account, 2:66 Correspondence file of trustee, 2:67 Withdrawal of funds by trustee, 2:66 Creditor, inspection of trustee's records, 2:67 **BILL OF COSTS** Delivery to bankrupt after discharge of See COSTS trustee, 16:66 BILLS OF SALE Delivery to purchaser of assets, 16:66 See CHATTEL MORTGAGES Delivery to trustee, 2:42

Generally, 5:117

BOOKS AND RECORDS—Cont'd **BUSINESS** Discovery and production of bankrupt's See CARRYING ON BUSINESS books and records by trustee, 2:64 CALL Disposal of, by trustee, 16:66 See CONTRIBUTORIES Duty of trustee to keep, 2:67 Electronic form documents, 2:47, 2:48 **CANADA GAZETTE** Entering premises, 2:42, 7:57 Registration in, **10:3** Examination of, by trustee, 7:57 CANADA PENSION PLAN Falsifying section 168(1)(c), 9:6 Deemed trust for, 5:27 to 5:29 Inspection of, who may do so, 2:67 Inspectors, access to, **6:66** CANADIAN PAYMENTS Keeping of, by trustee ASSOCIATIONS ACT generally, 2:67 Letters of credit, **6:292** inspection of, 2:67 Priority of claim, 6:292 transfer to new trustee. 2:124 CARRYING ON THE BUSINESS OF No solicitor and client privilege, 7:57 THE BANKRUPT Obtaining possession of, by trustee, 7:57 Generally, 2:53, 2:89, 2:106 Personal correspondence of bankrupt, After first meeting of creditors, 2:89 2:42 Carrying on, by trustee, 2:89 Privileged documents, 2:68 Credit received in, 2:89, 2:104, 2:106 Procedure for obtaining, 7:57 Debt incurred in, 2:89, 2:104, 2:106 Production pursuant to section 231.2 of, Environmental damage, caused by, 2:28 Income Tax Act, 2:68 Interim receiver giving security under, Requiring accountant to produce, 7:57 Bank Act, 2:104 Solicitor-and-client privilege, 2:42, 7:57 Keeping records, 2:89 Solicitor's lien, on, 2:48, 16:66 Only for beneficial administration of Solicitor's obligation to deliver to trustee, estate, 2:89 2:42, 2:48, 7:57 Permission of inspectors, 2:89 Substituted trustee, delivery to, 2:124 Personal liability of trustee, 2:106 Taking possession of books of account, Prior to first meeting of creditors 2:47 generally, 2:53 Third party's books, 2:44 no need for order, 2:53 Trust ledgers of a solicitor, 2:42, 7:57 Trustee giving security under, Bank Act, Warrant to enter premises, 2:41, 7:57 2:93, 2:104, 2:105 **BORROWING MONEY** Trustee's remuneration for, **2:178** Interim receiver, by, 2:104 Trustee under no obligation, 2:106 Security under section 427 of, Bank Act, CEASING TO MEET LIABILITIES 2:105 See also ACTS OF BANKRUPTCY Trustee, after appointment of inspectors Able to pay, 3:50 generally, 2:93 Act of bankruptcy, 3:50 prior to appointment of inspectors, Date of occurrence, 3:50 2:104 Exhaustive investigation unnecessary, **BUILDERS' LIEN** 3:50 See LIEN; MECHANICS' LIEN Failing to pay one creditor, 3:50 Meaning of "Generally," 3:50 **BUILDING SOCIETIES** Paying some creditors, **3:50** Without share capital, 1:25 Question of fact, **3:50 BULK SALES** Unwilling to pay, 3:50

What constitutes, 3:50

CEASING TO MEET LIABILITIES —Cont'd

What does not constitute, 3:50

CERTIFICATE BANKRUPTCY **CAUSED BY MISFORTUNE**

Generally, 7:183

Absence of misfortune, 7:183

No misconduct, 7:183

Removal of statutory disqualifications, 7:183

CERTITICATE OF JUDGMENT

Completely executed by payment, 5:335 Costs of first judgment creditor, 5:347 to 5:354

Not a secured creditor

generally, 5:335, 6:164

bankruptcy order and assignment taking precedence over, 5:335

CERTITICATE OF PENDING LITIGATION

See LIS PENDENS

CHAIRPERSON

See MEETING OF CREDITORS

CHARGE

Holder of, a secured creditor, 1:50, 6:164

CHARGES

Incidental to administration of estate, payment of, 2:66, 2:173

CHARGING ORDERS

Priority of, 5:345

Solicitor, effect of, 2:49

CHATTEL MORTGAGES

Generally, 5:118

Accelerated rent and, 6:334 to 6:341

Fraudulent preference and, 5:515, 5:516

Grounds for attacking, 5:118

Land lord, priority, 6:385

Secured creditor includes, 1:50, 6:164

Seizure and sale before bankruptcy, 5:118 Status of trustee to attack, 5:2, 5:118

CHERRY V. BOULTBEE, RULE IN

Generally, 5:553

Effect of, 5:553

Meaning of, 5:553

No application to action for damages,

CHERRY V. BOULTBEE, RULE IN

—Cont'd

No application to income tax claim, 5:553

No mutual debts, 5:553

Unascertained debt, 5:553

CHILD

Liability for support not released by discharge of bankrupt, 7:188

Priority of, 6:320

Provable claim for support, 6:136

CHILD TAX BENEFIT

Generally, 5:256

Cannot be assigned, 5:256

Possible effect on discharge of bankrupt, 5:256

Restriction on voting section 113(3), 6:38

CHOSES IN ACTION

See also ASSIGNMENT OF BOOK **DEBTS**

Action by bankrupt will be dismissed, 5:250

Bankrupt cannot collect, 5:250

Champterous agreement, 5:250

Compromising and settling debts, 2:94

Damages for breach of contract & torts, 5:250

Discharge of trustee does not vest in bankrupt, 2:193, 2:200

Name to be used by trustee in collecting, 2:32

Nothing owing at date of bankruptcy, 5:250

Order to continue, 5:250

Personal injuries, 5:250, 5:562 to 5:568

Personal torts, 5:250, 5:562 to 5:568

Property includes, 1:46, 5:250

Provincial health care payments, 5:250

Rights of action for damages, 5:250,

5:562 to 5:568

Sale of, by trustee, 5:250

Vesting in trustee, **5:250**, **5:562 to 5:568**

Wages owing to bankrupt, 5:250

CHURCH CORPORATIONS

Actnot applicable to, 1:25

Cannot have an application made against,

Not included in definition of corporation, 1:25

CLAIMS CLAIMS—Cont'd Injuries to employees, 6:390 See also ADMISSION OF CLAIMS. DISALLOWANCE OF CLAIMS. Interest, 6:140, 6:254, 6:255, 6:421 and PROOF OF CLAIM Land lord, 6:327 to 6:386 Acquired after bankruptcy, voting on, Levy, 4:129, 6:295, 6:425 to 6:429 6:30 Municipal taxes, 6:321 to 6:325 Admiralty claims, 8:27 Netting of claims, 6:109 Admission of, see ADMISSION OF Not released by discharge **CLAIMS** see DEBTS NOT RELEASED BY Allowance by trustee, appeal from, **8:80** ORDER OF DISCHARGE Aquaculturist, **5:423 to 5:435** generally, 7:185 to 7:207 Assignment of, 6:431 Partnership, see PARTNERSHIP Automobile insurance, proceeds of, 6:423 Payable rateably, 6:403 Child support, **6:136**, **6:320** Postponement of, 6:395 to 6:399, 6:401 Compromising, 2:95 Preferred payment of, 6:285 to 6:429 Contingent Priority of, 6:285 to 6:291 see also CONTINGENT CLAIMS Proof of, see PROOF OF CLAIMS generally, **6:124 to 6:132** Provable, see PROVABLE CLAIMS Costs, claims for, 6:119 Public utilities, 6:392 Costs of administration, 6:294 Scheme of distribution, 6:285 to 6:291 Crown, 5:446 to 5:449 Splitting of, 6:30 Disallowance Spousal and child support, 6:136, 6:320 see also DISALLOWANCE OF Subordination of, 6:138 **CLAIMS** Subrogation of, **6:116** generally, **6:266 to 6:270** Unemployment insurance, 6:389 appeal from, 6:273 to 6:282, 8:80 Unliquidated duty of trustee to examine proof, 6:261 see CONTINGENT CLAIMS Discharge of bankrupt, effect of, 7:212 to generally, **6:124 to 6:132** 7:224, 7:226 to 7:231 Valuation of, on proposal, 4:106 to 4:110 Effective date for application Wages earners, 6:297 to 6:316 generally, 3:123 **CLAIMS PROVABLE** for proposal section 62(1.1), **4:31**, See PROVABLE CLAIMS 4:57, 4:72 Events occurring after bankruptcy, 6:105 **CLAIMS TO PROPERTY IN** Execution creditor, 5:335, 5:347 to 5:354, POSSESSION OF BANKRUPT 6:388 See also UNPAID SELLER False statement in proof of claim, **6:154** Generally, 5:410 to 5:422 Farmer Appeals, **5:416** see also, FARM DEBT MEDIATION Deemed trusts, claims for, 5:27 to 5:29, ACT 5:413 generally, 5:423 to 5:435 Exclusive jurisdiction, **5:420** Filing Extension of time, **5:410 to 5:422** generally, 6:446 to 6:450 Notice of disallowance improper, 5:410 failure to file, 6:446 to 6:449 Notice to prove, form of, 5:419 time for, 6:446 to 6:449 Onus on claimant, 5:415 Fisher, 5:423 to 5:435 Owner making claim, 5:411 Foreign currency claims, 6:134, 14:25 Possession by bankrupt, essential, 5:412 Foreign discharge, effect of, 7:225 Procedure, 5:410 to 5:422 Funeral and testamentary expenses, **6:293** Property not owned by bankrupt, 5:409 Income tax, 6:89, 6:389 Proposals, 5:422

CLAIMS TO PROPERTY IN POSSESSION OF BANKRUPT —Cont'd

Proprietary claim, essential generally, **5:413**

Real property, application to, **5:410** Registrar, jurisdiction of, **5:410 to 5:422**

Restriction, 5:410 to 5:422

Revendication, 5:422

Right of unpaid seller to repossess, 5:423 to 5:435

Secured creditors, **5:410 to 5:422**

Specifically identifiable property, **5:412**Trustee electing to admit or dispute claim, **5:414**

CLOSELY CONNECTED PERSONS

See ARM'S LENGTH TRANSAC-TIONS, RELATED PERSONS, and REVIEWABLE TRANSACTIONS Generally, **1:66**

COLLECTIVE BARGAINING AGREEMENT

See LABOUR RELATIONS
interim receiver not necessarily a successor employer, 5:253
Termination by bankruptcy, 5:253

COMMERCIAL LEASES

Compensation for, when disclaimed, 4:120

Disclaimer of, in proposals, 4:120

COMMISSIONS

Directors and officers, **6:311**Payable when goods are shipped, **6:303**Wages include, **6:303**

COMMITTAL

See WARRANTS

Application for failure to attend for examination, 7:53

COMMITTEE OF MENTAL INCOMPETENT

See MENTAL INCOMPETENT

COMMON-LAW PARTNER

Death of, 8:62
Definition of, 1:45
Restricted claim for wages, 6:398
Support order for, 7:188

COMPANIES

See CORPORATIONS

COMPANIES' CREDITORS ARRANGEMENT ACT

Generally, 19:3

Act in good faith, 1:68

Affiliated companies

generally, 20:30

company controlled by a person or two or more companies, 20:31

Alteration of plan by creditors, 21:31

Alterations of plan

generally, 21:15, 21:31

no need to distribute to creditors or obtain court approval, **21:31**

Appeals

generally, 22:99

application for leave usually taken to judge of Court of Appeal, 22:99

criteria for granting leave, 22:100

discretion to permit, 22:99

ex parteerrors, 22:99

extending time, 22:99

hearing of, 22:102

leave to appeal, 22:99

stay pending appeal, 22:101

Supreme Court of Canada, 22:104 unsuccessful bidder cannot appeal,

22:100

Approval of plan by the court, **21:16**Arbitration proceedings, stay of, **22:13**Arrangements, **21:2**

Assessment for income tax, staying of, 22:13

Assignment of claim of creditor generally, 21:12

court's decision to make order, 22:51

criteria to apply in considering proposed assignment, **22:46**

exceptions to court's ability to assign generally, **22:47**

collective bargaining agreements, 22:50

eligible financial contracts, **22:49** post-commencement agreements, **22:48**

Bankruptcy and Insolvency Actand relation to, 19:3, 22:12, 22:73, 23:25, 23:76

Bargaining agent, meaning of, 20:4

COMPANIES' CREDITORS	COMPANIES' CREDITORS
ARRANGEMENT ACT—Cont'd	ARRANGEMENT ACT—Cont'd
Bond, meaning of, 20:5	Court, meaning of, 20:10
Cash flow statement, meaning of, 20:6	Court approved sale process, 21:29
Charge for goods and services supplied after filing, 22:34	Court authorizing assignment of agreement, 23:78
Claims bar order	Court declaration, where directors have
generally, 23:3	resigned or have been removed, 21:9
appeal from, 23:3	Court declaration where compromise
extension of time, 23:3	would not be fair and reasonable,
Claims for damages, 23:2	21:8
Claims for fraud, conspiracy and breach of fiduciary duty, 21:20	Court order prohibiting release of information where prejudice to debtor
Claims of creditors	company, 22:2, 22:7
generally, 23:2	Court order that constating instrument be
amount of claims, 23:6	amended, 21:25
barring procedure, 23:3	Courts, acting in aid of each other, 22:108
claims not compromised by plan, 21:7,	Creditors
23:4	generally, 23:12
contested claims, 23:7	criteria, 23:13
definition, 23:2	equity claims, 23:15
negotiation and mediation of, 23:3.50	related claims, 23:14
process, 23:2	Critical suppliers, 22:55
proof of, 23:3:30	Cross border insolvency proceedings
Claims that cannot be compromised, 21:7,	generally, 24:2 to 24:23
23:4	application for recognition of foreign
Classifying creditors, 21:12	proceeding, 24:8
Collective agreement	attornment to the jurisdiction, 24:15
generally, 20:7, 23:58 to 23:64	call in aid foreign courts, 24:13
court authority to order, 23:63	cooperation, 24:17
court criteria, 23:60	discretionary orders made after recog-
meaning of, 20:7	nition order, 24:16
notice to bargain, 23:59	dividends and property received in a foreign proceeding, 24:18
parties to agreement, 23:64 remains in force, 23:58	effect of recognition order, 24:11
*	examinations of debtor or other
revise, 23:62	persons, 24:14
vote of creditors, 23:61	foreign court, definition of, 24:4
Commencement of proceedings, 22:5	foreign main proceeding, definition of,
Company, meaning of, 20:9	24:5
Compromises, 21:2	foreign non-main proceeding, definition
Condition precedent to filing, 20:29	of, 24:6
Conflict between, Actand instrument, 21:33	foreign representative, definition of, 24:7
Consolidation of proceedings, 21:13	guidelines applicable to court to court
Constitutional validity of, 19:3	communications, 24:22
Contingent claim, 23:2	miscellaneous cross-border provisions,
Contractual obligations arising after filing, 22:13	24:21 multiple proceedings, 24:20
Conversion of claims to Canadian cur-	obligation to inform court of any
rency, 23:97	substantial change, 24:19

COMPANIES' CREDITORS	COMPANIES' CREDITORS
ARRANGEMENT ACT—Cont'd	ARRANGEMENT ACT—Cont'd
Cross border insolvency proceedings	Financial collateral, meaning of, 20:16
—Cont'd	Foreign judgment, conversion to Cana-
proof of foreign proceeding, 24:9	dian funds, 23:2
protocol, 24:18	Foreign proceeding, 22:112
purpose of provisions, 24:3	General rules, 25:3
recognition of foreign proceeding,	Income trust, meaning of, 20:17
24:11	Indemnification
stay of proceedings, 24:12	generally, 22:64
Crown claims, 22:53, 22:112, 23:10, 23:90 to 23:93	gross negligence, willful misconduct, gross or intentional fault, 22:66
Act binding on the Crown, 23:93	ranking directors' charge, 22:65
deemed trust provisions, 23:90	
deemed trust under provincial	Initial application, meaning of, 20:18 Interim receiver appointment of
legislature, 23:91	
payment of, 21:22	generally, 22:84
workers' compensation claims, 23:92	reason for appointment, 22:84
Debt meaning of, 23:2	International insolvencies
Debtor company, meaning of, 20:11	generally, 22:112
Debtor in possession financing	purpose of provisions of, Act, 22:112
generally, 22:40	recognition of foreign plan, 22:112
considerations before granting, 22:40	refusal to review order at request of
court may order priority charge, 22:41	foreign court, 22:84, 22:112
criteria to be applied by court, 22:43	stay of Canadian proceedings, 22:112
priority over builder's lien, 22:40	Interpretation of plan after sanction of court
- ·	
Debts payable in foreign currency, 23:97 Deemed trusts, 22:112	generally, 21:21
Directors, compromise of claims	judge interpreting own order, 21:21, 22:102
	Jurisdiction of courts
generally, 21:6 charge for, 21:6	generally, 22:2
Disclaimer or resiliation of contracts	inherent jurisdiction, 22:2
	proper place to file application, 22:2
generally, 23:49	Leases, termination of
court approval, 23:51	· ·
factors to consider, 23:52	generally, 20:15
notice, 23:50	advance further credit, 23:70
provable claim of loss, 23:54	aircraft objects, 23:71
provided reasons, 23:55	application, 23:67
right to intellectual property, 23:53	cash or valuable consideration, 23:69
specified contracts, 23:56	prohibition on termination, 23:66
Disclosure of economic interest, 22:86	provisions, contrary to, 23:72
Duties under section 158, 23:76	provisions, exceptions to, 23:73
Effect of order in other provinces, 22:106	public utilities, 23:68
Effect of sanctioning plan, 21:18	Lessors of equipment, treatment of, 22:34
Eligible financial contract, meaning of,	Materials to accompany application, 22:6
20:13	Meeting of creditors, 21:14
Equity claim, meaning of, 20:14	Modification of plan, 21:31
Equity interest, meaning of, 20:15	Monitors
Federal Court, effect of stay order on,	access to company's records and data,
22:9	23:30

COMPANIES' CREDITORS	COMPANIES' CREDITORS
ARRANGEMENT ACT—Cont'd	ARRANGEMENT ACT—Cont'd
Monitors—Cont'd	Order effective for whole of the day on
advise court, 23:25	which it is made, 21:2
advise creditor, 23:21	Order meeting of creditors, 21:3
advise on fairness of plan, 23:26	Order meeting of shareholders, 21:4
appointment of, 22:75	Parallel restructuring negotiations, 22:97 Part of business in foreign jurisdiction,
assistance, 22:78 attend court proceedings, 23:24	22:106
auditor can act, 22:38	Persons related or dealing at arm's length,
code of ethics, 23:31	20:27
cost of administration, 22:83	Plan more generous to certain creditors,
creditor access to information, 23:27	21:12
definition of, 22:75	Plan where company subject to bank-
duties of, 21:2, 22:76	ruptcy or winding-up legislation,
employee claims, 22:80	21:24
environmental conditions or damage,	Professional fees, advance for
22:81	generally, 22:40
fees of, 22:68	effective participation in proceedings, 22:70
file prescribed documents, 23:22	financial and legal experts, 22:69
functions the court direct, 23:28	monitor's fees, 22:68
hiring employees of bankrupt, 22:75	priority of security or charge, 22:71
interim receiver, 22:84	Professional fees, setting a cap, 22:75
investigate company's business and	Proof of claim, 23:3:30
affairs, 23:19	Proposals after filing, 4:149
levy to Superintendent of Bankruptcy,	Protection of claims of employees and
23:23	former employees, 21:26
liability, 22:79	Protection of pension claims, 21:27
meaning of, 20:19	Provincial legislation, 23:15
preparation of report, 23:29 priority of fees, 21:2	Purposes of Act, 19:3
publish orders, 23:17	Regulations, 24:23
replacement of, 22:82	Remittances due after application for
report to court, 23:20	initial order, 21:23
restructuring officer or committee,	Requirements to act in good faith, 1:68 Restraining right of set-off, 22:45
22:85	Restructuring officer or committee, 22:85
review company's cash-flow statement,	Review of the, Act, 25:2
23:18	Rules, 22:110
who can act as, 22:77	Sale of assets by debtor
Motions, cost of, 23:2	generally, 21:20
Necessity for claims exceeding § 5 mil-	after approval by court, 23:84
lion, 20:29	court approval, 23:77
Net termination value, meaning of, 20:20	court to authorize only where company
Non-inclusion of parent company, 21:16	can make specified payments,
Obligations to assist monitor, 23:75	23:83
Offer made to particular group of credi-	criteria to apply, 23:80
tors, 21:2	notice of application to court, 23:79
Ontario, Business Corporations Act, use	prohibitions on sale, 23:78
of, 20:5	sale or disposition free and clear of
Order binding in other provinces, 19:3	security. 23:82

OMPANIES' CREDITORS	COMPANIES' CREDITORS
ARRANGEMENT ACT—Cont'd	ARRANGEMENT ACT—Cont'd
Sale of assets by debtor—Cont'd	Stay of proceedings—Cont'd
sale to related party, 23:81	directors—Cont'd
Sale of substantial assets prior to	removing directors, 22:61
consideration of plan by creditors,	resigned directors, 22:60
23:78	disobedience of, 22:29
Sanction of plan	eligible financial contracts, 20:13,
generally, 21:16	22:32
adjournment of application, 21:16	equity solicitation, 22:37
interim receiver applying for, 21:20	Excise Tax Actclaims, 22:54
Secured creditor, meaning of	extension of time, 22:10
generally, 20:21	labour relations, 22:26
plan offered only to secured creditors,	lease, repudiation of, 21:2, 21:33
21:20	letters of credit, 22:33
success payment to, 20:15	lien claims, 22:36
Set-off	lifting the stay, 22:30
generally, 22:112, 23:9	minister of finance, performance of
binds the Crown, 23:10	duties in relation to, 22:21
equitable set-off, 22:112	monitor to send copy to know creditors.
Setting aside, 22:30	22:18
Shareholders, cannot vote, 21:4, 23:15	non-disclosure, 22:30
Shareholders, compromise with, 23:15	oppression remedy, 23:2
Shareholders, meaning of, 20:22	preferences and transfers at undervalue
Stay of proceedings	generally, 23:87
generally, 20:15 , 22:9	dates and terms to be applied, 23:88
after approval of plan, 22:27	proceedings, meaning of, 22:13
appeal from, 22:31	proceedings to obtain, 22:10
arbitration proceedings, 22:13	proceedings under, Bankruptcy and
assessment for income tax, 22:13	Insolvency Act, 22:12
Bankruptcy and Insolvency Actproceedings, 22:12	proceedings under, Winding-up and Restructuring Act, 22:12
Canada deposit insurance corporation, duties of in relation to, 22:21	prohibiting commencement of proceedings, 22:14
Canadian Payments Act, in relation to,	provision for payment of claims in full
22:19	or in part, 21:12
cancellation of stock exchange listing,	regulatory body, 22:13 , 22:24
22:13	restraining further proceedings in an
claims under section 224(1.2) of,	action, 22:13
Income Tax Act, 20:15	restraining right of set-off, 22:45
class action, 22:30	sale of assets after approval of plan,
crown claims, 22:23	23:84
deemed trusts, 22:112	sale of substantial assets prior to court's
derivative contracts, 22:49	consideration of the plan
DIP financing, 22:40	generally, 23:78
directors	court authorizing assignment of
generally, 21:6 , 22:58	agreement, 23:78
exceptions to stay with guarantee, 22:59	scope of order under initial application, 22:11
filing vacancy, 22:63	scope of order under subsequent
no reasonable cause of action, 21:6	applications, 22:15

COMPANIES' CREDITORS	COMPANIES' CREDITORS
ARRANGEMENT ACT—Cont'd Stay of proceedings—Cont'd	ARRANGEMENT ACT—Cont'd
sale of substantial assets prior to court's	Superintendent of Bankruptcy—Cont'd written decision, 23:45
consideration of the plan—Cont'd	Superintendent of Financial Institutions,
security on aircraft objects, in rela-	meaning of, 20:24
tion to, 20:6	Termination of contracts, 21:33, 22:45
setting aside, 22:30	Title transfer credit support agreement,
special payment to secured creditors	meaning of, 20:25
if plan successful, arrangement for, 22:35	Transferring proceedings under the, Bank- ruptcy and Insolvency Act, 22:73
stay not affect action against other	Treatment of equity claims, 21:28
persons, 22:17	Unsecured creditor, meaning of
stay on actions against directors,	generally, 20:26
22:16	payment to, prior to filing, 22:56
Superintendent of Financial Institu-	Vacancy, 22:63
tions, duties of in relation to, 22:21	Voting on plan
suppliers after filing of plan, 22:34	generally, 21:14
surplus after paying creditors, 20:17	benefit given to obtain vote, 21:14
terminating contracts, 22:45	court decides who may vote, 21:14
third parties	proxies, 21:14
generally, 22:38	shareholders, right to vote, 21:2, 23:15
restraining sale of shares, 22:38	show of hand s, 21:14
thirty-day goods, 22:28	valuation for voting, 21:14
true leases, payments under, 22:34	Who may make the application
varying, 22:30	generally, 21:2
Winding-up and Restructuring	secured creditors only, 21:2
Actproceedings, 22:12, 22:22	Winding-up and Restructuring Actreference to, 22:14, 23:2
Subsidiary, 20:32	Withdrawal of capital revenue by debtor,
Superintendent of Bankruptcy	21:33
see also Superintendent of Bankruptcy under the, BIAprovisions	Workers' Compensation claims, 22:112, 23:92
generally, 23:33 to 23:47	23.72
access to records, 23:38	COMPENSATION
action against monitor	Money paid by way of, 5:187
generally, 23:40	Order for, 9:29
monitor to receive notice, 23:41	COMPLAINT FOR BANKRUPTCY
decision of a federal board or tribunal, 23:46	OFFENCE
delegate authority, 23:47	See also BANKRUPTCY OFFENCES
engage professionals, 23:39	Form of, 9:1 , 9:32
hearing convened, 23:43	Time for, 9:1, 9:33
intervene in proceedings, 23:35	COMPOSITION
investigation, 23:37	See PROPOSAL
issue summons, 23:42	
meaning of, 20:23	COMPROMISING AND SETTLING
record of proceedings, 23:44	CLAIMS
records, 23:33	See also CHOSES IN ACTION
records of complaints, 23:36	Generally, 2:95
review monitor 23.34	Absolute power of trustee 2.94

COMPROMISING AND SETTLING CLAIMS—Cont'd

Court approval, no necessity for, **2:95** Court approval, when required generally, **2:95**

how confirmed, 2:94

Court making order that objections not valid, **2:95**

Necessity for inspectors' approval, 2:73, 2:95

Objection by unsecured creditor, **2:95** Setting aside, **2:95**

COMPROMISING AND SETTLING DEBTS

Generally, **2:94**Absolute power of trustee, **2:94**Court directions, no need for, **2:94**

CONCEALMENT

See BOOKS and RECORDS

CONDITIONAL DISCHARGE OF BANKRUPTCY

See DISCHARGE OF BANKRUPT

CONDITIONAL SALES

Generally, **5:85**Lease with option for purchase, **5:85**Secured creditor, includes, **1:50**Trustee not entitled to, **5:85**Words necessary to create, **5:85**

CONDUCT MONEY

Payment to person being examined, 7:52

CONSERVATORY MEASURES BY TRUSTEE

See also PERISHABLE GOODS
Generally, 2:52
Marginal grain accounts, 2:52
No necessity for order to dispose of perishable goods, 2:52
Sale of shares, 2:52
Seasonable goods not perishable, 2:52

CONSIGNMENT GOODS

Generally, **5:86 to 5:91**Agency relationship is essential, **5:86**Burden of proof, **5:87**Commercial consignment, **5:151**Distinguished from sale or return, **5:89**Essential elements of, **5:88**

CONSIGNMENT GOODS—Cont'd

Funds removed from trust account without authority, **5:90**Intention of parties, **5:88**Mixing with other goods, **5:88**No need to make inquiries as to right to sell, **5:86 to 5:91**"On consignment" insufficient, **5:88**PPSA, **5:86 to 5:91**, **5:151**Procedure for claiming, **5:91**Remedies of consignor, **5:90**True consignment, **5:151**

CONSOLIDATION OF BANKRUPT ESTATES

Jurisdiction to order, 8:7

CONSOLIDATION ORDER

Effect on guarantors, **12:9** Orderly Payment of Debts Act, **11:2**

CONSTITUTIONAL LAW

Appointment of interim receiver, **3:104**Attacks on constitutional validity, **1:12**Conflict between provincial statute and,
Bankruptcy and Insolvency Act, **1:10**Federal bankruptcy legislation, **1:11**Method of determining validity, **1:10**Provincial legislation, **1:10**

CONSTRUCTION LIEN

See LIEN, MECHANICS' LIEN

CONSTRUCTIVE TRUST

See TRUST PROPERTY

CONSUMER PROPOSALS

Generally, 4:152, 4:171
Acceleration of payments, 4:161
Administrator refusing to file, 4:153
Administrator's fees and expenses,
16:114

Agreement terminated by, 4:160
Alimony and maintenance, claim for,
4:159, 6:320
Amendment of, 4:163
Annulment of
generally, 4:164
effect of, 4:164

notice to creditors, **4:164** payments made after, **4:164**

Approved by court generally, **4:158**

CONSUMER PROPOSALS—Cont'd CONTINGENT CLAIMS—Cont'd Approved by court—Cont'd Disallowance of, **6:124**, **6:262**, **6:266** to must be fair and reasonable, 4:158 6:270 Assignment in bankruptcy, 4:166 Equipment rental claims, 6:131 Bankruptcy prior to September 30, 1997, Foreign currency, 6:124 to 6:132 4:153 Guarantor, 6:126, 6:133 Calculation of § 75,000, **4:153** Incapable of valuation, **6:125** Completion of, 4:169 Procedure for valuing, 6:124 Creditors bound by, 4:159 Proposals and, 6:124 to 6:132, 6:139 Crown bound by, 4:159 Rental of a chattel, 6:131 Debtor, protection of, 4:167 Too uncertain, 6:129 Default, relieving against, 4:164 Unliquidated claims, 6:127 Discharge of administrator, 16:81 Valuation by trustee, 6:124 Eligibility to make, 4:153 Voting by, 6:41 Eligible financial contracts, 4:168 **CONTRACTS** Failure to make payments for 3 months, Damages for breach effect of, 4:164 generally, 5:252 Fees, in connection with, 4:170 duty to mitigate, 5:252 Income tax claim, released by, 4:159 Disclaimer by trustee of, 5:252 No extension of time, in case of default, Effect of bankruptcy on, 5:252, 5:357 to 4:164 Persons eligible, 4:153 Employment contracts, effect on, 5:252, Postponing deemed acceptance, 4:155 6:297 to 6:316 Procedure, 4:155 Personal services, 5:252 Proposal by ineligible person, **4:158** Property of bankrupt, 5:252 Protection of debtors, 4:167 Rescission, 5:92 Public utilities, **4:162** Purpose of, **4:152 CONTRIBUTORIES** Rent owing prior to filing, 4:167 Generally, 5:399 to 5:405, 16:84 Revival of a consumer proposal, 4:165 Amount unpaid, 5:402 Second consumer proposal, 4:153, 4:164 Applicable law, 5:399 Secured creditors, 4:156 Asset of estate, 5:399 Stay of proceedings, 5:357 to 5:366 Calls, 5:399 to 5:405 Taxation of accounts, 4:171 Cancellation of subscription, 5:404 Termination because of insolvency, 4:160 Co-operative, unpaid amount on shares, Termination of eligible financial contracts 5:399 to 5:405 in a consumer proposal, 4:168 Corporation purchasing own shares, Terms of, **4:154** 5:406 Voting, 4:157 Demand for payment Who may make, **4:153** generally, 16:83 **CONTINGENT CLAIMS** service of, 16:83 Disputing liability, 5:405, 16:84 Generally, **6:124 to 6:132** form of, 16:83 Appeal from disallowance, 6:273 to 6:282 time for. 16:83 Breach of employment contract, 6:128 Installment payments, 5:399 to 5:405 Crystallized in judgment, 6:132 Necessity for allotment or acceptance, Damages, 6:127 5:401 Definition of, 6:125 Onus on trustee to prove allotment, 5:399 to 5:405 Determination by trustee final and conclusive, 6:124 Proceedings to recover, 5:405, 16:83

CONTRIBUTORIES—Cont'd

Rights of trustee, **5:400**Transfer of unpaid shares, **5:403**Waiver of notice of allotment, **5:399 to**

5:405

CONVEYANCES

See FRAUDULENT CONVEYANCES, FRAUDULENT PREFERENCES, PROPERTY and REAL PROPERTY

CO-OPERATIVE SOCIETY

Application against, 3:29
Assignment by, 1:25
Balance owing on shares, 5:399 to 5:405
Whether corporation includes, 1:25
Whether person includes, 1:45

CO-OPERATIVE SYNDICATE

Not included in definition of corporation, 1:25

COPYRIGHT

Generally, 5:235, 5:441
Acquired by bankrupt, 5:235
Assignment of, 5:441
Fixed fee not a royalty, 5:441
Property must have been assigned to bankrupt, 5:235
Property of bankrupt subject to, 5:235, 5:441
Sale of, 5:235, 5:441

CORPORATION

Assignment by, **3:171**

Bankruptcy offence committed by, 9:27
Banks, see BANKS
Benefit conferred on director, 5:181
Claim of officers and directors for salary,
6:311

Corporate entity, continues, **1:25** Definition of, **1:25**

Directors and officers, duties of, 7:5 to 7:24

Directors and officers, effect on, **1:25**Examination of officers and directors by official receiver

official receiver generally, **7:24**, **7:28** by creditors, **7:44 to 7:49** by trustee, **7:30 to 7:43** Impairing capital, **5:406** Inside directors, liability of, **1:25**

CORPORATION—Cont'd

Insurance companies, not included in definition, 1:25

Liability of officers and directors for GST and income tax, 1:25

Liability of officers and directors for offences, 9:27

Liability of officers and directors for wages, **6:317**

Loan companies, not included in definition, **1:25**

Payment of compensation, incentives or other benefits within 12 months of bankruptcy, **5:588**

Payment of dividend within 12 months of bankruptcy, **5:587**

Performance of duties of bankrupt, 7:24 "Person" includes, 1:45

Postponement of claims of directors section 140, **6:395 to 6:399**

Proof of claim by, 6:24 to 6:28

Proxies by creditors, 6:42 to 6:51

Purchasing own shares, 5:406

Railway companies not included in definition, **1:25**

Redemption of shares, 5:576

Registration of transfer of shares, 1:25

Reviewable transactions, **5:576**, **6:395** to **6:399**

Successors of, "Person" includes, **1:45**Trust companies not included in definition, **1:25**

Voting by, restrictions on, 6:38

COSTS

Generally, 8:111 to 8:146

Action by creditor where trustee refuses to take proceedings, **2:162**

Advances to solicitor for debtor to defend application, **3:62**, **8:123**

After bankruptcy incurred by bankrupt, 8:125

Against trustee, 8:126

Appeal from disallowance, 6:280

Appeal from taxation, **8:146, 16:37**

Appeals, costs of, 8:119

Application for directions, costs of, 2:114

Approval of inspectors

generally, 8:121, 8:128

giving of general authority, 8:128

Assignment on, 8:123

costs prior to, 8:123

COCTEG C 41	L COSTES C. 411
COSTS—Cont'd	COSTS—Cont'd
Authorized services only, are payable section 197(4), 8:116, 8:128	Party and party, 8:112, 8:117, 8:123
Awarded against a non-party, 8:127	Personal liability of solicitor, 8:115
Bankrupt, attendance on taxation, 8:142	Personal liability of trustee, 8:114
Bankrupt, attendance on taxation, 8.142 Bankrupt's costs after assignment or	Personal liability of trustee for costs of
bankruptcy order, 8:125	discharge, 8:134
Bill of costs, form of, 8:113	application on, 8:123
Certificate of taxation on	Preceding assignment or application, 8:123
generally, 16:37	
of trustee on bill of costs, 8:113, 16:37	Priority of payment
Change in hourly rate during administra-	generally, 6:294 , 8:120
tion of bankrupt estate, 8:117	priority changed by reason of equitable fraud, 6:294, 8:120
Contingency fee, 8:113	· ·
Crown, liability for, 8:144	Prior to appointment of inspectors, 8:124
Disallowance of, 8:135 , 8:141	Proposals, 8:121 , 8:133
Discharge of bankrupt, 8:134	Reasonable description of service
Discretion as to, 8:111	generally, 8:113 , 16:37
Disputed application, 3:81, 8:123	no need for separate value for each
Exceeding 10% of gross receipts	item, 8:114
generally, 8:121	Receiver, taxation of costs, 8:143
review of inspectors' refusal, 8:121	Registrar section 192(1)(i), 8:75, 8:141
Failure to submit bill for taxation, 8:139	Restriction on amount, 8:121
First execution creditor, 5:347 to 5:354	Second counsel, 8:117
see FIRST EXECUTION CRED-	Secured claims, on, 6:256
ITOR'S COSTS	Security for
Form of bill of costs, 8:113	see also SECURITY FOR COSTS
Fraudulent conveyance, 5:467	generally, 8:130
Fraudulent preferences, 5:539	application, on, 3:100
Gross receipts under \$1,000 or \$ 2,000	Set-off, 8:145
generally, 8:121	Signing of bill by registrar, 16:37
meaning of, 8:121	Solicitor and client, 8:117 , 8:122
Incidental to proceedings in court, 8:111	Solicitor and own client not allowed,
Incurred in another province, 8:140	8:111
Inspector of, when solicitor to bankrupt estate, 8:135	Solicitor's lien for, 2:49 , 8:137
Inspectors, approval of, 8:128	Supreme Court of Canada, 8:119
Intervention of trustee in litigation com-	Tariff
menced before bankruptcy, 8:114	generally, 8:117
Lien for, 2:49 , 8:137	application of provincial tariffs, 8:117
Lump sum, 8:111 , 8:112	quantum of where tariff not applicable,
Method of payment, 8:129	8:118
Method of taxation, 8:112 , 8:117 , 8:122	Taxation of, 8:112 , 8:117 to 8:123 , 8:139 ,
Must be a party, 8:111	16:37
Necessity for taxation, 8:138	Trustee, costs against, 8:126
No increased costs, 8:111	Trustee adopting liability for, 8:136
Non-parties liability for costs, 8:127	Trustee guilty of misconduct, 8:114
Not allowed, 8:130	Trustee to be represented on taxation,
Not exceeding § 1,000, 8:138, 16:37	8:141, 16:37
Order for submission of bill, 8:139 , 16:37	Withholding payment, 16:37
5.551 101 5501111551011 01 0111, 0.15 7, 10.5 7	

COUNSELLING SERVICES COURTS—Cont'd Correction of errors in proposal, 4:16, By trustee in bankruptcy, Superintendent of Bankruptcy Directive No. 1R2, 16:78 Costs, see COSTS By trustee in consumer proposal, Superin-Courts of Appeal tendent of Bankruptcy, 4:155 see also APPEALS Fees for, 7:3 generally, 8:86 to 8:107, 16:44 Criminal proceedings, see BANK-Neglecting to provide generally, 7:2 **RUPTCY OFFENCES** bankruptcy order, 7:2 Declaratory judgment, 8:6 Trustee giving wrong advice, 7:2 Defects in proceedings, 8:48, 8:52 Definition, 1:26, 8:2 **COURT OF APPEAL** Directing trial of issue, 8:47 See APPEALS Directions, see DIRECTIONS OF **COURTS COURT** Disallowance of claim Acting in aid of each other, 2:51, 8:55 Annulling bankruptcy order, 3:137, 7:239 see also DISALLOWANCE OF **CLAIMS** Annulling proposal, 4:130 to 4:138 generally, 6:266 to 6:270 Appeals, 8:86 to 8:99 Discharge of bankrupt, see DISCAHRGE Application for directions, see DIREC-**OF BANKRUPT** TIONS OF COURT Dispensing with duties of trustee. 8:54 Application to, by creditor for leave to sue Dispensing with material or mailing, 8:54 bankrupt Dividends, requiring trustee to pay section generally, 5:278 148(3), **6:431** by trustee for discharge, 2:189 to 2:194 Documents, filing in for alteration of proposal, 4:16 generally, 16:27 for approval of proposal, **4:71 to 4:78** admission of, 8:61 Appointment of inspectors, revocation of service of, 16:15 generally, **6:68 to 6:83** service of application, 3:41 of trustee, 2:18 to 2:24 Enforcement of orders, 8:45 Approval of, fees of inspectors Equitable jurisdiction, 8:5 generally, 6:93, 6:94 final statement of receipts and disburse-Evidence ments, **6:453** generally, 16:34 for alteration of proposal, 4:16 in case of death, 8:62 inspector purchasing assets, 6:66 Extension of time, 8:53 substituted trustee, fees and disburse-Filing, time of notice of motion, 16:26 ments, 2:18 to 2:24 Filing by fax, 16:22 Authorization of incurring obligations by Gap-filling, 8:4 trustee or interim receiver Inspectors, review of decision and generally, 2:104 actions, 6:87 creditor taking proceedings in own Irregularity in proceedings, 8:48, 8:52 name, 2:138 Issue, directing trial of Certificate that bankruptcy caused by see ISSUE misfortune, 7:183 generally, 8:47 Chambers, sitting in, 8:35 Judge, appointment of Commercial list in Ontario, 8:36 generally, 8:3 Committal, see COMMITAL Conflict with civil courts, 8:8 to 8:19 definition of, **8:2, 8:3** Jurisdiction Consolidation of application by, 3:36 Consolidation of estates, 8:7 see also JURISDICTION OF COURT

COURTS—Cont'd	COURTS—Cont'd
Jurisdiction—Cont'd	Secured creditors, interference with,
generally, 8:2 to 8:31	5:326
ancillary, 8:4	Service of documents
claim for monetary sum, 8:2	generally, 16:15
conflict with civil courts, 8:8 to 8:19	of application, 3:41
declaratory judgments, 8:6	Settlement of orders, 8:78
equitable, 8:4 , 8:5	Sittings of section 187(4)
foreign bankruptcies, 8:25	generally, 8:36
gap-filling, 8:4	rules regulating, 16:39
inherent, 8:4	Statutory interpretation, 8:4
judge sitting in bankruptcy, 8:3	Supreme Court of Canada, appeals to
registrar of, 8:31, 8:64 to 8:84	generally, 8:30 , 8:108 , 8:109
statutory interpretation, 8:4	stay of proceedings, 8:109
Lis pendens, issue of, 16:90	Transfer of proceedings, 8:46
Money in, 5:346	Trial of issue, 8:47
Motions, 16:24 , 16:26	Trustee, taxing accounts of
Necessity for uniformity of decision	generally, 2:170 to 2:182, 6:459, 8:141
throughout Canada, 1:4	appointing, 2:18 to 2:24
Orders enforceable throughout Canada,	confirming, reviewing or modifying
8:56	decision of, 2:128 to 2:136
Periodical sittings, 8:36	officer of, 2:128
Practice in civil matters	Uniformity of decisions, necessity for, 1:4
see also PRACTICE and PROCE-	Varying own orders, 8:37 to 8:44
DURE	Warrants directing search or seizure, 8:60
generally, 16:7	Witnesses, 16:28 to 16:32, 16:34
Proceedings against trustee, 2:128 to	Wrong court, proceedings taken in, 8:52
2:136, 10:6 to 10:12	COVID-19 AMENDMENTS
Process, service of	Generally, 1:6
see also SERVICE	CREDIT
generally, 16:15	Bankrupt obtaining, 9:14 to 9:16
Reference to Judge by registrar	False representations, obtaining by, 9:2
generally, 8:84	Property obtained on, pawning, pledging
to Judge or other officer of issue, 8:47	or disposing of, 9:2
Regulation of proceedings in, 8:2	Received in carrying on business by
Relieving against formal defects and	trustee, 2:104 to 2:107
irregularities, 8:48	
Report to, by trustee under section 34(2)	CREDITORS
generally, 2:121	Actions by where trustee refuses to take
made by registrar, 2:121	generally, 2:138 to 2:168
Restraining courts in execution of pro-	against trustee, 2:128 to 2:136, 10:6 to
cess, 8:34	10:12
Review of decisions and actions of	against undischarged bankrupt, 5:278
inspectors	Appeal, from decision of chairperson at
generally, 6:87	first meeting, 6:53 to 6:62
own order, 8:37 to 8:44	Application for reappointment of trustee,
Rules, power to make, 10:2	2:201
Sale of assets,, see SALE OF ASSETS	Application of leave to sue debtor, 5:278
	Appointment of inspectors in bankruptcy, 6:68 to 6:83
Seal, 8:33	0:00 10 0:03

CREDITORS—Cont'd	CREDITORS—Cont'd
Appointment of inspectors in proposal,	False statement of account, 9:19
4:42 Appointment of new trustee by, 2:21	First meeting of, see MEETINGS OF CREDITORS
Arm's length voting by, 6:38	Fraudulent preference to
Authorizing trustee to institute criminal proceedings, 2:60 , 9:30	see also FRAUDULENT PREFER- ENCES
Books and records, inspection of, 2:62	generally, 5:487 to 5:528
Calling meeting, 6:3	Inspectors, filling vacancy
Claims	see INSPECTORS
see also CLAIMS	generally, 6:68 to 6:83
Claims, see CLAIMS	overriding, 6:87
admission of, 6:261	revoking appointment, 6:68 to 6:83
disallowance see DISALLOWANCE OF CLAIMS	Limiting amount of obligations that trustee may incur
generally, 6:266 to 6:270	generally, 6:144 to 6:150
filing, 6:446 to 6:449	time for carrying on business, 6:144 to
on proposal section 62(1), 4:106 to 4:110	6:150 trustee's borrowing, 6:144
provable	Meetings at
see PROVABLE CLAIMS	see MEETINGS OF CREDITORS
generally, 6:99 to 6:142	generally, 6:2 to 6:63
time for determination on application,	Name of, omitted from list of creditors,
3:46 Class of, 4:60	6:4 to 6:10, 7:5 to 7:23, 7:178, 7:205
Contingent claims, 6:41 , 6:124 to 6:132 see CONTINGENT CLAIMS	Notices to, of first meeting of creditors
Criminal proceedings, authorizing of,	generally, 6:3
2:60, 9:30	of proposal, 4:31
Debt not payable at debt of bankruptcy,	Overriding decision of inspectors, 6:87
6:137	Partnership, 6:401 , 6:404 to 6:420
Decision of trustee, application to court,	Postponed, 6:395 to 6:399 , 6:401
remedies, 2:128 to 2:136, 10:6 to 10:12	Preferred, 6:285 to :394
Definition of, 1:27	Preferred shareholders, not creditors, 6:9 9
Directions to trustee, see DIRECTIONS	to 6:123
OF COURT	Priorities of, 6:285 to 6:423
Discharge of bankrupt, opposing, 7:85 to	Proceedings in own name, 2:138 to 2:168
7:101	Proof of claim, see PROOF OF CLAIM
Dividends	Proposal to, see PROPOSALS
see also DIVIDEND	Quorum of, 6:13 to 6:23
generally, 6:431 to 6:456	Realizing security
Examination by, 7:44 to 7:49	see also SECURED CREDITORS
see EXAMINATIONS	generally, 5:326 , 6:159
Execution, lien for costs, 5:347 to 5:354,	Removal of trustee by, 2:18 to 2:24
6:388	Requiring filing of claim, 6:446 to 6:449
Failure of bankrupt to disclose name of,	Right to inspect books and records, 2:62
6:4 to 6:10, 7:5 to 7:23, 7:178,	Secured, see SECURED CREDITORS
7:205	Substituted trustee, appointment of
False claim or proof, 9:19	see also SUBSTITUTED TRUSTEE
False declaration 9.19	generally 2.18 to 2.24

CREDITORS—Cont'd

Taking proceedings in own name, 2:138 to 2:167

Trustee dividing up property among, 2:96
Voting by, see MEETINGS OF CREDITORS, PROPOSALS and
CONSUMER PROPOSALS

CRIMINAL PROCEEDINGS

See BANKRUPTCY OFFENCES

CROSS-BORDER INSOLVENCY PROCEEDINGS

Generally, **14:2 to 14:25**, **24:2 to 24:23**Application for recognition of foreign proceeding, **14:8**, **24:8**

Applications, 14:15

Attornment to the jurisdiction, 14:18, 24:15

Call in aid foreign courts, **14:14**, **24:13** Conversion of claims to Canadian currency, **14:25**

Cooperation, 14:20, 24:17

Discretionary orders made after recognition order, 14:19, 24:16

Dividends and property received in a foreign proceeding, 14:21, 24:18

Effect of recognition order, 14:11, 24:11

Examinations of debtor or other persons, 14:17, 24:14

Foreign court, definition of, **14:4, 24:4** Foreign main proceeding, definition of, **14:5, 24:5**

Foreign non-main proceeding, definition of, 14:6, 24:6

Foreign representative, definition of, **14:7**, **24:7**

Guidelines applicable to court to court communications, **24:22**

Interim receivers, 14:15

International insolvencies, Generally, 14:2

Miscellaneous cross-border provisions, 14:24, 24:21

Multiple proceedings, **14:23**, **24:20**Obligation to inform court of any substantial change, **14:22**, **24:19**

Proof of foreign proceeding, 14:9, 24:9

Proposals, 14:16

Protcol, 24:18

Purpose of provisions, 14:3, 24:3

CROSS-BORDER INSOLVENCY PROCEEDINGS—Cont'd

Recognition of foreign proceeding, **14:10**, **24:11**

Right of Canadian trustee to claim foreign assets, 14:12

Stay of proceedings, 14:13, 24:12

CROWN

Generally, 5:446

Bankruptcy and Insolvency Act, binding on, 1:67

Companies' Creditors Arrangement Act, 23:90 to 23:93

Costs, 1:67

Deemed trusts for, 5:27 to 5:29

Duty to deliver property to trustee, **2:41** to **2:45**

Government bodies, 5:448

Mortgage on land, 5:451

Proposals, 5:446 to 5:449

Provincial legislation similar to section 224(1.2) of, Income Tax Act, **5:447**

Secured claim, 5:446

Secured claim falling within section 136, 5:446

Trustee as agent of Crown, 5:449

DAMAGE

Environmental, 2:28

DAMAGES

Accelerated rent, as, 6:334 to 6:341

Interim receiver, caused by appointment of

generally, 3:108, 16:72

undertaking as to damages, 3:118

Trustee causing, 2:106, 2:129, 2:135

DATE OF BANKRUPTCY

Generally, **1:60**

Definition of, 1:60

No dating back, 1:60

Time of commencement, 1:60

DATE OF INITIAL BANKRUPTCY EVENT

Generally, 1:29 to 1:32

Assignments, 1:30

Proposals

generally, 1:31

bankruptcy orders, 1:32

DEBTS DATION EN PAIEMENT Generally, 6:206 Alimony, 7:188 Application by hypothecary creditor to be Avoiding payment of section 168(1)(a) and (b), 7:63 declared putting in good standing, 6:206 Bodily harm, 7:187 Collection of rents, 6:206 Bona fidedispute as to, application founded on, 3:70 Use of section 81 procedure, **5:410 to** Debtor, released from, 7:212 to 7:224 5:422 not released from, 7:185 to 7:207 DAYS Suspension of payment of, act of bank-Calculation of, 16:13 ruptcy, 3:50 **DEATH** Undue preference when unable to pay, 7:167 See ASSIGNMENT, BANKRUPT, DEBTOR, DECEASED DEBTOR, DEBTS NOT RELEASED BY ORDER EVIDENCE, PENSION BENEFITS, OF DISCHARGE APPLICATION, TRUSTEE Generally, 7:185 **DEBENTURE** Alimony, 7:188 See FLOATING CHARGE Bodily harm, 7:187 **DEBENTURE** Compliance order for income tax deductions, 7:186 **DEBTOR** Damages for bodily harm, sexual assault Absconding section 168(1)(a), (b), 7:63 or wrongful death, 7:187 Absenting self, 3:50, 7:63 Defalcation, 7:196 Act of bankruptcy by, 3:50 Disallowance of. 6:270 After-acquired property, see AFTER-Embezzlement, 7:194 ACQUIRED PROPERTY Endorser of promissory note, 7:228 Assigning, removing, secreting or dispos-Failure to disclose name of creditor, 7:206 ing of property, 3:50 False pretences, 7:204 Carrying on business, see CARRYING Fiduciary capacity, 7:191 to 7:196 ON THE BUSINESS OF THE Fine, 7:186 **BANKRUPT** Fraud, 7:193 Ceasing to meet liabilities, 3:50 Fraudulent misrepresentation Counselling, 7:2 generally, 7:203 Death of, assignment in case of by half truth, 7:203 generally, 3:167 to 3:182 must be made to applicant, 7:203 effect on application, 3:20 Incurred after date of bankruptcy, 7:211 Defeating or delaying creditors, 3:50 Judgment claim, 7:185 Definition of, 1:33 Judgment for matrimonial property, 7:188 Departing from dwelling house, 3:50 Jurisdiction of ordinary courts to from Canada, 3:50 determine, 7:185 Discharge of, see DISCHARGE OF Maintenance, 7:188 **BANKRUPT** Misappropriation Examination of, see EXAMINATIONS generally, 7:195 Exhibition of statement of assets and proof of, 7:191 liabilities showing insolvency, 3:50 Fees for, 7:3 trust money, 7:191 to 7:196 Locality of, 1:42 Not a provable claim, 7:185 Penalty, 7:186 application against, 3:19 Property, see PROPERTY Persons jointly bound, 7:231 Proposal by, see PROPOSALS Proper procedure to recover, 7:185

Proposal effect of, 7:185

Return of property to, 2:193

DEBTS NOT RELEASED BY ORDER OF DISCHARGE—Cont'd

Restitution order, 7:186
Sexual assault, damages for, 7:187
Student loans
generally, 7:207
enactment of a province, 7:207
Student loans, not released by discharge
of bankrupt, 7:207

Support, 7:188

DEBTS OWING TO BANKRUPT

Admission of indebtedness, **7:58** Compromise of, **2:94**

DECEASED DEBTOR

Assignment by legal personal representation, **3:171**

Discharge of bankrupt, 7:75

Evidence of, 8:62

Examination of executor

generally, 7:31

application against estate of, 3:20

Proposal by, 4:31

DECLARATION

Affidavit includes, 1:14

DECLARATORY JUDGMENTS

See also COURTS
Discretion to make, **8:6**Power to make, **8:6**

DEEMED TRUSTS

Generally, 5:27 to 5:29, 6:459

Allocation by Minister to preserve, 5:11

Claim of bank, 5:27

Court ordering payment of claim, 5:27

Enhanced garnishment, 5:29

Excise Tax Act, under, 5:28

Liability of directors for, 5:30

Liability of receiver for, 12:43

Mingling with other money, 5:27 to 5:29

No need for deemed trust of money held in trust, **5:27**

Not a trust under section 67(1)(a), **5:10 to 5:20**

Not held in trust for Crown, 5:31

Priority of, 5:27

Property covered, 5:27

Provincial, validity of, 5:31

Quebec Pension Plan, 5:27

Revenue Canada, claims of, 5:27

DEEMED TRUSTS—Cont'd

Security interest, meaning of, **5:27** Validity of, **5:27**

DEFALCATION

Discharge, not releasing bankrupt from debt or liability arising out of, 7:191 to 7:196

DEFINITIONS

Generally, 1:14

"Affidavit," 1:15

"Arm's length," 1:66

"Assignment," 1:26

"Bank," 1:19

"Claim provable in bankruptcy," 1:22

"Common law partner," 1:24

"Common law partnerships," 1:24

"Corporation," 1:25

"Court," 1:26

"Creditor," 1:27

"Date of bankruptcy," 1:60

"Date of initial bankruptcy event," 1:29 to 1:32

"Debtor," 1:33

"Insolvent person," 1:41

"Licensed trustee," 1:59, 2:12

"Locality of debtor," 1:42

"Minister," 1:43

"Ordinary resolution," 1:49, 6:52

"Person," 1:45

"Property," **1:46**, **5:2**, **5:3**

"Proposal," **1:47, 4:2**

"Provable claim," 1:42

"Public utility," 1:48

"Resolution," 1:27

"Secured creditor" section 2(1), 1:50

"Settlement," 1:51

"Sheriff," 1:53

"Special resolution," 1:54

"Superintendent," 1:55

"Trustee," 1:59, 2:12

DELAY

Administration of estate, in, 2:120, 2:121

Disallowance of claims, appeal from,

6:273 to 6:282

Extending time, see EXTENSION OF TIME

Income tax, delay in claiming, **6:446 to**

DELAY—Cont'd

Proof of claim, delay in filing, **6:446 to 6:449**

DEMUTUALIZATION OF LIFE INSURANCE COMPANIES

Asset of estate, **5:220**

Date of approval by policyholders and government irrelevant, **5:220**

Entitlement date, 5:220

Shares received after discharge, 5:220

DENTAL RECORDS

See MEDICAL and DENTAL RECORDS

DIRECTIONS OF COURT

See also COURTS

Generally, 2:109 to 2:116, 2:119

Acts already taken by trustee, **2:109**

Advice of court, 2:109

Appeal, 2:116

see APPEALS

Application for, by trustee, 2:109

by bankrupt, 2:119

Binding effect of, 2:115

Complex matters, 2:109

Conflict between trustee and inspectors, **2:109, 6:89**

Consent of inspectors not needed, 2:109

Costs of, 2:114

Disallowance of claim, 2:109

Effect of order on, 2:115

Facts should not be in dispute, 2:109

Interim receiver, 2:117, 3:111

Must relate to administration of estate, **2:109**

Not inconsistent with, Act, 2:109

Official receiver applying for, **16:46**

Priority of secured creditors, 2:109

Proper questions, 2:111

Proposal, **4:146**

ownership of property, 2:109, 4:146

Prospective actions of trustee, 2:109

Questions on which directions have been sought, 2:111

Res judicata, 2:115

Sale of assets, 2:76, 2:111

Scope of, **2:109**

Secured creditors, validity of security, 2:112

Secured creditors, validity of security in a proposal, **4:56**

DIRECTIONS OF COURT—Cont'd

Third parties affected, 2:109

court will not order action by, 2:109

disputes with, 2:109 to 2:116 Trust fund, 2:113, 5:10 to 5:20

as to disposition of, **5:10 to 5:35**

Who may hear the application, **2:110**

DIRECTIVE

See SUPERINTENDENT

DIRECTORS

Claim for GST, compromise of, 21:6

Companies' Creditors Arrangement Act,

stay of proceedings, 22:58

Effect of bankruptcy on, 1:25

Liability for breach of fiduciary duty, 5:470

Liability for breach of trust, 5:26

Liability for deemed trusts, 5:30

Liability for income tax deductions of employees, 1:25

Liability for offences, 9:27

Liability for statutory liabilities, 1:25

Proposals, release of claims against, **4:18**,

Release of claims in, CCAAproceedings, 21:6

amendment of plan to release claims,

guarantee, release of, 21:6

Stay in proposals, **4:152**

Voting by, **6:38**

Wages, postponement of claim for, 6:311

DISABILITY INSURANCE

Generally, 5:232

DISABILITY TAX CREDIT

Property of the bankrupt, 5:257

DISALLOWANCE OF CLAIMS

See also ADMISSION OF CLAIMS and CLAIMS

Generally, 6:261 to 6:283

Admission of claims, 6:264

Appeal from

generally, **6:273 to 6:282**

amending notice of disallowance,

6:274, 6:278

asserting set-off or counterclaim, 6:277

costs, 6:280

Crown claims, 6:279

DISALLOWANCE OF CLAIMS	DISALLOWANCE OF CLAIMS
—Cont'd	—Cont'd
Appeal from—Cont'd effect of, 6:282	Registrar, jurisdiction to hear appeals, 8:80
extension of time for, 6:276	Right of trustee to contest, 6:266 to 6:270
firm must be followed, 6:266	Second claim, 6:266 to 6:270
new ground, 6:278	Section 178(1) claims, 6:270
onus on appellant, 6:266	Secured claims, 6:272
pleadings in, 6:274	onus on secured creditor, 6:273
procedure, 6:275	Secured claims in proposals, 4:106 to
security for costs, 6:281	4:110
trial, de novo, 6:273	Security for costs where creditor out of
Application for directions, 2:109, 6:266	jurisdiction, 8:130
Collateral attack on allowance of claim not permitted, 6:283	Sending notice to address on proof of claim, 6:266
Contingent or unliquidated claim, 6:265 , 6:266	Service of, 6:266 , 6:267 , 6:273 to 6:282 , 16:97
Costs of, 6:280, 16:81 creditor applying to expunge or reduce	court can relieve if creditor receives disallowance, 6:266
claim, 6:283	improper service, 6:266 , 6:267
Counterclaim power to deal with, 6:277	Time for
Creditor, by, 6:271	generally, 6:267 , 6:274
Delay in giving notice, 6:266 to 6:270	before payment of first dividend, 6:266
Disallowing without serving notice, 6:268	to 6:270
Duty of trustee to examine claims, 6:261	vacation, 6:273 to 6:282, 16:15
Effect of, 6:270	waiver of, 6:273 to 6:282
Evidence in support of claim, 6:262	Trustee consenting to extension of time,
Examination in support of, 6:266 to 6:270	6:275
Expunging or reducing a claim, 6:283	Trustee refusing to disallow, 6:271 , 6:283
Final and conclusive, 6:273 to 6:282	DISBURSEMENTS OF TRUSTEE
Form of, 6:266	See TRUSTEE
Giving of disallowance is mand atory, 6:266 to 6:270	DISCHARGE OF BANKRUPT
Income tax claim, 6:279	See also AUTOMATIC DISCHARGE
Investigation of claim, 6:261, 6:266	Generally, 7:69 , 7:104
Judgment not binding, 6:262	Absolute order
acceptance by court, 6:262	generally, 7:112, 7:113
Method of proving claim, 6:144 to 6:157	cases where order made, 7:113
Necessity for formal proof, 6:261 , 6:266	effect of, 7:65
to 6:270	facts proved under section 173(1), 7:112
Necessity for trustee to act equitably, 6:269	Action under section 38, effect on, 2:140
Power of court to expunge or reduce proof of claim, 6:283	to 2:153 Adjournment of application, 7:75, 7:105,
Preference, cannot be used, 6:266 to 6:270	7:117 Affidavit of earnings and expenses Form
Proposals, 4:106 to 4:110, 6:263, 6:266 to 6:270	56T, 7:181 After-acquired property, effect on, 5:569
Provable claims, what are, 6:99 to 6:142	Agreement not to appose, 7:100
Reasons for, frivolous or vexatious, 6:266	Alimony, effect on, 7:188

DISCHARGE OF BANKRUPT—Cont'd	DISCHARGE OF BANKRUPT—Cont'd
Annulling	Conditional
generally, 7:232 to 7:238	generally, 7:107 , 7:116 , 7:148
effect of order, 7:236	age, 7:117
failure of bankrupt to perform duties,	assets exempt from seizure, 7:129
7:234	avoiding a judge, not, 7:134
fraud, 7:235	choosing bankruptcy rather than a pro-
practice, 7:237	posal, 7:179
rescinding, 7:233, 7:234, 8:43	commission of an offence, 7:177
reviewing, 7:233	complying with terms, 7:124
varying, 7:233	conduct of bankrupt, 7:117
Appeal from, 7:182, 8:90	consent to judgment, 7:121 , 16:103
Appeal from, extension of time, 8:53	when not granted, 7:121
no transcript of proceedings, 7:182	continuing to trade, 7:158
Application for	copy of order to be sent to Superinten-
generally, 7:75	dent, 7:75
notice to bankrupt of, 7:75	corporation, 7:75
notice to creditors of, 7:75	payment in full, 7:75
notice to trustee, 7:75	costs of, 8:134
prior to nine-month period, 7:63	credit card bankruptcy, 7:130
time for, 7:75	cross-examination at hearing, 7:99 cross-examination on affidavits, 7:97
trustee's duties, 7:75	Crown, effect on, 7:232 to 7:238
Assets not of a value of 50, 7:149	culpable neglect of business affairs,
Attendance on, by bankrupt	7:164
generally, 7:75	date of order, 7:75
by creditor section 170(4), 7:98	death of bankrupt, 7:75
by trustee section 170(4), 7:102	debts released by, 7:212 to 7:224
Automatic	not released by, 7:185 to 7:207
see AUTOMATIC DISCHARGE	see DEBTS NOT RELEASED BY
	ORDER OF DISCHARGE
generally, 7:65 , 7:66	deposit for trustee's costs, 7:75
appeal from, 8:90	discharge granted, 7:112 , 7:113
cannot be waived, 7:65	discharge prior to expiry of 9-month
creditor opposing, 7:65	period, 7:181
failure to send notice of, 7:65	discretion of court, 7:69
notice of opposition by Superintendent, 7:66	dismissal of application, 7:105, 7:106
	disputing, 7:85 to 7:101
service of notice of opposition, 7:65	distribution of proceeds, 7:123
setting aside, 7:65	duties, not affected by, 7:5
withdrawal of objection, effect of, 7:65	early discharge, 7:63
Certificate that bankruptcy caused by misfortune	earnings, failure to remit, 7:131
	effective date of order, 7:75
generally, 7:183	effect of foreign discharge, 7:225
not granted because of misconduct, 7:183	effect of order of discharge
	generally, 7:212 to 7:224
Co-contractor not released by, 7:226 to 7:231	assets acquired after discharge,
Commission of an offence, 7:177	7:222
Concurrent orders, suspension &	effective date, 7:75, 7:213
conditional 7:107	indoment after hankruntcy 7:220

DISCHARGE OF BANKRUPT—Cont'd	DISCHARGE OF BANKRUPT—Cont'd
Conditional—Cont'd	Conditional—Cont'd
effect of order of discharge—Cont'd	modifying
liability for debt released by dis-	generally, 7:143 to 7:147
charge, 7:216	circumstances beyond control of
liability of transferee of property	bankrupt, 7:144
from bankrupt for income tax,	one-year not elapsing, 7:146
7:224	unwillingness not inability, 7:143
property of bankrupt, effect on, 7:221	motor-vehicle judgment, 7:135
provable claims, 7:214	voluntary payments for, 7:123
secured creditors, effect on, 7:217	necessity for adequate material, 7:117
status of bankrupt, 7:223	no benefit to creditors from, 7:128
trustee's rights, effect on, 7:218	omitting to keep proper books
undisclosed claims, 7:215	generally, 7:154 to 7:157
evidence by telephone, 7:75	no need to keep, 7:157
examination by court, 7:75	time for keeping, 7:156
examination on, 7:75 , 16:105	what are, 7:155
exempt assets, 7:129	partners, 7:136
expenses, 7:117	past income, 7:117
factors to be considered, 7:68	payment of fifty cents on dollar, 7:123 performing acts, 7:124
facts under section 173	Prairie Grain Advance Payment Act,
generally, 7:148	7:141
appropriated date for determining,	prior bankruptcy or proposal, 7:167
7:151	professional persons, 7:137
assets not of a value equal to 50	property, transfer of, 7:126
cents, 7:149	rash and hazardous speculations, 7:161
circumstances for which bankrupt	recommendation by trustee for pay-
not responsible, 7:152	ment, 7:74, 7:117
onus of proof, 7:150	rescinding for failure to pay, 8:43
failure to account for deficiency of	retroactive order, 7:117
assets, 7:159	spouse's income, 7:138
failure to comply with order, 7:124 ,	student loans, 7:139
8:43	Superintendent's stand ards, 7:118
failure to comply with request to pay under section 68, 7:178	support of adult children, 7:117
	to whom should payments be made,
failure to perform duties, 7:180 fraud, 7:168	7:119
fraudulent breach of trust, 7:173	undue preferences, 7:167
frivolous or vexatious action, 7:166	unjustifiable extravagance in living,
frivolous or vexatious action, 7.165	7:160
gambling, 7:163	Veteran's Land Actproperty, 7:140
how should order be paid, 7:120	when is order complete, 7:127
income, 7:117	when should order be made, 7:113
	Failure to account for loss or deficiency of
income tax arrears, 7:132	assets, 7:159 Failure to perform duties, 7:178
income tax liability, 7:117	Failure to perform duties, 7:178
inheritance, possibility of, 7:142	after discharge, 7:181
judgment unpaid, 7:134	Fines not released by discharge, 7:186
length of time for payments, 7:122	First time bankruptcy, 7:65, 7:66, 7:70
mediation, 7:74	Foreign creditors, 7:90

DISCHARGE OF BANKRUPT—Cont'd	DISCHARGE OF BANKRUPT—Cont'd
Foreign discharge, effect of, 7:225	Offences, 7:177
Fraud, claim for not released, 7:191 to 7:196	Omitting to keep proper books, 7:154 to 7:157
Fraud, fact under section 173, 7:172 to	Order of court, on, 7:75
7:175, 7:191 to 7:196	Partner not released by, 7:226 to 7:231
Fraudulent breach of trust, claim for not	Policy considerations, 7:68
released, 7:191 to 7:196 fact under section 173, 7:173	Power of court to grant where creditor not notified of bankruptcy, 7:75
must be deliberate and dishonest, 7:173	Prior bankruptcy or proposal, 7:169
Frivolous or vexatious action, 7:166	Procedure on, 7:75
Frivolous or vexatious defence to action, 7:165	Professional person, 7:137
Guarantor not released by, 7:226 to 7:231	Rash and hazardous speculations, 7:161
Hearing of, 7:75	Recommendation by trustee for payments, 7:74
Income of spouse, 7:138	Refusal of, 7:109 to 7:111
Incurring liabilities to make assets equal to 50, 7:168	generally, 7:109
Inheritance, possibility of, 7:142 Inspectors, approval of trustee's report,	applications for discharge after refusal, 7:111
7:77	cases where discharge refused, 7:110
Issuing order, 7:243	Registrar, jurisdiction of, 7:209, 8:68
Jointly bound persons, not released by,	Rehabilitation of bankrupt, 7:68
7:231	Release of persons other than bankrupt by
Joint submission as to order, 7:182	discharge
Judgment on, 16:89	generally, 7:226 to 7:231
consent to, 7:121 , 16:89	co-defendant in action, 7:229
Maintenance order, effect of discharge on,	co-maker of note, 7:228
7:188	endorser of note, 7:228
Marriage settlement to defeat creditors, 7:239	guarantors, 7:227
Modifying conditional orders, 7:143 to	jointly bound persons, 7:231
7:147	partners, 7:230
Nine-month period, prior to, 7:67	person's jointly bound with bankrupt, 7:231
No facts under section 173(1), 7:105 No order, 7:105 , 7:106	report by Superintendent on, 7:83
Notice of application, 7:75	sureties, 7:227
Notice of application, 7:75, 7:93	Report of trustee
Notice to creditors of application, 7:75	generally, 7:75, 7:76, 7:80
Objections to	bankrupt disputing, 7:75, 7:80
generally, 7:75 , 7:85 to 7:101	contents of, 7:76
creditor may object even if it recom-	creditors contesting, 7:81 , 7:95 , 7:96
mended the bankruptcy, 7:86	effect of, 7:79
creditor must have proved a claim, 7:87 foreign creditor, 7:90	examination of trustee by bankrupt on report, 7:75
secured creditor, 7:91	prima facie evidence, 7:79
trustee, 7:102	recommendation in, 7:79
unsecured creditors, 7:87, 7:88	resolution of inspectors, 7:75, 7:77
withdrawal of counsel, 7:75	should be precise, 7:76
Obtaining property by false pretences, not	Superintendent, 7:84
released 7.197	time for filing 7.78

DISCHARGE OF BANKRUPT—Cont'd	DISCHARGE OF TRUSTEE—Cont'd
Representation by creditors at hearing,	Authority of trustee after, 2:200
7:98	Debtor commencing action after dis-
Rescinding, 7:74	charge of, 2:193
Reviewing, 7:232 to 7:238, 8:43	Discharge of former trustee where
Second bankruptcy, 7:65, 7:66, 7:71,	substitute appointed, 2:191
7:170	procedure for, 2:192
where no discharge obtained in first bankruptcy, 7:73	Disclaimer of property, 2:58
Secured creditors, effect on, 7:217	Disposal of unrealized property, 2:193
Setting aside and rescinding, 7:232 to	Duties after, 2:194 Effect of, 2:194
7:238, 8:43	Irregularity in, 2:197
Student loans	Keeping books and records after, 2:189,
generally, 7:139	16:66
application for relief, 7:139	see BOOKS and RECORDS
commencement of 10-year period,	Objections to
7:139	generally, 2:197
foreign student loan, 7:139	by a creditor, 2:197
Superintendent, report to, by trustee, 7:84	by inspector, 2:197
Superintendent, sending copy of order,	by Superintendent, 2:198
7:75	Order of, 16:61
Superintendent's report to the court, 7:83	Priority between first and second bank-
Superintendent's stand ards, 7:118	ruptcy, 2:201
Suspension of discharge	Procedure for, 2:189
generally, 7:114, 7:115	Proceedings against bankrupt after, 2:195,
cases in which discharge suspended,	5:278
7:115	Proceedings in respect of after-acquired
enactments of a province, 7:139	property where trustee discharged,
should not be for too long a period, 7:115	2:195
table of orders, 7:114	Re-appointment of trustee, 2:201
Three or more bankruptcies, 7:65 , 7:66 ,	Registrar, jurisdiction of, 2:189 , 8:63 Peturn of property to debter 2:58 , 2:103
7:71, 7:171	Return of property to debtor, 2:58 , 2:193 Revoking, 2:199
Time for application, 7:75	Secured creditor, right to object to, 2:197
Undue preference, 7:167	Substituted trustee, procedure to be fol-
Viva voceevidence, 7:75	lowed, 2:192
Waiver, 7:75	Summary administration, 6:459
Writs of execution and writs of seizure	Unrealized asset, 2:193
and sale, removal of	Withholding of, 2:194
generally, 7:240 to 7:242	DISCLAIMER OF LEASE
claim coming within section 178, 7:240	
form of order, 7:242	See LANDLORD and TENANT
procedure, 7:241	DISCLAIMER OF PROPERTY
	Generally, 2:58
DISCHARGE OF TRUSTEE	DICCOVERY
Generally, 2:189 to 2:201, 16:62, 16:64	DISCOVERY
Action under section 38, not affected by,	Cross-examination by debtor on affidavit
2:140 to 2:153	on application, 3:65, 16:31
After-acquired property, 2:194, 2:201	Documents, 16:28 to 16:32
see AFTER-ACQUIRED PROPERTY	Examination for, 16:30
Application for, 2:189, 16:61	leave of court, 16:30

DISCOVERY—Cont'd

Examination of debtor in aid of application, **3:64**

In aid of application, 3:64

Provincial laws of evidence, 16:34

Registrar, jurisdiction to conduct, 8:67,

16:101 Special examiner, 16:101

Third parties, prior to hearing of application, 16:29

DISMISSAL OF APPLICATION

See APPLICATION

DISTRESS

See also LANDLORD and TENANT

After bankruptcy, 6:358

Before bankruptcy, 5:375 to 5:388, 6:357

Before making of bankruptcy order, 6:358

Distraining land lord not a secured creditor. **6:357**

On goods of third party, 6:359

Release of, 5:375 to 5:388

DISTRIBUTION OF PROPERTY

See SCHEME OF DISTRIBUTION

DISTRICTS

See BANKRUPTCY DISTRICTS

DIVESTING OF TITLE IN EVENT OF BANKRUPTCY

See FORFEITURE IN EVENT OF BANKRUPTCY

DIVIDEND

Generally, 6:431 to 6:456

Acceptance of, effect of, 6:445

Action for, against trustee, 6:431

Application for directions respecting, see DIRECTIONS OF COURT

Approval of inspectors, 6:432

Assignment of claim, 6:434

of dividend, 6:434

Attachment by equitable execution, 6:433

Attachment of, 6:433

Claims by two estates, 6:443

Contesting dividend sheet, 6:454

Costs owing to trustee, deduction of, **6:436**

Creditor failing to prove claim, **6:446** extension of time, **6:447**

subsequently proving, 6:450

DIVIDEND—Cont'd

Declaration of, by trustee, 6:432

Disallowance of claim, 6:439

Dispute about priority, 6:440

Dispute as to whom entitled to, 6:438

Final dividend sheet, 6:452

objections to, 6:454

Foreign bankruptcy, 5:264, 6:442

Garnishee of, 6:433

Guarantor, right to, 6:441

Income tax claim, 6:449

Inspectors, approval of, 6:452

Interim dividends, 6:451

Interim receiver. **6:437**

Joint and separate properties, 6:455

Notifying creditor to prove, 6:446

Overpayment of, 6:444

Partnerships, 6:404 to 6:420, 6:455

Payment by limited company within one year of bankruptcy, **5:587**

Payment of compensation, incentives or other benefits within 12 months of bankruptcy, **5:588**

Postponement of claims, 6:401, 6:402

Proving claim after preparation of dividend sheet, **6:450**

Silent partners, 6:401

Summary administration in, 6:459

Superintendent, forwarding copy to, **6:452**

levy, 6:425 to 6:429

Trustee notifying creditor to file claim

generally, **6:446 to 6:449**

extending time for filing, 6:447

income tax claims, 6:449

tax claims, 6:448

Unclaimed, 6:456

Unproved claims, 6:446

Withholding of by trustee, 6:436

DIVIDEND, PAYMENT BY BANKRUPT WITHIN TWELVE MONTHS OF BANKRUPTCY

Generally, 5:587

Arms length not required, 5:587

Forgiveness of a debt, 5:587

Must be payment of a dividend, 5:587

Onus on shareholder, 5:587

Payment as compensation, 5:587

DIVIDEND, PAYMENT BY BANKRUPT WITHIN TWELVE MONTHS OF BANKRUPTCY—Cont'd

Payment of compensation, incentives or other benefits within 12 months of bankruptcy, 5:588

Setting aside, 5:587

DIVISIONS

See BANKRUPTCY DIVISIONS

DOCUMENTS

See BOOKS and RECORDS

DOUBLE PROOFS

See PROOF OF CLAIM Generally, **6:155**

Rule against, 6:155

Surety for part of debt, **6:155** Time for determining, **6:155**

Time for determin

DOWER

See also HOMESTEAD RIGHTS Generally, **5:215** Bankrupt sole owner, **5:216** Inchoate right, **5:217** Joint ownership, **5:218**

DUTIES OF BANKRUPT

See also BANKRUPT and DEBTOR

Generally, 7:5 to 7:23

Advising trustee of address, 7:23

Attendance at first meeting of creditors, 7:14

improper questioning, 7:14

Attendance for examination by Official Receiver, 7:9, 7:28

Complying with court orders, 7:22

Conditional discharge, duties after, 7:116 to 7:141, 7:181

Corporation, performance of duties, **7:24** Credit cards, **7:7**

Delivery of property to trustee, 7:75

Discharge, effect of, 7:5 to 7:23

Disclosure of property, 7:13

Executing transfer of shares, 7:18

Failure to disclose assets, 7:12

Failure to pay trustee fees, 7:22

Failure to perform, 7:25, 9:2

Material change of circumstances, 7:21

Statement of affairs, duty to prepare, 7:10

Transferring shares to trustee, 7:18

DUTIES OF TRUSTEES

See TRUSTEES

EARNINGS

Generally, 5:265 to 5:274

After-acquired property, 5:570

Assigning claim for wages to bankrupt, **5:266**

Assignment of, terminated by bankruptcy, 5:275

Attaching, 5:268

see also ATTACHING EARNINGS

Child support payments, 5:268

Conflict between section 67(1)(c) and section 68, **5:265**

Control providing for damages, 6:297

Directors, right of subrogation, 6:317

Directors and officers, personal liability for, **6:297**, **6:317**

Discharge of bankrupt, effect of, 5:266

Employment insurance on, **6:297**

History of section 68, 5:265

Income from will or trust, 5:219

Independent contractors, 6:298

Mediation, 5:268, 16:85

Nanny, payments to, 5:268

Net family income, **5:268**

No vesting in trustee, 5:265

Order of court, 5:269

Pre-bankruptcy earnings, 5:266

Preferred claim, 6:303

Prior to date of bankruptcy, 5:276

Provincial statute giving higher priority, 1:10

Related person, as employer, 5:272

Right of bankrupt to, until trustee intervenes, **5:266**

Section 38 proceedings, 5:273

Senate Committee poverty lines, **5:268**,

Services rendered prior to bankruptcy, 5:276

Severance pay, 6:297, 6:303, 6:317

Spouse, earnings of, 5:268

Surplus income, 5:268, 5:269

Termination pay, 6:297

Total income, what constitutes, 5:267

Wage assignments, **5:275**, **5:570**

Who is to be served, 5:265

Wrongful dismissal

generally, 6:319

EARNINGS—Cont'd

Wrongful dismissal—Cont'd damages for, **5:266**, **6:319** not caused by bankrupt, **6:319**

E-COMMERCE, INSOLVENCIES

Generally, 5:102

ELIGIBLE FINANCIAL CONTRACT

Generally, 1:35, 4:168

Companies' Creditors Arrangement Act, 20:13, 22:49

Definitions of, 1:35

Effect of proposal on, 4:114

EMBEZZLEMENT

Discharge not releasing bankrupt from debt or liability arising out of, **7:194**

EMERGENCY

See TRUSTEE

EMPLOYEES

See also EARNINGS and WAGES Claims arising from injuries to, priorities, 6:390

EMPLOYER

Proposal by, 4:1, 4:12

EMPLOYING A SOLICITOR

See also SOLICITORS Generally, **2:92**, **8:133**

EMPLOYMENT INSURANCE

Duties of trustee, 2:69 Overpayment, 2:69

ENVIRONMENTAL DAMAGE

Liability of interim receiver for, 2:28 Liability of receiver for, 2:28 Liability of trustee for, 2:28 Priority of claim for, 2:28

Proposals, claim for, **4:106 to 4:110**

Provable claim for, **4:106 to 4:110**

EQUITABLE ASSIGNMENTS

See ASSIGNMENT OF BOOK DEBTS

EQUITABLE FRAUD

Definition of, 5:192

Use if statute to commit a fraud, 5:192

EOUITABLE MORTGAGE

Deposit of title deeds, **5:206** Essentials of, **5:206**

EQUITABLE SET-OFF

See SET-OFF

EQUITABLE SUBORDINATION

Generally, 6:402

Application to remedy fraud, **6:182**, **6:402**

Personal Property Security Actpriority, 5:125

Postponement of claims, **6:402** Secured claims—effect of, **6:182**

ERRORS

Power of court to correct, 8:48

ESTATE BONDING

See BOND

ESTATE FUNDS AND BANKING

See BANK ACCOUNT—TRUSTEE

ESTATE RECORDS

Inspection of, **2:62**, **2:67**Trustee keeping, **2:67**

EVIDENCE

Admission of bankruptcy documents, **8:61**

Certification of, 16:49

Cross-examination on affidavit, **16:31** necessity for leave, **16:31**

Death of common-law partner of bankrupt, **8:62**

Deceased bankrupt, 8:62

Deceased spouse of bankrupt, 8:62

Examination under section 163, admissibility of, **7:55**

Income tax information, of, **5:2**, **5:460**, **7:75**

Minutes of meeting of creditors section 114, **6:2**, **6:13** to **6:23**

Provincial laws, 16:34

Report of trustee, prima facieevidence on bankrupt's discharge, **7:79**

Rules of, 8:24

Statement of affairs, proof of insolvency, **5:539**

Witness, death of, 8:62

EXAMINATIONS

Generally, **7:28**, **7:30**, **7:60**, **16:82**Accountant, privilege of, **7:35**, **7:107**Admission of indebtedness on, **7:27**, **7:58**Admission of possession of property, **7:59**

EXAMINATIONS—Cont'd	EXAMINATIONS—Cont'd
Advance rulings not given by court, 7:39	Executors of, 7:34
Agent of bankrupt section 163(1), 7:30 to	Failure to attend for, 7:53
7:43	Financial institution or officer, 7:36
Answers tending to criminate, 7:60	no privilege from disclosure, 7:31
Appointment for, form of, 7:52	Inspectors, resolution by section 163(1),
Banking records, 7:31	6:95, 7:30 to 7:43, 7:52
Bankrupt	delegating to trustee, 7:31
generally, 7:28 , 7:31	Interested person, by, 7:44
discharge of, 7:31	Internal memos, 7:39
right to be present, 7:51 right to conduct, 7:45	No necessity for trustee to produce documents, 7:40
Books, documents, correspondence or	No temporal limit on, 7:39, 7:48
papers, regarding, 7:40 , 7:49 Clerk of corporation section 163(1), 7:31	Obtaining possession of property & documents, 7:57
Conduct money, 7:52	Official receiver, 7:28
Corporation, officer or director of section	incriminating, 7:28
159, section 163(1), 7:28, 7:31	out of province, 7:28
Counsel representing the person examined, 7:51	Order of court, unnecessary under section 163(1), 7:30
Court cannot order section 163(1) exami-	Pending litigation, 7:41
nation, 7:52	Pending motion, 16:32
Court proceedings	Person reasonably thought to have knowl-
generally, 16:28 to 16:32	edge, 7:30
cross-examination on affidavits, 16:31	Person to be examined out of Canada,
discovery, 16:30	7:30
on pending motion, 16:32	Place for, 7:52
Creditors, ordinary resolution for, 7:52	Privilege, claim for, 7:107
Creditors by	Privilege against, 7:52
generally, 7:44 to 7:49	Procedural requirements, 7:52 Production of documents, 7:40 , 7:57
conflict between creditor and bankrupt, 7:45	civil proceedings, 7:57
former director and officer, 7:46	failure to produce, 7:57
leave of court, 7:44	Proposal, 7:30
necessity for sufficient cause, 7:44	Re-attendance of witness, 7:43
on application to approve proposal,	Refusal to answer questions, 7:54
7:44	Scope of, 7:39
other interested persons, 7:44	Second examination under section 121(1), 7:43
production of documents, 7:49	Servant of the bankrupt, 7:30
resolution of inspectors, 7:44	Solicitor, 7:32
scope of, 7:48	Solicitor acting in joint transaction, 7:32
secured creditor, right to apply, 7:45	Spouse, 7:33
time for conducting examination, 7:44	Summary administration, 6:458 , 7:52
trustee may apply, 7:44	Superintendent, by, 2:6
who may apply, 7:45	Transcripts and exhibits from section 163
who may be examined, 7:46	examination forming a proper rec-
who must be served, 7:44	ord, 7:55
Cross-examination in affidavits, 16:31	Trustee by, no court order necessary sec-
Discharge of bankrupt, effect of, 7:31	tion 163(1), 7:30
Discovery, see DISCOVERY	Trustee of section 163(2), 7:47

EXAMINATIONS—Cont'd

Use of, 7:55

section 165 orders, 7:55

Who may be examined

generally, 7:31

accountants and auditors, 7:35

confidential Crown information, 7:37

discharged bankrupt, 7:38

executors, 7:34

financial institutions, 7:36

solicitor and client, 7:32

spouse of bankrupt, 7:33

EXCUSING ERRORS

Generally, **8:48**

EXECUTIONS

Charging order, 5:345, 6:164

Costs of first execution creditor, 5:347 to

5:354, 6:388

see FIRST EXECUTION CRED-ITOR'S COSTS

Equitable execution, 6:164

Foreclosure action, proving a claim,

6:164

Property exempt from, 5:57

bankruptcy order and assignment taking precedence over, **5:342**

Registered judgment, 5:342, 6:164

Removal of after discharge of bankrupt,

7:240

Seizure and sale by, 5:369 to 5:374

Unsatisfied, act of bankruptcy, 3:50

Writ filed prior to bankruptcy, removal of, 7:240 to 7:242

EXECUTORS

See DECEASED DEBTORS

Assignment by, 3:171

"Person" includes, 1:45

application against deceased debtor, 3:20

EXEMPT PROPERTY

Generally, 5:57

Automobile, 5:75

Burden on bankrupt to establish entitlement, **5:57**

Claiming the exception, 5:68

Claim raised subsequent to bankruptcy, **5:68**

Conditional discharge, 7:117

Death of bankrupt, 5:69

EXEMPT PROPERTY—Cont'd

Farmer, 5:73, 5:75

Federal Crown not subject to provincial exemptions, **5:57**

Federal law. 5:58

Fraudulent transactions, **5:61**

Fraudulent transfer, 5:66

Goods and chattels, 5:74

Homestead, 5:73

necessity for actual residence, 5:73

principal residence, 5:73

House, 5:73

Increase in value after bankruptcy, 5:59

Jointly owned property, 5:71

Jurisdiction which determines exemption, 5:57

Miscellaneous property, 5:77

Motor vehicles, **5:74**, **5:75**

Native Indian, 5:58

No need for trustee to take possession of, 5:57

Partnership property, 5:70

Pension plan, 5:188

Personal Property Security Act, 5:120

Provincial law governs, 5:57

Purchase money security interest, goods purchased, under, **5:120**

Real estate. 5:73

Reason for, 5:57

Relevant date, 5:57

Retainer of solicitor, 5:57

Rules are exhaustive, 5:57

Sale of, 5:59, 5:65

Secured creditor claiming, 5:70

Secured creditors, no application, 5:57

Seizability role in Ouebec, 5:57

Settlements, 5:60, 5:66

Time for claiming, 5:68

Tools and chattels used in business, profession or calling, **5:75**

Transfer to a third party prior to bankruptcy, **5:64**

Use of exempt property to purchase exempt property, **5:62**

Use of exempt property to purchase nonexempt property, **5:63**

Use of to augment exempt property, 5:62

Use of to augment non-exempt property, **5:63**

Use of to non-exempt to purchase exempt property, **5:64**

EXEMPT PROPERTY—Cont'd

Value in excess of provincial law, 5:59

Vesting in trustee, **5:57**

Wages, see EARNINGS

Waiver, 5:78

Within 3 months of bankruptcy, **5:67**

Workers' compensation payments, **5:188**

EX PARTE JAMES, RULE IN

Generally, 5:189 to 5:191

Cannot be used by trustee, 5:191

Cannot be used to challenge disposal of assets by trustee, **5:191**

Cases where rule has been used, **5:190**

Cases where rule has not been used, **5:191**

Duty of trustee to act fairly, **5:189 to 5:191**

Foreign creditors, 5:32

Mistake of law, 5:189

Necessity for enrichment, 5:189

Personal property security legislation, 5:123

EXPENSES OF SUPERINTENDENT

See SUPERINTENDENT

EXPENSES OF TRUSTEE

See TRUSTEE

EXTENSION OF TIME

See also AUTHORITY OF COURTS, COURTS and TIME

See DISALLOWANCE OF CLAIMS

Generally, 8:53

Abridging time, 8:53

Appeals, 8:53, 16:44

Appeals to Supreme Court of Canada, 8:53

Claim under section 81.1, 8:53

Disallowance of claims, appeal from, **6:273 to 6:282**

Discharge, appeal from, 8:53

Discretion as to, 8:53

Imposing terms, 8:53

Notice to person affected, 8:53

Only one extension, 8:53

Registrar, from, 16:42

Rules, extension of time, 8:53

Second extension, 8:53

Under section 69, 5:451

FALSE CLAIM

By creditor, **6:154, 9:19**

FALSE PRETENCES

Obtaining property by, discharge not releasing bankrupt from, 7:197

FALSE REPRESENTATIONS

Bankrupt obtaining credit and property by, **9:8**

FAMILY LAW ACTS

Generally, 5:5

Assignment in bankruptcy not a disposition, **5:9**

Assignment where spouse subject to a restraining order, **5:9**

Division of property under, 5:6

Equalization payment is property, 5:6

Equity of exoneration, 5:8

Necessity for charge or judgment in Saskatchewan, **5:6**

Necessity for triggering event, 5:6

Partition and sale, 5:7

court may postpone, 5:7

Restraining order against spouse dealing with assets, **5:9**

FAMILY ORDERS AND AGREEMENTS ENFORCEMENT ASSISTANCE ACT

Generally, 5:258

Garnishment of, 5:258

FARM DEBT MEDIATION ACT

Generally, 4:150, 27:3 to 27:15

Applications, 27:5

Financial review, 27:8

Introduction to, 27:3

Mediation, 27:10

Qualification for benefit, 27:6

Regulations, 27:15

Relationship to other legislation, 27:14

Secured creditors, 27:13

Stay of proceedings, 27:12, 27:14.50

FARMERS

See also FARM DEBT MEDIATION ACT

Generally, 3:22

Assignment by, 3:171

Cannot be subject of application, 3:22

Corporations, not covered, 3:22

Engaging in business and incurring debts, 3:22

Farm Debt Mediation Act, 4:150, 27:3

FARMERS—Cont'd

First charge on inventory, **5:435**Partnership, **3:22**Right to take possession of goods, **5:435**

FATHER OF BANKRUPT

Postponement of claim for wages, 6:310

FEES

Of bailiff, tariffs, **8:117**Of official receiver, see OFFICIAL
RECEIVER
Of registrar, tariffs, and, see REGISTRAR
Priorities, **6:294**Solicitors, see COSTS

FILING DOCUMENTS

See PRACTICE and PROCEDURE

FILING RETURNS

Generally, **2:61** Income tax returns, **2:61**

FINAL DIVIDEND

See DIVIDENDS

FINAL STATEMENT OF RECEIPTS AND DISBURSEMENT

Generally, 6:450, 6:451
Approval by inspectors, 6:85, 6:453
Comment by Superintendent, 6:453
Contesting, 6:454
Dividend sheet, see DIVIDEND
Mailing copy to creditors, 6:430, 6:453
Mailing to Superintendent, 6:430, 6:453
Objecting to, 6:454
Onus on trustee to justify items in statement, 6:453

Projectors towing of 6:420, 6:453, 8:63

Registrar, taxing of, **6:430**, **6:453**, **8:63**Superintendent, comments on, **6:430**, **6:453**

Third party deposit, **6:453**Uncollectible, return to debtor section 40(1), **2:193**

Use of, to prove insolvency, 5:539

FINES

Discharge not releasing bankrupt from, 7:186

FIRE INSURANCE

See also INSURANCE
Loss occurring after bankruptcy, **2:65**

FIRE INSURANCE—Cont'd

Payment of premiums, liability of secured creditors, **2:65**Proceeds payable to bank, **2:65**to secured creditors, **2:65**Trustee takes subject to valid defences against bankrupt, **2:65**

FIRM

See PARTNERSHIP

FIRST EXECUTION CREDITOR'S COSTS

Generally, 5:347, 6:388
Date for determining, 5:350
Effect of sheriff's sale, 5:354
Necessity for seizure, 5:351
Priority of secured creditor, 5:352
Protecting priority, 5:353
What are costs, 5:349
Who is entitled, 5:348

FIRST MEETING OF CREDITORS

See MEETING OF CREDITORS

FISHERS

Bankruptcy orders, provisions not applicable, **3:22**First charge of, **5:435**

FIXTURES

Generally, **5:94 to 5:96**Bankruptcy of owner, **5:95**Bankruptcy of tenant, **5:96**Removal of tenant's fixtures, **5:96**Rights of mortgagee, **5:95**Rules for determining, **5:95**

FLOATING CHARGE DEBENTURE

Generally, 5:105

After-acquired property, **5:105**Appointment of same person as trustee and receiver, **5:105**

Assignment of book debts, 5:105

Crystallization, **5:105, 12:5**

Effective date, 5:105

Effect of appointment of trustee in bankruptcy, **5:105**

Failure to register, **5:105**, **5:162**

Nature of, 5:105

No necessity to register in Registry or Land Titles Office, **5:105**

Personal Property Security Act, 5:162

FLOATING CHARGE DEBENTURE —Cont'd

Priority, **5:105**

Reasonable time to pay, **5:105**

Descrives appointment of 5.10

Receiver, appointment of, 5:105

Scope of, 5:105

FOREIGN BANKRUPTCIES

See CROSS BORDER INSOLVENCIES

Generally, 5:264, 14:2 to 14:25

Canadian trustee claiming, 5:264

Foreign currency claims, 4:109, 6:134

Foreign trustee claiming Canadian assets, **5:264**

Jurisdictional competence of foreign court, **5:264**

Recognition of foreign bankruptcy and insolvency orders, **5:264**

FORFEITURE IN EVENT OF BANKRUPTCY

Generally, 5:262

Bonus, enforceable, 5:262

Defeasance in event of bankruptcy, 5:262

Solvent partner purchasing interest of insolvent partner, **5:262**

Spendthrift trust, 5:262

Void against trustee, 5:262

FORMAL DEFECTS

Power of court to excuse, 8:48

FORMS

Generally, 16:7

Deviation from, 16:7

For a detailed list of authorized Forms, see section headed Forms in vol

3. see also PRECEDENTS

Must be followed, 16:7

FRANCHISING AGREEMENT

Effect of bankruptcy on, **5:101**

Fundamental breach of franchise agreement, **5:101**

FRAUD

Acting in fiduciary capacity, 7:192

Discharge not releasing bankrupt from debt or liability arising out of, **7:191**

to 7:197

Fact under section 173, 7:177

Issue estopped, if heard on discharge, 7:200

Property obtained by, 5:2

FRAUD—Cont'd

Set off not permitted, 5:547

Should not be heard on the day of application, 7:172 to 7:175, 7:191 to 7:196

FRAUDULENT CONVEYANCES

Generally, 5:460 to 5:468

Act of bankruptcy, 3:50

Attacking under provincial, Assignments and Preferences Act, **5:469**

Badges of fraud, 5:461

Bona fide, 5:461

Burden of proof, 5:462

Compensation for use, **5:466**

Constitutionality of, 1:10

Conveyance, meaning of, 5:460

Conveyances without consideration,

5:463

Costs, 5:468

Costs against solicitor personally, 5:468

Designation of beneficiary in insurance,

Directing mind of a company, 5:461

Effect of finding a transaction to be a fraudulent conveyance, **5:466**

Exempt property, **5:61**, **5:465**

Forebearance to sue, good consideration, **5:464**

Future creditors, defrauding, 5:461

Good consideration, 5:464

Insolvency, not required, 5:460

Intent, 5:461

inferring from circumstances, 5:461

Interlocutory injunction to maintain,

status quo, **5:467**

Liberal interpretation, 5:460

Limitation period for attacking, **5:467**

Limit of recovery, **5:466**

Necessity for a transfer of property, **5:460**

Past consideration, 5:464

Practice, **5:467**

Preference, not sufficient, 5:460

Prior to conveyance, transferee holding valid security, **5:466**

Procedure for attacking, 5:467

Property exempt from seizure, **5:465**

Rebutting the presumption, 5:508

Sale by transferee to bona fide purchaser, 5:464

Saving provisions, 5:464

Status quo, impossible to restore, 5:460

FRAUDULENT CONVEYANCES FRAUDULENT PREFERENCES —Cont'd -Cont'd Time for determining, **5:460** Insolvency of debtor-Cont'd relevant date, 5:501 Transfer of shares, 5:460 Valuable consideration, concurrent intent, unable to meet obligations, 5:498 5:464 use of statement of affairs to prove, Voluntary, intent of donor only relevant, 5:539 5:463 Interest on judgment, 5:536 Judgment for, 5:537 FRAUDULENT creditor has the right of set-off, 5:547 **MISREPRESENTATION** Judicial proceeding taken, 5:494 Property obtained by, discharge not Jury notice, cannot be served, 5:539 releasing bankrupt from debt or Knowledge of insolvency by creditor, liability for, 7:197 5:519 FRAUDULENT PREFERENCES Knowledge of insolvency by debtor, See also TRANSFERS AT UNDER-5:520 **VALUE** Limitation period, 5:535 Generally, **5:487 to 5:540** Margin deposit, 5:507 Act of bankruptcy, 3:50, 5:528 Necessity for a transfer of property, 5:490 Paulian Action, 5:534 Obligation incurred, 5:493 Adversarial position by trustee, 5:487 Ordinary course of business, 5:510 Agent of insolvent person, 5:504 Payment made, 5:492 Appeals in, 5:540 Payment of GST, 5:488 Binding agreement in three-month period, Preference in fact, **5:505** 5:518 Preferential transactions immune from Binding agreement prior to three-month attack, 5:488 period, 5:517 Pressure, **5:526** Bona fidebelief that debtor under an Presumption, 5:507 obligation, 5:514 Procedure for attacking, 5:539 Calculation of time, **5:496** payment into court, 5:539 Change of position—no defence, 5:537 Proposals, 4:145 Charge on property, 5:491 Provincial legislation Conveyance or transfer of property, 5:490 generally, 5:529 to 5:533 Corroborative evidence, 5:524 debtor-creditor relationship, 5:531 Costs, 5:538 insolvency, 5:530 Creditor, in invitum, 5:506 proof of intent, 5:532 Debtor-creditor relationship, 5:495 saving clauses, 5:533 Diligent creditors, 5:511 Rebutting the presumption Effect of, 5:487 generally, 5:508, 5:509 Effect of finding, 5:537 binding agreement in three-month Failure to cross-examine debtor on affidaperiod, 5:518 vit, **5:506** binding agreement prior to three-month Guarantor, 5:527 period, 5:517 Insolvency of debtor bona fidebelief that debtor under an generally, 5:497 obligation, 5:514 assets insufficient to meet obligations, continuing in business, 5:510 5:500 diligent creditors, 5:511 ceasing to pay current obligations, failure to call corroborative evidence, 5:499 5:524 partnership, 5:503 knowledge by creditor of insolvency,

5:519

proof of, 5:502

FRAUDULENT PREFERENCES —Cont'd

Rebutting the presumption—Cont'd knowledge by debtor of insolvency, 5:520

no reason to prefer the creditor, **5:525** objective intent of debtor, **5:509** ordinary course of business, **5:510** payment, etc., to remedy a wrongful act, **5:513**

refusal to perform an act, **5:521** related persons, **5:523**

relevance of subjective intent of debtor, **5:509**

security for past debt, 5:516
security for present advance, 5:515
setting-off accounts, 5:543 to 5:553
transactions permitting debtor to
remain in business, 5:512
transfer of all property, 5:522

Refusal to perform an act, 5:521

Related persons, **5:496**, **5:523**

Remaining in business, 5:510

Retainer paid to solicitor, 5:180

Security for past due debt, **5:516**

Security for present advance, **5:515** Six-year limitation period, **5:467**

Surety, 5:527

Three-month period, 5:496

Transactions immune from attach, **5:488** Transactions subject to section 95, **5:489**

Transfer of all property, 5:522

Trustee payment to, 5:492

Twelve-month period, 5:496

With a view, **5:506**

FRAUDULENT PREFERENCES ACT

Generally, 5:469

FRAUDULENT TRANSACTIONS

Exempt property, 5:61

FUNERAL EXPENSES

Dividends of, 6:431

Priority of, 6:293

GARNISHMENT

After bankruptcy, **5:278**Before bankruptcy, **5:343**

Precedence of assignments and bankruptcy orders over, **5:335**

GENERAL RULES

See RULES

GIFT

Act of bankruptcy, **3:50**Not a settlement, **5:497**

GOODS

Consignment, see CONSIGNMENT GOODS

Delivered on approval, 5:83

Delivered on sale or return, 5:84

"Property" includes section 2(1), **1:46**

Property passing, **5:103**

Repossession of by unpaid seller, **5:92**, **5:423 to 5:435**

Sale to non-existent purchaser, **5:185** Stoppage, in transitu, **5:204**

GOODS AND SERVICES TAX CREDIT PAYMENTS

Effect on dividends, 5:79

Not property of bankrupt, 5:79

Use of to pay trustee's remuneration, 5:79

When is bankrupt entitled to the credit, 5:79

GOODS AND SERVICES TAX REFUNDS

Generally, 5:255

Filing of returns by trustee, 5:255

Not payable on inspector's fees, **6:93**

Redemption of security by trustee, **6:197**

Refunds, 5:255

Supplies have no interest in GST, 5:255

GOODS ON CONSIGNMENT

See CONSIGNMENT GOODS

GOODWILL

Generally, 5:234

Covenant by bankrupt not to compete, 5:234

Property of bankrupt, 5:234

Restraining order against bankrupt, 5:234

Telephone numbers, 5:234

Trade name, **5:234**

GOVERNMENT

Claims of priority, 5:448, 6:389, 6:391

GUARANTEE

Bankruptcy of surety, 6:155

GUARANTEE—Cont'd

Fraudulent preference of surety or guarantor, **5:527**

Not a secured creditor, 6:164 Proof of claim where payment guaranteed, 6:133

HEATING EXPENSES TAX CREDIT

Generally, **5:81**

HEIRS

Assignment by, 3:171 "Person" includes section 2(1), **1:45** application against, 3:20

HOMESTEAD

Generally, 5:73, 5:215 to 5:218 Bankrupt sole owner, **5:216** Exemption of, 5:73 Inchoate right, 5:217 Joint ownership, 5:218

HYPOTHEC

See also FRAUDULENT PREFER-ENCES, PROPERTY, SETTLE-**MENTS**

Movable property in Ouebec, **6:207** Personal judgment, leave necessary, 5:330 Settlement, constituting, 5:451 Taking in payment clause, 6:206

IMMOVABLES

Generally, **5:446 to 5:449**

IMPRISONMENT

See also ARREST OF BANKRUPTS, BANKRUPTCY, OFFENCES and **COMMITTAL**

Arrest of bankrupt, 7:63 Bankruptcy offences, 9:2, 9:39

INCOME AVERAGING ANNUITY

Generally, 5:229

Assignment not required to be registered, 5:229

INCOME TAX

Appeal of assessment, 2:61 Claims in bankruptcy, 2:61 Claims under section 224(1.2) under proposal, **4:121** Declaratory judgment concerning, 8:6 Deemed trust for, 5:27 to 5:29

Directors and officers, liability for, 1:25 Disallowance of claims, 6:279

INCOME TAX—Cont'd

Duty of trustee to file returns section 22, 2:61

Examination of official of department, 7:31

Filing of claim by, **6:446 to 6:449** Filing returns, 2:61, 6:122, 6:144

Mailing assessment to trustee, **6:279**

Post-bankruptcy refunds, 5:265 to 5:274 constitutes wages to bankrupt, 5:265 to 5:274

Precedence of bankruptcy over demand for. 5:343

Priority of, 5:446 to 5:449

Production of books and records pursuant to section 231.2, 2:68

Proof of claim for, 6:119, 6:446 to 6:449 Refunds of, **5:254**

Right of bankrupt to appeal assessment, 2:61

Rule in, Cherry v. Boultbee, no application, **5:553**

Taxation year, 2:61

Trustee notifying to file, 6:446 to 6:449 extension of time. **6:446 to 6:449**

INCOME TAX REFUNDS

Generally, 5:254

After bankruptcy, 5:254

Prior to date of bankruptcy, 5:254

INCOME UNDER A WILL OR TRUST

Generally, 5:219

INCURRING OF OBLIGATIONS BY TRUSTEE

After bankruptcy section 30(1)(g), 2:93, 2:104

payment for, 2:104

Before bankruptcy, 2:104

Books and records, assets to, 6:66

Carrying on business, liability for, 2:106

Disposal of assets to pay for obligations section 33(1), 2:104, 2:107

Priority for advances, 2:104

Sales tax, liability for, 2:104

INDICTMENT

See also BANKRUPTCY OFFENCES Form of section 207, **9:32**

Time limit section 208, 9:33

INFORMATION

See also BANKRUPTCY OFFENCES Form of section 207, 9:32 Time limit section 208, 9:33

INHERENT JURISDICTION OF COURT

Generally, **8:4**Companies' Creditors Arrangement Act, **22:2**Extent of, **8:4**

Giving effect to the Act, **8:4** Impossible to comply with Act, **8:4** Practicality requires, **8:4** Registrar has none, **8:72**

INJUNCTIONS

Jurisdiction to grant, 8:22
Preservation order, 5:27 to 5:29
Registrar, power to grant section
192(1)(e), 8:22, 8:71
Test to be applied in granting, 8:22
Undertaking as to damages, 2:32, 8:22

INJURIES TO EMPLOYEES

Generally, **6:390** Claims for, **6:390** Workers' compensation, **6:390**

INSOLVENCY

Assignment, necessity for, **3:167**Definition of, **1:41**Not necessary for application, **3:48**effect of, **3:48**Proof of for fraudulent preference, **5:489**

INSOLVENT PERSON

Accelerating payments in case of proposal, 4:112
Assignment by, 3:167
Commercial lease by, in proposal, 4:120
Definition of, 1:41
Fraudulent preference proof for, 5:489
Notice of intention to make proposal, 4:4
Proposal by, 4:31
Repudiation of commercial lease by, 4:120
Terminating agreement with, 4:111

INSPECTION OF PROPERTY HELD AS SECURITY

Generally, **5:408** Costs of, **5:408**

INSPECTION OF PROPERTY HELD AS SECURITY—Cont'd

Pledge or pawn, **5:408** Secured creditors, **5:408**

INSPECTORS

Generally, **6:66 to 6:97**Accounting to, by replaced trustee section 41(3), **2:192**

Action by creditor where trustee refuses to take proceedings, 2:140 to 2:153

Actions against, 6:91

After-acquired property, **5:571**, **6:90**

Appeal from, 6:87

Appeal from ruling on appointment, 6:83

Appointment of

generally, 6:2, 6:68 to 6:83

contested, 6:68

defect or irregularity in, 6:80

meeting of creditors, 6:77

no necessity for after re-appointment of trustee, **2:155**

ordinary resolution, 6:68

special meeting of creditors, 6:77

Approving proposal by a bankrupt, **4:31**, **4:40**, **4:41**

Approving report on discharge of bankrupt, **7:75**, **7:77**

Authorizing criminal proceedings, **2:60**, **9:30**

Bankrupt, ineligible, 6:70

Bond of trustee, approving, 2:40, 6:85

dispensing with, 2:40 reviewing, 6:85

Books and records, access to, 6:66

Carrying on business, 2:89

Casting vote, 6:84

Compromise and settle debts. 2:94

Compromising claims against estate, 2:95

Conflict of interest section 120(1), **6:66**, **6:85**

Conflict with creditors, 6:88

with trustee, 6:89

Contested proceeding, party to, 6:70

Costs of solicitor, **6:97**, **8:135**

Court overruling, 6:87

inspectors acting reasonably, 6:87

Creditor, need not be, 6:71

Delegating power to appoint, 6:75

Insuring assets by trustee, 2:65

INSPECTORS—Cont'd INSPECTORS—Cont'd Directions trustee applying for, no need Resignation of, 6:79 for approval of inspectors, 2:109 to Retaining leases, 2:98 2:116, 6:82 Revoking appointment of, **6:78** Distributing property among creditors, Sale of assets, authorizing, 2:75 2:96 Sale to inspectors Dividend, approval of, 6:432 generally, 2:100, 6:66, 6:86 Duties of, **6:85** nunc pro tuncorder, 2:100 Eligibility, 6:69 sale to partner of, 2:100 limited company, 6:73 Secured creditor, acting as, 6:72 secured creditors, 6:72 Solicitor of, 6:84 Emergency, power of trustee to act section Special services by, **6:93**, **6:94** 19(2), **2:55** Summary administration section 155(e), Employ a solicitor, 2:92, 6:88 6:458 Employing bankrupt, 2:99 Surrendering leases, 2:98 Equal division of opinion, 6:84 Travel expenses, **6:93**, **6:94** Examination of, **6:95**, **7:44 to 7:49** Trustee acting before appointment of, Examinations under section 163, 6:95, 2:104, 6:67 7:44, 7:46 Trustee's final statement, approval of, Fees of, **6:93**, **6:94**, **16:118** 6:85, 6:453 no GST payable, 6:93 Vacancy, **6:76** Fiduciary relationship, **6:66** Incurring obligations, 2:93 **INSURANCE** Ineligible persons, **6:70** See also FIRE INSURANCE Instituting criminal proceedings, 9:1, 9:30 Generally, 2:65, 5:221 to 5:227 Interim appointment of, **6:74** Annuities, 5:228 Interim draws for trustee, 2:94 Application for directions re, 2:111 Leasing property, authorizing, 2:90 Assignment by debtor prior to date of Legal proceedings authorizing, 2:90 bankruptcy, 5:227 Limited companies, **6:73** Assignment within one year of bank-Majority rules, 6:84 ruptcy, 5:225 Meetings of, 6:84 Attacking change of beneficiary, 5:225 trustee must attend, 6:84 Automobile, **6:423** No inspectors, procedure to be followed, Bankrupt beneficiary of policy, 5:224, 6:77 5:226 Obtaining advantage or benefit, 6:92 Bankruptcy, effect on, 5:221 Partnership, **6:81** Bankrupt insured under policy, 5:221, Persons not eligible to act as, **6:70** Power of court before appointment of, Beneficiary, change of, 5:223 2:104, 6:67 Beneficiary same person as insured, 5:224 Powers of, **6:66**, **6:85** Demutualization of life insurance Proposals, 6:96 companies, 5:220 Purchase of assets, 2:100, 6:66 Disability, 5:232 Ratification of acts of trustee, 2:74 Estate policies, 5:222 Remuneration, 6:93, 6:94 Exemption from seizure, 5:224 Fire insurance on property of debtor, generally, **6:93** 5:231 special services, **6:94** Fire occurring after bankruptcy, 2:65 Remuneration of trustee, approving, 2:170, 2:172 Income averaging annuity, 5:229

Replacement, 6:76

INTERIM RECEIVERS—Cont'd INSURANCE—Cont'd Irrevocable designation of beneficiary, After proposal, 3:120 5:223 to defend application, 3:110 Liability, 5:232 Appeals from appointment, by registrar, Life, 5:221 to 5:227 Payment of proceeds to bankrupt, 5:226 Appeals from appointment of, by judge, Policy payable to estate, 5:222 Policy payable to spouse, 5:224 Appearing in person before the registrar, 16:17 PPSA, interaction with, 5:221 Application for directions, 2:118 Proceeds of automobile insurance, 6:423 Appointment of, when notice given under Proceeds of fire policy assigned to the section 244(1)bank, 2:65 generally, 3:119 to secured creditors, 2:65 matters to be included in order, 3:119 Proceeds of insurance other than pre-condition to appointment, 3:119 automobile insurance, 6:424 proceedings under, Labour Relations Registered retirement saving plans, 5:236 Act, 3:119 Settlement, assignment constituting, production of documents by, 3:119 5:225 under, CCAA, 3:119 Trustee changing designation of beneficiary, 5:223 when will appointment be made, **3:119** Appointment of after application INTELLECTUAL PROPERTY generally, 3:103 to 3:111, 16:52 Generally, 5:235, 5:441 constitutionality of, 3:104 Copyright, see COPYRIGHT discretion as to, 3:105 Formulas, 5:3 full disclosure required, 3:105 Property of bankrupt, 5:235, 5:441 pending hearing of appeal, 3:106 situations where appointed, 3:106 INTEREST Appointment of after filing notice of Generally, **6:140**, **6:421** intention, 3:120 After bankruptcy, 6:140, 6:421 Appointment of after filing of proposal, Conditional discharge, on, 6:140 3:120, 16:50 Debt, on, 6:140 Borrowing money, 2:104, 3:107 Debts payable at a future time, 6:137 Carrying on business section 31(1), (2), Prior to bankruptcy, 6:140 (4), **3:108** Proof of claim for, 6:140 Claims of applicants uncertain and unproved, 3:105 Property includes, 1:46 Collecting book debts by, 3:107 Rate after bankruptcy, 6:140 Concealing property from, 3:112 Secured creditors, 6:254, 6:255 Conservatory measures, 3:107 Surplus after payment of claims, 6:140. Constitutionality of, 3:103 to 3:111 Controlling receipts and disbursements, Trust moneys, after bankruptcy, 5:19 3:107 INTERIM RECEIVERS Damages resulting from appointment, Generally, 3:103 to 3:111, 3:120, 16:70 3:118, 16:54 to 16:72 Danger that assets will disappear, 3:105 Actions against, 10:6 to 10:12 Definition of, 3:103 Advances by, 3:110 Directions to, 2:117, 3:111, 3:120 Affidavit in support, contents of, 3:112 Discharge of, 3:117, 16:69 After notice of intention, 3:120 Discretion to appoint, 3:105 After notice under section 244(1), 3:119 Disputed application, continuing appoint-

not a successor employer, 3:119

ment, 3:106

INTERIM RECEIVERS—Cont'd Dividends by, 3:107 Excluding debtor from property, 3:107 Ex parte application for, 3:112, 16:50 time for moving to set aside, 3:114 Failure of debtor to comply, 3:112 Fees and disbursements of, 3:116 payment prior to bankruptcy order, 8:4 Immediate order for costs where appointment set aside, 3:116 Income tax deductions, liability for, 3:108 Incurring obligations by section 31(1), 2:104, 3:108 Interim order for payment of fees, 3:116 Intra vires, 3:104 Lease termination of interim receiver. 3:107, 6:371 Leave payments on personal property, no liability for, 3:119 Liability of, 3:108 Obligations, incurring of, 2:104, 3:107, 3:108 Occupation rent, liability for, **6:331** Officer of the court, **3:103** Onus on applicant creditor, 3:105 Payment by, **3:108** constituting a preference, 3:107 Perishable property, 3:107 Powers and duties, 3:107 Practice. 3:112 Preservation order, 3:103 Proposal and appointment of, 3:120 Proposal by, 3:120 borrowing by, 3:120 who can make application, **3:120** Providing information to applicant, 3:51 Recommendation for sale. 3:119 Remedy for failure of debtor to comply with interim receiving order, **3:112** Remuneration of, 2:187, 3:116 payment in priority, 2:187, 3:116 Rent, liability for, **3:108**, **6:328** to **6:333** Right of debtor to use assets, 3:109 Sale of property, 3:107 Section 47 interim receiver, **3:119** Security on property of debtor giving, 2:103, 3:103 to 3:111 Security under, Bank Act, 2:104, 2:105, 3:107

INTERIM RECEIVERS—Cont'd Situations in which an appointment has been made, 3:106 Stay of proceedings, 3:107 Strong, prima faciecase, 3:105 Taxation of accounts, 3:116, 16:69, 16:71 Undertaking as to damages generally, **3:118, 16:72** in a proposal, 3:120 interim receiver not required to give, 3:118 third parties may claim, 3:118 under section 244(1), 3:119 Use of assets by debtor, 3:109 Vesting of property in, **3:103** INTERNATIONAL INSOLVENCIES Generally, 14:2 Attornment to jurisdiction, 14:18 Calling in aid foreign courts, 14:14 Conversion to foreign currency, 14:25 Debtor having no property in Canada, 14:2 Dividends, **14:21** Examinations of debtor or other persons, 14:17 Foreign proceeding, meaning of, 14:2 Interim receivers, 14:15 applications, 14:15 Plurality approach, 14:12 Proof of appointment of foreign representative, 14:11 Proof of foreign proceeding, 14:11 Property received, 14:21 Proposals, 14:16 Right of Canadian trustee to claim foreign assets, 14:12 Stay of proceedings, 14:13 Vesting foreign property in Canadian trustee, 14:12 INTERPRETATION OF BANKRUPTCY **LEGISLATION** Generally, 1:8, 8:2 to 8:4 Amending, Act, 1:8 substantive rights determined at date of

bankruptcy, 1:12 Conflict of two statutes, 1:8 Consistency of sections, 1:8 Decisions in other provinces, 1:8 English and French versions, authority of, 1:8

Setting aside, 3:114

INTERPRETATION OF BANKRUPTCY LEGISLATION—Cont'd

Exception created by other legislation, 1:8

Inaccuracies or errors, 1:8

No literal or slavish application, 1:8

Not inconsistent, 1:8

Reasonable, 1:8

Repeal of a section, 1:8

Sections should be harmonious, 1:8

Starting point, 1:8

Two possible interpretations, **1:8, 8:2 to 8:4**

INTERROGATORIES

See DISCOVERY

INVENTORY

Making of, by trustee, **2:41 to 2:45**Procedure to be followed, Superintendent

of Bankruptcy Directive No. 7 published subsequent to November 30, 1992 under Policy Statements, 2:45

IRREGULARITIES

See also COURTS

Generally, 8:48

Application, errors in, 3:41, 8:50, 8:51

Assignment, 8:50, 8:51

Defects excused by court, 8:50

Defects not excused. 8:51

Errors of substance, 8:49

Formal defects, 8:48

Late filing of documents, 8:50

Nullity, no power to cure, 8:49

ISSUE

See also COURTS

Generally, 8:47

Amendment of, 8:47

Appeal from, 8:47

time for, 8:47

Appellate court directing, **8:47**

Form of, 8:47

Fraudulent preferences, 5:539

Pleadings, necessity for, 8:47

Power of court to direct, 8:47

Refusal to order, 8:52

Registrar, no power to direct, 8:47

When should issue be directed, 8:47

JOINT ASSIGNMENT

Right to file in ordinary administration, Superintendent of Bankruptcy Directive No. 2R. 3:148

Summary administration, 3:148

JOINT CONTRACT

Generally, 7:229

Discharge of bankrupt, effect on, 7:229

JOINT LIABILITY

Discharge of bankrupt, effect in, 7:226 to 7:231

Partners of, see PARTNERSHIP

JOINT TENANCY

Generally, 5:209 to 5:214

Accounting between, **5:213**

Death of joint tenant, 5:210

Exemption from seizure, **5:214**

Personal property, **5:209**, **5:211**

Real property, 5:210

Tenancy in common, 5:212

JUDGE

See APPEALS, AUTHORITY OF COURTS, COURTS, JURISDIC-

TION OF COURT

generally, 8:2

jurisdiction of, 8:3

JUDGMENTS

See also EXECUTIONS and CREDITORS

TORS
Certificate of, priority of bankruptcy order

and assignment, **5:335**Charging order under, **5:345**, **6:164**

Costs of first execution creditor, **5:347 to 5:354, 6:388**

Equitable execution, 6:164

Foreclosure, proving a claim, 6:164

Judgment creditor, 5:342

Jurisdiction of, 8:3

Order may be enforced as, 8:45

bankruptcy order and assignment taking precedence over, **5:342**

Release of by bankrupt prior to bankruptcy, **5:260**

Secured creditor, including, 6:164

not including, 6:164

Seizure under execution, 5:342

Third party having interest in, 5:260

Vesting in trustee, 5:260

entitled thereto under lease, 6:338

JURISDICTION OF COURT—Cont'd JURISDICTION OF COURT Interim preservation of property, 8:2 See also COURTS, REGISTRAR Jurisdiction of Bankruptcy Judge, 8:3 Generally, **8:2 to 8:31** Admiralty proceedings, 8:27 Letters of intent, 8:26 Appeals, 8:30, 8:84 to 8:107 Lis pendens, **16:90** Appointment of judge sitting in bank-Money demand, 8:2 ruptcy, 8:3 Procedure for exercising, 8:20 definition of, **8:2, 8:3** Proceedings against trustee. 2:128 to jurisdiction of, 8:3 2:136, 8:15, 10:6 to 10:12 Arbitration clause ineffective, 8:11 Registrar, 8:31, 8:64 to 8:84 Assets not claimed by trustee, 8:21 Remedy granted by federal or provincial Bankruptcy court, not a separate court, legislation, 8:10 8:2 Res judicata, 8:2 Bankruptcy judge, 8:3 Specific performance, 8:23 Conflict with ordinary civil courts Stranger to bankruptcy, 8:8 to 8:19 generally, **8:8 to 8:19** Supreme Court of Canada, 8:30, 8:108, bankruptcy issues in ordinary courts, 8:109 8:14 Third parties, affecting rights of, 8:12, concurrent jurisdiction, 8:16 8:13 determination of whether a person is a Title to property, **8:11** creditor, 8:9 Transferring proceedings, 8:18 exclusive jurisdiction of court sitting in Trustee claiming no interest in property, bankruptcy, 8:17 8:21, 8:28 obtaining remedy granted by federal or provincial legislation, 8:9 LABOUR RELATIONS proceedings against trustee, 8:15 Collective bargaining, 5:253 proceedings in ordinary courts, 8:14 Constitutionality of provincial legislation, strangers to bankruptcy, 8:12, 8:13 1:10 title to property, 8:11 Effect of appointment of interim receiver transferring proceedings to court sitting under section 47, 3:119 in bankruptcy, 8:18 Interim receiver not necessarily a succestransferring proceedings to ordinary sor employer, 5:253 courts, 8:18 Purchaser of assets, a successor employer, Consolidation of estates, 8:7 5:253 Court of Appeal, **8:30, 8:86** Realizing assets, use of bankrupt's employees, 5:253 Courts acting in aid of each other, **8:55** Successor employer, no stay of proceed-Declaratory judgments, power to make, ings, 5:318 Termination and severance pay, 6:297 Determining obligations of creditor, 8:9 Determining rights between creditors, 8:28 See SALE OF Land Directing trial of an issue, **8:47** Equitable, 8:5 LANDLORD AND TENANT equity follows the law, 8:5 Generally, 6:327 to 6:386 Evidence rules of, 8:24 Accelerated rent Exclusive, 8:17 generally, **6:334 to 6:341** Foreign bankruptcies, 8:25 calculation of, **6:340** Forum, non conveniens, 8:29 cannot be claimed in proposal, 4:120, Inherent, 8:4 6:337

Injunctions, 8:22

LANDLORD AND TENANT—Cont'd	LANDLORD AND TENANT—Cont'd
Accelerated rent—Cont'd	Electing to retain lease, 2:98, 6:343,
less than three months remaining on	6:345 to 6:349
lease, 6:337	precedent, 6:191 to 6:193
limited to value of property on premises, 6:335	Forfeiture of term before bankruptcy, 6:343
offer to lease, 6:338 proposals, 6:339	Fraudulent preference by payment of rent 5:488, 5:494, 6:361
taxes and other charges as, 6:342	Guarantor, liability of, 6:375
Arrears of rent, 6:334 , 6:335	Land lord, bankruptcy of, 6:387
Assignment of lease	Land lord cannot terminate lease after
generally, 2:98, 6:345 to 6:354	bankruptcy, 6:343
accelerated rent and, 6:334 to 6:341	Leasing property of the bankrupt, 2:88 , 6:373
lease not permitting assignment, 6:345 to 6:349	permission of courts unnecessary, 2:88 6:373
lease permitting assignment, 6:354	Liability of guarantor and enforcement of
shopping mall, 6:345 to 6:349	security under leave where tenant
Cancelling a lease given by bankrupt, 2:98, 6:327, 6:387	becomes bankrupt, 6:375
Chattel mortgagee, priority of, 6:385	agreement to enter into a new lease, 6:377
Commercial leases, repudiation of, 4:120	guarantees, 6:376
Constitutional attacks on, 1:12, 6:327	indemnifiers, 6:378
Covenants in lease, observance by trustee,	lease of chattels, 6:382
6:360	letters of credit, 6:379
Damages for unexpired portion of lease	promissory notes, 6:381
generally, 6:372	security agreements, 6:380
Alberta, 6:372	Liability of trustee of tenant for taxes,
Manitoba, 6:372	6:326
Ontario, 6:372	Liability original tenant where assignee
Quebec, 6:372	becomes bankrupt, 6:383 Monthly, tenancy, 6:362
Damages to leased premises, 6:384	Municipal taxes
Debentures, priority of, 6:385	generally, 6:321 to 6:326
Disclaimer of lease	liability of trustee of tenant for, 6:326
generally, 2:98, 6:363 to 6:371	payment of taxes and other charges as
approval of inspectors, 6:369	preferred claim, 6:342
effect of, 6:370	Occupation of premises by purchaser of
effect of trustee entering into posses-	assets, 6:356
sion, 6:368	Occupation rent
meaning of, 6:364	generally, 6:328 to 6:333
precedent, 6:206	actual occupation, 6:329
time for delivery, 6:367	calculation of, 6:332
what constitutes, 6:365	interim receiver, liability of, 6:331
who does not constitute, 6:366	personal liability of trustee for, 6:330
Distress after bankruptcy	procedure for obtaining payment of, 6:333
generally, 6:358	Payment of taxes and other charges as
before bankruptcy, 6:357	preferred claim, 6:342
costs of, 5:375 to 5:388	Prepaid rent, 6:344
on goods of third party. 6:359	Priority of land lord's claim. 6:327

LANDLORD AND TENANT—Cont'd

Proposals, **4:120**

Provincial law, application of, **6:327**Release of property under seizure by land lord, **5:375 to 5:388**, **6:357**

Right of trustee to let purchaser of assets occupy the leased premises, **6:356**

Sale of lease which does not permit assignment without leave

generally, 6:345

assigning leases, 6:349

land lord wrongfully depriving trustee of opportunity to assign lease, **6:346**

secured creditor holding security on a lease, **6:347**

trustee's liability for rent after assigning a lease, **6:348**

Sale of lease which permits assignment without leave, **6:354**

Second bankruptcy and occupation rent, **6:374**

Secured creditor, land lord not a, **5:375 to 5:388**, **6:327**, **6:357**

Security for performance by bankrupt, **6:375**

Seizure by land lord, **5:375 to 5:388** Sublessees

election to retain, 6:355

Surrendering lease, 2:98, 6:363 to 6:371
Taxes, liability of trustee of tenant, 6:326
Taxes, payment as preferred claim, 6:342
Termination of lease, 5:460 to 5:468
by interim receiver, 3:107, 6:371
Trustee entering into lease, 6:373

LAY-AWAYS

Failure to maintain trust account, **5:104** Failure to segregate goods, **5:104**

LEASE

See LANDLORD and TENANT

LEASING PROPERTY OF THE BANKRUPTCY

See LANDLORD and TENANT

LEAVE TO TAKE PROCEEDINGS

See STAY OF PROCEEDINGS

LEGAL PROCEEDINGS

See also COSTS Generally, **2:90**

LEGAL PROCEEDINGS—Cont'd

Approval of inspectors, 2:90, 2:92
Conflict among inspectors concerning, 2:90

Continuance of, after bankruptcy, 2:90

Emergency, 2:55, 2:90

Employing a solicitor, 2:92

Institution of, 2:90

prior to first meeting of creditors, 2:54

Leave of court unnecessary, 2:90

Legal advice prior to first meeting, 2:54

Liability of trustee for costs, 2:90

Name to be used, 2:32

Order to continue, 2:90

Security for costs of, 8:130

Trustee not required to take if no funds, 2:16

Two methods for claiming property of bankrupt, **2:90**

LEGAL REPRESENTATIVE

See DECEASED DEBTOR "person" includes, **1:45**

LEGAL SERVICES

Generally

Employing a solicitor, 2:92

Obtaining in emergency, 2:55

Obtaining prior to first meeting, 2:54

Proposal, right to obtain, 8:133

LETTERS OF CREDIT

Generally, 5:263

Bank cannot prove as a creditor, 5:263

Creating a security interest, **5:263**

Effect of bankruptcy on, 5:263

Effect of subsequent agreement, 5:263

Not a guarantee, 5:263

Payment under not trust fund, 5:39

LEVY

See also SUPERINTENDENT

Generally, **4:129**, **6:295**, **6:425** to **6:429**, **16:108**

Claims not released by discharge, **6:425**

Failure to deduct, 6:429

Mechanics' lien holder, payment to, **6:425** to **6:429**

No distribution to creditors, 6:426

Payment by trustee, 6:426

reason for, **6:295**

Preferred claims, 6:426

LEVY-Cont'd

Priority of, 6:327, 6:425 to 6:429

Proposals and, 4:129

distribution in specie, 4:129

moneys furnished by third party, 4:129

Rate of, 6:425 to 6:429, 16:108

Realization by secured creditor, 6:427

Secured creditor, partial payment, **6:427**

Surplus, levy not deducted, 6:450

Trust funds, 6:428

Unsecured claims, 6:426

LIABILITIES, CEASING TO MEET

See also ACTS OF BANKRUPTCY

Generally, 3:50

Able but unwilling to pay, 3:50

Dates, unnecessary, 3:50

Failure to pay single creditor, 3:50

Meaning of "Generally," 3:50

Proof of, by filing of credit report, **3:50**

Proof of, by interim receiver, 3:50

LIABILITY AND DISABILITY INSURANCE

Generally, 5:232

Effect of proposal, 5:232

Who may claim, 5:232

LICENSED TRUSTEE

See TRUSTEE

LICENSE OF TRUSTEE

See SUPERINTENDENT and TRUST-EES

LICENSES

Generally, 5:97

Distinguished from a leave, 5:97

Fishing licence, **5:97**

Fishing quota, **5:97**

Passing to trustee, 5:97

Taxi license, 5:219

LIEN

See also MECHANICS' LIEN

Livery stable keeper, 6:164

Payment into court to remove, 6:164

Provincial statutes, 6:164

Solicitors, 2:48, 5:180, 16:46

Trustee's, for remuneration, 2:175

Vendor's lien on chattels, 5:248

Vendor's lien on land, 5:249

LIFE INSURANCE

See INSURANCE

LIMITATIONS

See STATUTE OF LIMITATIONS

LIMITED PARTNERSHIPS

Generally, 5:444, 6:406

Bankruptcy of, does not result in bankruptcy of limited partners, **3:27**

Distribution of assets, 5:444

Provincial law governs, 5:444

limitation on liability, 5:444

LIQUIDATOR

See also WINDING-UP and RESTRUC-TURING ACT

LIS PENDENS

Generally, 16:90

Certificate of. 16:90

Debtor having no interest in property, 16:90

Necessity for full disclosure, 16:90

Necessity for proceeding promptly, 16:90

LOCALITY OF A DEBTOR

Application, filing in, 1:42, 3:18

Assignment, filing with official receiver

at, 1:42, 3:155

Definition of, 1:42

Proposal, filing with official receiver, 1:42, 4:31

MAIL

Dispensing with section 187(12), 8:54

Re-direction of, see REDIRECTION OF MAIL

Service by, **16:15**

MAINTENANCE

Agreement for, 7:188

Claim for, not provable, **7:185**, **7:187**

Claim for, not released by discharge of

bankrupt, **7:185, 7:187**

Preferred claim, 6:320

Provable claim, 6:136

Stay of proceedings, **5:278**, **5:302**

MARRIAGE

Covenant or contract to defeat or delay creditors, effect on discharge, **7:184**

MARRIAGE SETTLEMENTS

See SETTLEMENTS

MARRIED SPOUSES MECHANICS' LIEN—Cont'd Trust funds—Cont'd Applicability of Act, 5:355 payment to person with knowledge, Application against, **3:19** 5:49 Assignment by, 3:171 purpose of, 5:38 Examination of, 7:31 rental of equipment, 5:41 Giving evidence against spouse, 5:355, right of reimbursement, 5:53 7:31 set-off against, 5:42 **MARSHALLING** solicitor's lien, 5:43 Generally, 6:209 to 6:214 trustee's fees. 5:55 Conditions for, **6:209 to 6:214 MEDIATION** Secured creditor by, 6:209 to 6:214 Amount to be paid from income, 5:268 **MATTER** Amount to be paid on conditional dis-Definition of, 2:2 charge, 7:74 **MECHANICS' LIEN** MEDICAL & DENTAL RECORDS Interest on monies paid into court to dis-Property of bankrupt, 5:98 charge lien, 5:35 Sale of, by trustee, 5:98 Position of. **6:164** Secured creditor against property of bank-MEETINGS OF CREDITORS rupt, **6:164** See also PROOFS OF CLAIM not on property of third party, 6:164 Generally, **6:2 to 6:64** Stay of proceedings, 5:307 Adjournment of meeting, **6:1, 6:8** Trust funds Admission of claims at section 108(1), generally, **5:35**, **5:38** 6:23, 6:264 assignment by bankrupt of, 5:47 Advertising the meeting, **6:6** beneficiaries, 5:40 Alteration of proposals by, **4:65** constitutionality, 5:36 Appointment of inspectors at, **6:3**, **6:68** to demand under. Income Tax Act, effect 6:83 of. 5:48 Appointment of trustee at, **2:21**, **6:3**, **6:17** distribution of, 5:44 negative votes, 6:17 extra-territorial effect, 5:38 Assigning claims, **6:30** fraudulent preference, 5:52 Bankrupt to attend section 158(h) holdback, 6:164 generally, 6:15, 7:14 interest on, 5:45 expenses of attending first, 6:15 jurisdiction of court sitting in bankexpenses of attending other than first, ruptcy, **5:37** 6:63, 16:91 legal costs, 5:56 improper questioning, **6:23** letter of credit payment, not trust funds, interpreter for, 16:91 Calculation of votes at, 6:52 levy of Superintendent, 5:46, 6:428 on proposal, **4:60, 6:52** liability of officers and directors, 5:54 Calling other than the first, **6:63** money paid into court, 6:159 rights to reject claims, 6:63 moneys which are not trust funds, 5:39 trustee is chair, 6:63 onus on claimant to show that payment Casting vote, 6:20 from a particular project, 5:38 Chair of overhead expenses, payment out of generally, **6:2**, **6:20** trust funds, 5:51 appeals from, **6:53 to 6:62** payment by owner, 5:50 costs of, 6:62 payment in ordinary course of business, appeals from judge, 6:61

MEETINGS OF CREDITORS—Cont'd	MEETINGS OF CREDITORS—Cont'd
Chair of—Cont'd	Procedure at first meeting—Cont'd
approach of courts to	considering affairs of bankrupt, 6:16
generally, 6:53 , 6:59	inspectors, appointment of, 6:18
jurisdiction of registrar to hear, 6:60	minutes of, 6:22
notice to creditors whose claims are	objection to claim of creditor, 6:23
contested, 6:58	partnership, 6:14
noting objections, 6:54	quorum, 6:21
particulars of, 6:57	trustee, affirming appointment, 6:17
section 37 proceedings, 6:53	voting of, 6:23
time for filing, 6:55	Procedure prior to first meeting
who may appeal, 6:56	generally, 6:4 to 6:10
proposal, 4:31, 4:60	adjournment of, 6:8
Check-list of steps to be followed prior to and at, 6:2	advertising the meeting, 6:6
Creditors refusing to attend, 6:21	notice to creditors, 6:5
Dispensing with advertising of, 6:6	place for holding, 6:9
Extension of time for, 6:2	reconvening, 6:10
Inspectors, appointment of, 6:3 , 6:68 to	time for holding, 6:7
6:83	Proof of claim see also PROOF OF CLAIM
filling vacancy section 118, 6:68 to	generally, 6:24 to 6:28
6:83	address, 6:27
overriding, 6:88	agent making, 6:28
revocation of appointment by, 6:68 to	formalities, 6:25
6:83	statement of account, 6:28
Interlocutory orders, 6:64	who may make, 6:26
Irregularities, 6:4 to 6:10, 6:13 to 6:23,	Proposals on, 4:58 to 4:63
8:48	Proxies
Majority of votes decisive, 6:52	generally, 6:42 to 6:51
Meetings other than first meeting, 6:63	blank, 6:50
trustee is chair, 6:63	corporations, 6:43
Minutes, 6:3 , 6:22	defects in, 6:51
Notice of	forms for, 6:42
generally, 6:3 , 6:5	individuals, 6:45
bankrupt, 6:63	limited, 6:48
meeting subsequent to first meeting,	partnerships, 6:44
6:11	power of substitution, 6:46
publication of, 6:2	time for lodging, 6:49
shareholders, 6:5	trustee completing, 6:50
Objections to voting, 6:23	who can be named, 6:47
Official receiver, chair of, 6:3 , 6:20	Purpose of, 6:13
Order of holding meetings, 6:12	Quorum at, 6:2, 6:21
Orders, interlocutory or permanent, 6:64	trustee holding proxy of one creditor,
Ordinary resolution, definition of, 1:49	6:21
Partners, convening of, 6:14 , 16:91	voting letter in proposal, 6:21
Place for, 6:1 , 6:9	Rejection of claims at, 6:23
Procedure at first meeting	Removal of trustee at, 2:21, 6:17
generally, 6:13 to 6:23	Restricted creditors, 6:38
attendance of bankrupt, 6:15	appointment of trustee or inspectors,
chair, 6:20	6:38

See also DISCHARGE OF BANKRUPT

Released by discharge of bankrupt, 7:205

See section headed NEW DEVELOP-

NEWSPAPER, ADVERTISING IN

See MEETINGS OF CREDITORS

Generally, **7:205**

NEW DEVELOPMENTS

MENTS

MEETINGS OF CREDITORS—Cont'd MONEY—Cont'd Paid into court, see PAYMENT INTO Restricted creditors, 6:38—Cont'd non-arm's length, 6:39 COURT "Property" includes, 1:13, 1:46 Secured creditors Trustee to deposit, 2:66 generally, **6:32 to 6:36** failure to value, 6:36 **MONITOR** surrendering security, 6:33 Appointment of a monitor, 22:75 valuation of, 6:34 Officer of the court, 22:75 voting for excess, 6:35 MORTGAGE Shareholders, not entitled to notice, 6:5 Special resolution, 1:54 See FRAUDULENT CONVEYANCES, FRAUDULENT PREFERENCES, Special resolution, definition of, 1:54 PROPERTY, SETTLEMENTS Splitting claims, 6:30 Telecommunications, 6:24 to 6:28 **MOTIONS** Time for filing proofs, **6:29** See also EX PARTEORDERS Time for holding, 6:2 Generally, 16:24, 16:26 Trustee, **6:37** Affidavit to be used on, 16:26 Trustee disallowing claim of creditor prior Application to court to be made by, 16:24 to meeting, 6:23, 6:266 to 6:270 Filing, 16:23 Trustee must attend, 6:3, 6:63 material to be filed, 16:23 Unliquidated and contingent claims, 6:41 Intervention by Superintendent on, 16:23 Voting at Notice of. 16:24 generally, **6:2**, **6:23** Service of, 16:15 claim on bill of exchange or note on Time for filing, 16:23 which bankrupt secondarily liable, Use of ordinary procedure of court, 16:9 6:31 to 16:12 contingent and unliquidated claims, 6:41 **MUNICIPAL TAXES** on proposals, 4:3, 4:16, 4:58 to 4:63, Generally, 6:321 to 6:325 4:71 to 4:78 Business taxes, 6:324 proxies, 6:42 to 6:51 Declaration of value by trustee, 6:325 Distress for, 5:382, 6:321, 6:326 MEETINGS OF INSPECTORS Leased premises, 6:324 See INSPECTORS Lien on land, **6:322** MENTAL INCOMPETENT not a, priority of, 6:324 Assignment by, 3:171 Limit on. **6:323** Public utility, 6:303 **MINISTER** Trustee of tenant, liability for, 6:326 Definition of, 1:43 Within two years, **6:323** MISAPPROPRIATION **NECESSARIES OF LIFE** Discharge not releasing bankrupt from

MISTAKE

Power to excuse, **8:48**

Of bankrupt's property, 5:183

to 7:196

MONEY

By way of compensation in criminal proceedings, 5:187

debt or liability arising out of, 7:191

NON-EXISTENT PURCHASER

Sale of goods to, effect of, 5:185

NOTICE OF DISALLOWANCE

See DISALLOWANCE OF CLAIMS

NULLA BONARETURN

See ACTS OF BANKRUPTCY

OBLIGATIONS

See INCURRING OF OBLIGATIONS BY TRUSTEE

meaning of, 5:3

OBTAINING POSSESSION OF PROPERTY

See POSSESSION OF PROPERTY

OCCUPATION RENT

See also LANDLORD and TENANT Generally, **6:328 to 6:333**

OFFENCES

See BANKRUPTCY OFFENCES

OFFICERS OF CORPORATION

See DIRECTORS

liability for breach of trust, **5:26**Liability of officers for offences, **9:27**Voting by, **6:38**

Wages, postponement of claim for, **6:311**

OFFICIAL NAME

See also LEGAL PROCEEDINGS Generally. 2:32

Change from wording of former, Act, 2:32

Meaning of, 2:32

Reason for, 2:32

Revival order, 2:32

Trustee suing in own name, 2:32

OFFICIAL RECEIVER

Generally, 2:9, 16:46

Absence of section 12(4), 2:9

Action against, 10:6 to 10:12

Appeal from, 2:9

Application to registrar for directions, **2:9, 16:46**

to judge for directions, 16:46

Appointment of trustee in assignment, 3:154

Assignment

cancellation of, 3:160

duties in respect of, 3:148, 16:76

OFFICIAL RECEIVER—Cont'd

Assignment—Cont'd

filing with, 2:9, 3:148

Bankruptcy offence, reporting, 2:9, 9:30

Bankruptcy order, endorsement of, **2:9**, **3:122**

Bond of trustee

generally, 2:40, 3:148

decreasing, 2:40

in proposals, 2:40, 4:31

not to be excessive, 2:40

time for filing, 2:40

Certifying assignment in case of real property section 74(1), 5:389 to

5:397

Chairperson of first meeting of creditors, **6:13 to 6:23**

of consumer proposal, 4:155

of proposal, 4:31, 4:60

Decreasing security, 2:40

informing Superintendent section 12(3), **2:40**

Deemed assignment, 4:57, 4:72, 4:137

Directions, application for, 2:9, 16:46

Duties and responsibilities, 2:9

Examination of bankrupt generally, **7:9**, **7:28**

failure to attend for, 7:9

giving false answers on, 7:9

Hand ing assignment to trustee, 16:76

Immunity from suit, 2:98, 10:6

Investigation by, 7:29

List of, 2:9

Offences, duties in respect of section 205,

Proposal to be filed with, 4:31, 16:78

creditor refusing to accept, 4:57

Registrar performing duties, 2:8, 2:9

Statement of affairs, delivery by trustee, **16:76**

10:70

Trustee, appointing of in assignment, 3:154

OPPRESSION REMEDY

Generally, 5:184, 23:2

Use of by creditor to recover property removed by fraud, **5:184**

Use to recover property of bankrupt, 5:184

ORDERLY PAYMENT OF DEBTS

Generally, 11:2

ORDERLY PAYMENT OF DEBTS —Cont'd

Assignment of wages, 11:2 Attaching order after, 11:2 Claim in excess of § 1,000, **11:2** Crown debt due to, 11:2 Effect of consent to order, 12:9 Provincial legislation required, 11:2 Release of surety, 11:2

ORDER OF COURT

See COURTS

Order enforced as a judgment section 187(6), **8:45**

ORDINARY PROCEDURE OF THE **COURT**

See PRACTICE and PROCEDURE

ORDINARY RESOLUTION

All questions decided by, 1:49 Calculations of votes, 6:52 Contrasted with special resolution, 1:49 Definition of, 1:49 Proposals, 4:58 to 4:63

PARTNERSHIP

Generally, 5:444, 6:404 to 6:420 Actions against partners not in bankruptcy, **6:413**, **7:230** Administration of estates, **6:420** After-acquired property of undischarged bankrupt partner, 5:574 All partners not bankrupt, 6:413, 7:229 Application against, 3:26 Application by, 3:17

Assignment by, 3:171 court sitting in bankruptcy cannot declare, 5:34

Bankruptcy of, effect of, 6:407 Bankruptcy of partner, effect of, 6:408

Bankruptcy order, 3:26, 3:125

transfer of application against other partner, 3:26

Claim against, 6:404

Claim by a partner, 6:418

Claim of joint estate against separate estate and by separate estate against joint estate, 6:419

Commencing and prosecuting action where one member bankrupt, 5:444 notice to other partner, 5:444

Costs, payment of, **6:420**, **6:455**

PARTNERSHIP—Cont'd

Deemed to be a partner, 6:410 Discharge of, effect of, 7:230 Dissolution prior to bankruptcy, 6:405 Dissolution which prejudices creditors, 6:411

Distribution of property, **6:420**

Dividends in, 6:455

Inspectors for separate estate, 6:68 to 6:83

Joint and separate property inextricably intertwined, 6:415

Joint debt, 6:416

Joint property, 6:414

Limited, 5:444, 6:406

see LIMITED PARTNERSHIPS

Meeting of creditors, 6:14, 16:91

No joint estate, 6:405

Partners, not in bankruptcy, 6:413, 7:230

"Person" includes section 2, 1:45

Proof against joint and separate estates, 6:417

Proxy by, **6:44**

Secured claims in, 6:253

Separate debt, 6:416

Separate property of, 6:412, 6:414

Service of application on, 3:26, 3:42 to 3:45

Silent, postponement of claims, 6:401 Silent partner having right to purchase interest of insolvent partner, 5:262

PATENTS

Assignment of prior to bankruptcy, 5:235 Property of debtor, 5:235, 5:441 Sale of patented article, 5:441

PAULIAN ACTION

Generally, 5:534

PAWNED GOODS

Right of trustee to inspect section 79, 5:408

PAYMENT INTO COURT

No power to set aside security and direct, 6:204

Right to money paid in, prior to bankruptcy, **5:346**

Secured claims, payment in to remove, 6:164

Trust money paid to abide outcome of litigation, 5:10 to 5:20

PENSION BENEFITS

See also REGISTERED RETIREMENT and DISABILITY SAVINGS PLAN

Generally, 5:188

Not vesting in trustee, 5:188

Personal liability of trustee for, **6:312**

Seizure if not exempt, 5:188

Support payments in Ontario, 5:188

PERISHABLE GOODS

See also CONSERVATORY MEASURES

Generally, 2:52

Conservatory measures, 2:52

No necessity for order to dispose of, 2:52

Seasonable goods, 2:52

PERSON

See also RELATED PERSONS

Definition of, 1:45

PERSON AGGRIEVED BY ACTIONS OF TRUSTEE

See ACTIONS AGAINST TRUSTEE

PERSONAL PROPERTY SECURITY ACT

Generally, 5:120

Actual notice, 5:128

Application of doctrine of equitable charge or mortgage, **5:124**

Application of rule in, ex parte James, **5:123**

Assignment of

book debts, 5:159

mortgage on real estate, 5:157

security interest where security interest not perfected, **5:169**

wages, 5:156

Attachment of a security interest, **5:163**

Building materials affixed to realty, **5:149**

Buyer in ordinary course of business, **5:146**

Choice of law agreements, 5:141

Conflict of laws, 5:140

knowledge of transfer, 5:140

Consignment agreements, 5:151

true consignments, 5:151

Constitutional validity of provincial legislation, **5:121**

Constructive trust, 5:129

Co-ownership of a chattel, 5:136

Crown, security interests of, 5:143

PERSONAL PROPERTY SECURITY

ACT—Cont'd

Description of collateral, **5:162**, **5:175**, **5:176**

Discharge, effect of, 5:167

Effective date of vesting of trustee's title, 5:137

Equitable charge or mortgage, application of, **5:124**

Equitable estoppel, 5:126

Equitable subordination, **5:125**

Errors

in description of chattels in financing statements, **5:176**

in description of chattels in security agreements, **5:175**

in financing change statements, **5:177** in name of debtor in financing state-

ment, **5:174**

Extension of time for compliance with, PPSA, **5:175**

Fixtures, **5:150**

Floating charges, 5:162

French name, 5:174

General financing statement, 5:168

Innkeeper's lien, 5:144

Insurance, transfer of an interest or claim under, **5:147**

Interest in real estate, 5:158

Leases, 5:152

Legal process, control by, 5:165

Licenses, **5:160**

Lien given by statute or rule of law, 5:144

Life insurance not governed by, **5:147**

Marine mortgage, 5:154

Necessity for

interest by one unsecured creditor, 5:173

lack of knowledge of unperfected security, **5:128**

security agreement, 5:138

trustee to show that assets owned by bankrupt, **5:135**

Perfection after date of bankruptcy, 5:137

Perfection by possession, **5:164**

Perfection by registration, 5:166

Pledge of shares, 5:161

Post insolvency registration, 5:179

Power of court to relieve against irregularities, **5:173**

Priority by legal process, 5:165

PERSONAL PROPERTY SECURITY ACT—Cont'd Procedure for attacking security interest,

5:131

Proceeds of sale of collateral, **5:171** Purchase money security interest

generally, 5:170

priority between two holders, **5:170** refinancing does not create, **5:170**

sale of collateral, 5:170

Real estate, creation of interest in, 5:158

Registration of a general financing statement on inventory, **5:168**

Registration of a single financing statement, **5:166**

Renewal of registration, 5:172

Revendication, right of, 5:141

Rights and remedies upon default, 5:178

Right to obtain information concerning security interest, **5:134**

Rule in, ex parteJames, application of, 5:123

Sale of Goods Act, rights of buyers and sellers, **5:145**

Searches not revealing security, 5:173

Section 427 of, Bank Act, security under, 5:155

Security agreement, need for generally, **5:138**

financing arrangements not complete, 5:139

must charge collateral, 5:138

not signed by purchaser, 5:175

registered after bankruptcy, 5:138

Security interest, need for, 5:139

Shares, pledge of, 5:161

Shares, redemption of, 5:161

Subordination of security interests, **5:127**

equitable subordination, 5:125

evidence of, 5:161

Subrogation, 5:130

Tenant's fixtures, 5:150

Transfer of an interest or claim under a policy of insurance, **5:147**

Trustee has greater rights than bankrupt, 5:132

Trustee's right to attack for defects generally, **5:122**

effective date of vesting of title, 5:137 necessity to show that assets owned by bankrupt, 5:135

PERSONAL PROPERTY SECURITY ACT—Cont'd

Trustee's right to attack for defects

-Cont'd

procedure for attacking, 5:131

rights not limited to those possessed by bankrupt, **5:132**

right to obtain information about security interests, **5:134**

Unjust enrichment, not applicable, **5:129** Wages, interest in, **5:148**

PERSONAL REPRESENTATIVE

Application against, **3:20** Assignment by, **3:171**

PETITION FOR BANKRUPTCY

See APPLICATION FOR BANK-RUPTCY ORDER

POLICY STATEMENTS OF SUPERINTENDENT

See section of book headedPOLICY STATEMENTS & DIRECTIVES in vol

4

POSSESSION OF PROPERTY

Generally, 2:41 to 2:45

Accounts receivable, 2:47

Books of account, 2:47

Changing locks, 2:41

Discretion of trustee, 2:41

Endorsing name of bankrupt, 2:41

Execution of documents, 2:41

Guardian, fees of, 2:41

Inventory, making, 2:45

Liabilities prior to bankruptcy, 2:50

Procedure for obtaining possession, 2:41,

5:410 to 5:422

Receiver, trustee as, 2:46

Search warrant for, 2:41

Sheriff, delivery to trustee, 2:49

Solicitor's lien on documents, 2:48

Solicitor's lien on property, 2:49

Taking possession of, 2:41

Telephone number, 2:50

Telephone number, 2.30

Third party, claim to, 2:41

Unsworn testimony, not to be used, **2:41** to **2:45**

POSTPONEMENT OF CLAIMS

See RESTRICTED CREDITORS

POWERS OF APPOINTMENT EXERCISABLE BY BANKRUPT

Generally, 5:233

Not for benefit of third parties, **5:233** Trustee may exercise a general power,

5:233

PRACTICE AND PROCEDURE

See also particular subjects, such as Assignments, Applications

Generally, **16:7**, **16:16**, **16:24**, **16:34** Civil matters practice in, **16:9** to **16:12**

Depositions, 16:9 to 16:12, 16:28 to 16:32

see DISCOVERY

Filing of documents, 16:19, 16:22

Interim receiver, appearing before registrar, **16:17**

Motions, 16:24

see MOTIONS

Ordinary procedure of the Court

generally, 16:9 to 16:12

delay in perfecting appeal, 16:9 to 16:12

implied undertaking only to use documents in bankruptcy proceedings, 16:11

when applied, 16:10

when both parties in bankruptcy and ordinary procedure applied, **16:11**

when not applied, 16:12

Service, see SERVICE

form of, 16:13, 16:15

time for, 16:13

Superintendent, service by registered mail, 16:19

Time for doing an act, 16:13

Time less than six days, 16:14

Title of proceedings, 16:19, 16:21

Transfer of proceedings, 16:19

Trustee, appearing before registrar, 16:17

Witnesses, examination of, **16:28 to 16:32**

PRECEDENCE OVER

ATTACHMENTS, GARNISHMENTS, EXECUTIONS

Generally, 5:335

ETC.

Change in priority, 5:340

Charging orders, 5:345

Constitutionality of, 5:336

PRECEDENCE OVER ATTACHMENTS, GARNISHMENTS, EXECUTIONS

ETC.—Cont'd

Conveyance by trustee, 5:337

Costs of first execution creditor, see FIRST EXECUTION CREDITOR'S COSTS

Date of. 5:342

Demand s under, Income Tax Act. 5:343

Excise Tax Act, demand s under, 5:344

Garnishees, 5:343

Income tax, **5:343**

Judgment creditors, 5:342

Mortgages, 5:341

Payment into court, 5:346

Proposals, 5:338

Receivership order, **5:289**

Secured creditors, 5:339

PRECEDENTS

For detailed list of precedents, see section headed PRECEDENTS in vol 4.see also FORMS.

PREFERENCES

See FRAUDULENT PREFERENCES

PREFERRED CREDITORS

See PRIORITIES

PRELIMINARY STATEMENT OF AFFAIRS

See ASSIGNMENTS

PRESCRIPTION

See STATUTE OF LIMITATIONS

PRESUMPTION

See EVIDENCE, FRAUDULENT PREF-ERENCES, SETTLEMENTS

PRINCIPAL AND AGENT

Effect of filing claim against an agent, **6:148**

PRIORITIES

Generally, 6:285 to 6:429

Automobile insurance, 6:423

Canadian, Payments Association Act, claims under, **6:292**

Child support, 6:320

Costs of administration, 6:294

costs incurred in bringing assets to jurisdiction, **6:294**

PRIORITIES—Cont'd PRIORITIES—Cont'd Superintendent's levy, 6:295, 6:425 to Costs of first seizing creditor, **6:388** see also FIRST EXECUTION CRED-6:429 ITOR'S COSTS see LEVY Surplus, **6:422** Crown, claims of, 5:446 to 5:449 Time for payment of preferred claims, Deemed trusts, 6:288 6:291, 6:393 Disputed claims, 6:290 Trustee's fees, 6:294 Equitable subordination, **6:402** Wage-related claims under the, BIA First execution creditor. 5:347 to 5:354. generally, **6:297** to **6:316** 6:388 appropriating payment for, 6:314 Foreign creditors, 6:285 to 6:291 assignment and subrogation, 6:309 Funeral and testamentary expenses, **6:293** claim for balance owing, 6:303 Injuries to employees, **6:390** directors and officers, 6:311 Insurance other than automobile insurdisallowance of, **6:316** ance, 6:424 disbursements of travelling salesperson, Interest, **6:421** 6:303 Land lord for rent. 6:327 to 6:386 filing proof of claim for, 6:298 see Land LORD and TENANT for what is preference given, 6:303 Leases and sub-leases, 6:345 to 6:349, pension plan benefits, 6:296, 6:312 6:375 relatives, 6:310 Legal costs, **6:294, 8:120** section 427 of, Bank Act, 6:315 Municipal taxes, **6:321 to 6:326** subrogation, 6:309 see also MUNICIPAL TAXES who is entitled to, 6:298 Pari passupayment, 6:403 Workers' compensation, 6:389 Partnership, **6:404 to 6:420** see WORKERS' COMPENSATION see PARTNERSHIP Wrongful dismissal, 6:319 Payable as soon as funds available, 6:393 PRIORITY BETWEEN FIRST AND delaying payment, **6:393** SECOND BANKRUPTCY RE Payment rateably, **6:403** AFTER-ACQUIRED PROPERTY Pension related claims, 6:296 See also AFTER-ACQUIRED PROP-Postponement of claims **ERTY** generally, **6:395** to **6:399** Generally, 5:574 deferred claims of spouse or former Belongs to trustee in first bankruptcy, spouse, 6:397 5:574 reviewable transactions, 6:396 partnership, 5:574 silent partners, 6:401 priority, **5:574** wages of officers and directors, 6:399 Re-appointment of trustee to administer, wages of relatives, 6:398 2:201, 5:574 Postponement of silent partners, 6:401 **PRIVY** Priority of payment, 6:289 See FRAUDULENT PREFERENCES Proceeds from property of bankrupt, Definition, 5:520 6:286 Property sold and distributed before bank-Knowledge of insolvency by debtor, ruptcy, **6:286** 5:520 Public utilities, **6:392** PROCEDURES IN CIVIL MATTERS Restricted by section 136, 6:394 See PRACTICE and PROCEDURE Scheme of distribution, **6:285** Secured creditors, 6:287 **PROCEEDINGS**

Delay, see DELAY

Spousal support, **6:320**

PROCEEDINGS—Cont'd PROOF OF CLAIM—Cont'd Formal defect in, **8:48** Claims provable, see PROVABLE **CLAIMS** and **CLAIMS** Meaning of, **2:160** Contents of, 6:24 to 6:28 Stay of Contingent claims, see CONTINGENT secured creditors, 5:326 **CLAIMS** unsecured creditors, 5:278 Court, power of to expunge or reduce, Stay of, deemed 6:283 under, Employment Insurance Actthat Crown, by, 6:144 refer to section 224(1.2) of, Debt, meaning of, 6:100 Income Tax Act, 5:325 Debts payable at a future time, 6:137 under Canada Pension Plan that refer to section 224(1.2) of, Income Tax Delivery to trustee, 6:144 Different classes of claims, 6:150 Act, 5:325 under section 224(1.2) of, Income Tax Disallowance of, 6:261 to 6:283 Act, 5:325 see DISALLOWANCE OF CLAIMS Taken in wrong court, 8:52 Distinct contracts, 6:141 Transfer of, 8:46, 8:52, 16:19 Dividend, necessity for filing, 6:144, transfer only possible of proceedings in 6:431 wrong court, 8:52 Double proof, 6:155 Effect of filing a claim against an agent, **PROCESS** 6:148 See PRACTICE and PROCEDURE, Employee, **6:157 SERVICE** Equity claim, 6:111 PRODUCTION OF BOOKS Erroneous, 6:146 See BOOKS and RECORDS Events occurring after bankruptcy, 6:104 Evidence in support of, **6:262** PRODUCTION OF DOCUMENTS Examination of, by trustee, 6:261 See EXAMINATIONS Expunging, 6:283 PROFESSIONAL LIABILITY False, 6:154 **INSURANCE** penalties for, 9:19 Farmer, 5:423 to 5:435 Generally, 5:232 Filing with trustee, **6:144**, **6:446** to **6:449** Proceeds of entitlement to, 5:232 extension of time for, 6:446 to 6:449 **PROFIT** failure to file, **6:144**, **6:446** to **6:449** "Property" includes, 1:46 Fisher. 5:423 to 5:435 PROOF OF CLAIM Formalities, 6:25 Form of, **6:151** See CLAIMS Guarantor, by, 6:155 Generally, 1:25, 6:29, 6:99 to 6:142, 6:144 to 6:157 Income tax, claim for, **6:119**, **6:446** to 6:449 Admission, notice of, 6:144 to 6:150, 6:264, 16:96 no necessity to attach assessment to claim, 6:28 Admission or disallowance for voting, 6:13 to 6:23 Interest on debt, 6:140 After declaration of dividend, 6:450 Misrepresentation in, 6:154 Agent by, 6:26, 6:152 Municipality, by, 6:150 Amendment of, 6:146 Name of claimant, 6:26 Aquaculturist by, 5:423 to 5:435 Necessity for filing generally, **6:144 to 6:150** Assigning of claims, **6:30** Bank, 1:25 agent, effect of filing, 6:148 Changes and erasures in, 6:25 amendment of, 6:146

PROOF OF CLAIM—Cont'd PROPERTY—Cont'd Approval goods delivered on, 5:83 Necessity for filing—Cont'd different classes, 6:150 Assignment of book debts, 5:259 second proof, 6:149 see ASSIGNMENT OF BOOK DEBTS third parties, effect on, 6:147 Automobile insurance, 6:423 withdrawal of, 6:145 Bail, furnished by bankrupt, 5:187 Notice to file, **6:446 to 6:450** Bail, furnished by third party, 5:3 failure to file, **6:144**, **6:446** to **6:449** Bankrupt, acting as agent, 5:82 Officer or employee making, 6:26 Bankrupt, delivery of, to trustee, 7:5 to Property claim for, 5:410 to 5:422 7:23 Proposal, **6:139** Bankrupt, obtaining by false representation, 9:2 Reducing, **6:283** Banks, duty of, **5:407** Registrar, jurisdiction of section 192(8), 8:74 possession of property of bankrupt, 2:43 Requirements for, **6:24 to 6:28, 6:153** Benefit conferred on director of corpora-Residents out of Ontario, 6:24 tion, 5:181 Right of creditors to examine, 6:156 Bills of sale, invalid, 5:118 Rule against double proofs, **6:155** Bona fidepurchaser from bankrupt of, Second, 6:149 5:389 to 5:397 Secured creditors, **6:159** Book accounts, 5:472 Shareholders, 6:111 Breach of fiduciary duty. 5:182 Splitting claims, **6:30**, **6:155** Bulk sales, invalid, 5:117 Statement of account, necessity for, 6:24 Caution, registration against real property, to 6:28 5:389 to 5:397 details in, 6:28, 6:153 Caveat, 5:389 to 5:397 no necessity to attach assessment to Chattel mortgages invalid, 5:118 claim by Ministry of National Revenue. 6:28 Chattels exempt from seizure, 5:133 Statute of Limitations, 6:142 Child tax benefit, 5:256 Subrogated claims, 6:116 Choses in action, 5:250 Surety, by, **6:155** see CHOSES IN ACTION Technicalities to be avoided, 6:144 assignment of, 5:259 Third parties, effect of filing, **6:147** vesting in trustee, 5:250 Time for lodging, for voting, 6:29 Claims to, in possession of bankrupt at Time for lodging for dividend, 6:446 to date of bankruptcy, 5:410 to 5:422 6:450 Collective bargaining agreement, rights Type of claim, must be stated, 6:153 under, 5:253 Voting, necessity for, **6:29** Compensation order, 9:29 Wages, 6:157 Conditional sales, 5:85 suggested form for see CONDITIONAL SALES see also claims under the, Wage Conservatory measures, 2:52 Earner Protection Program Act Consignment, 5:86 to 5:91 Who may make, 6:26 see CONSIGNMENT GOODS Withdrawal of, 6:145 Contingency fee of solicitor, 5:252, 5:357 **PROPERTY** to 5:366 See also ASSETS Contingent interest in, 5:3 Contracts, 5:357 to 5:366 Acting as agent, 5:82 After-acquired, 5:561 to 5:574 Contractual rights, 5:252 see AFTER-ACQUIRED PROPERTY Contributors, 5:399 to 5:405 Annuities, 5:228 see CONTRIBUTORIES

PROPERTY—Cont'd	PROPERTY—Cont'd
Conveyance of, as act of bankruptcy, 3:50	False pretences, obtaining by, discharge
Copyright, covered by, 5:235 , 5:441	not releasing from liability for, 7:197
see COPYRIGHT	Family Law legislation, 5:5
Court, money in, 5:186	see FAMILY LAW ACTS
Credit obtained by, person pledging or	Fiduciary duty, breach of, 5:182
disposing of, 9:10	Fire insurance policy, proceeds of, 2:65
Criminal proceedings, money paid by way	see FIRE INSURANCE Fixtures, 5:94 to 5:96
of compensation, 5:187	tenant's fixtures, 5:96
Dealing with, examination regarding, 7:30 to 7:43, 7:60	Floating charge debenture, 5:105, 5:162
Debenture, floating charge, 5:105	Forfeiture in event of bankruptcy, 5:262
Deemed trusts, 5:27 to 5:29	Franchising agreement, 5:101
see DEEMED TRUSTS	Fraudulent conveyance, 5:460 to 5:468
Defeasance on bankruptcy, 5:262	Fraudulent disposition of, 9:4
Deferred profit sharing plan, 5:230	Fraudulent misrepresentation, obtaining
Definition of, 1:46, 5:3	by, discharge not releasing from
Delivery of	liability for, 7:197
act of bankruptcy, 3:50	General considerations, re, 5:2
to substituted trustee, 2:124	Giving security on, by trustee, 2:93 , 2:104 , 2:105
to trustee, 7:5 to 7:23	Goods and services tax (GST) collection
Demutualization of life insurance	and remittance, 5:80
companies, 5:220	Goods and services tax (GST) credit pay-
Depriving trustee of possession, 2:41 to	ment, 5:79
2:45	Goods and services tax (GST) refunds,
Destroying section 168(1)(c), 7:63	5:255
Director, benefit conferred on, 5:181	Goodwill, 5:234
Disability benefits, 5:188	non-competition clause, 5:234
Disability tax credit, 5:257	Homestead, 5:25
Disclaimer of, 2:58	Income averaging annuity, 5:229 Income tax rebates, 5:254, 5:265 to 5:274
Disposal of, not owned by bankrupt, 5:409	Income under a will or trust, 5:219
Distribution, 6:285 to 6:429	Indians, property of, 5:2
see PRIORITIES	In existence at bankruptcy, 5:3
Distribution, sale by, 5:82	Inspection by trustee, 5:408
Divesting of, by trustee, 2:58 , 2:193	Inspector, purchasing, 2:100, 6:66
Divesting of title in event of bankruptcy,	see INSPECTORS
5:262	Insurance, 5:221 to 5:227, 5:231
Dividends, 6:431 to 6:456	see INSURANCE
see DIVIDEND	Intellectual property, 5:235
Documents are property, 5:412	Interest on, 6:140 , 6:421
Dower interests, 5:215 to 5:218	see INTEREST
Earnings, 5:265 to 5:274	Inventory of, 2:45
see EARNINGS	Joint and separate dividends, 6:455
E-commerce insolvencies, 5:102	Joint tenancy, 5:209 to 5:214
Examination regarding, 7:30 to 7:43,	Judgments, 5:260
7:60	Lay-aways, 5:104
Exempt, 5:57	Lease, 5:152, 5:153, 5:208
see EXEMPT PROPERTY	see also LANDLORD and TENANT

to non-existent purchaser, 5:185

PROPERTY—Cont'd PROPERTY—Cont'd Legacy income from, 5:219 Preferences, 5:487 to 5:540 see FRAUDULENT PREFERENCES Letters of credit, **5:263** Liability insurance, 5:232 Preservation of property, 5:4 Licences, 5:97 Professional liability insurance, 5:232 Life insurance policy, 5:221 to 5:227 Protection and conservation, 2:52 Provincial statutes relating to, 1:10 see INSURANCE Mareva injunction, 5:4 Provision for forfeiture or divesting, 5:262 Married woman, 5:355 Meaning of, 1:46, 5:3 Ouebec Medical and dental records, 5:98 resolution, right of, 5:195 resolution of contract of sale for default Misappropriation of, 5:183 by buyer, 5:193 to 5:203 Money in court, 5:186 revendication, right of, 5:142, 5:194 Money owing to bankrupt for services Real property, **5:205 to 5:207** prior to bankruptcy, 5:276 Money seized by the police, 5:183 see REAL PROPERTY Receipt of, immaterial, 5:3 No equity in red property, 2:58 Recovery of, by trustee, from transferee, Non-competition clause by bankrupt, 5:555 to 5:559 5:234 Non-existent purchaser, goods sold to, Registered disability savings plans, 5:236 5:185 Registered education savings plan, 5:247 Not owned by bankrupt, **5:409** Registered retirement savings plans, 5:72, No value is irrelevant, 5:2 5:236 Obtained by fraud, 5:2 Registration of bankruptcy order or assignment, 5:389 to 5:397 Obtaining possession of, 2:41 to 2:45, Removal section 168(1)(, c), section 5:410 to 5:422 168(1)(, d), 7:63, 9:7 Offences in connection with, 9:3 out of province, 5:398 On approval, delivery on, 5:83 Rents, **5:99** Oppression remedy, use of to recover Repairer's lien, 5:115 property, 5:184 Resiliation, 5:193 to 5:203 Partnership, 5:444, 6:404 to 6:420 Restitution for criminal acts, 7:186, 9:29 see PARTNERSHIP Return of, to debtor, 2:58, 2:193 Patents of invention, **5:441** Payment by an owner pursuant to a certif-Return to bankrupt, 2:58, 2:193 icate, **5:50** Revendication, 5:193 to 5:203 Pension plan, superannuation benefits, Revendication, unpaid seller's right of, 5:72 5:142 Pension refund. 5:188 Right of trustee to act anywhere for Perishable goods, 2:52 recovery of, 2:51 Right of vendor to retake possession of, Personal damages, not property of trustee, 5:92 5:562 to 5:568 Rights of actions, 5:250 Personal Property Security Act, 5:45 see CHOSES IN ACTION see PERSONAL PROPERTY SECU-RITY ACT Rule in, Ex parte James, 5:189 to 5:191 Planning Act, failure to comply, 5:2 Sale of. 2:75 Pledge, right to inspect, **5:408** see SALE OF ASSETS Possession by bankrupt not proving not belonging to bankrupt, 5:409 ownership, 5:2 Sale of goods, property passing, **5:103** Possession of, by trustee, 2:41 to 2:45 sale of goods, property not passing, see POSSESSION OF PROPERTY 5:103

Powers, 5:233

PROPERTY—Cont'd	PROPERTY AND CIVIL RIGHTS
Set-off, 5:313 , 5:315	Provincial legislation dealing with
Settlement of, 5:451	insolvency, 1:10
see SETTLEMENTS	PROPOSALS
Shares in corporation, 5:251	Generally, 4:2 to 4:149
Sheriff, delivery up of, by, 5:369 to 5:374	Acceleration of payment because of,
Shipper's lien, 5:116	4:112
Ship's mortgage, validity of, 5:119	stay of, 4:112
Solicitor, property in hand s of, 5:180	Acceptance by creditors, 4:58 to 4:63
Solicitor disclosing to trustee, 7:57	Act of bankruptcy, 3:50
Statute of Frauds, trustee relying on, 5:93	Adjournment of meeting on, 4:31
Statute of Limitations, 5:261, 6:142	Administrator's accounts, taxation of,
Stocks and bonds, 13:2 to 13:10	4:171
Stoppage in transitu, 5:204	Alteration of, 4:16
Street certificates, 5:34	Amendment of, 4:16
Summary applications to determine title,	by the court, 4:68
3:187	Annulling proposal
Superannuation benefits, 5:188	generally, 4:130 to 4:138
Support, arrears of, 5:304 , 6:110	default, remedying, 4:132
Taking possession of, 2:41 to 2:45	default, what constitutes, 4:130 default, when does it occur?, 4:131
Third parties, property of, 5:409	discretion to annul, 4:130
Thirty-day goods, 5:193 to 5:203, 5:423	effect of order, 4:138
to 5:435	failure to disclose name of creditor,
Time-share contracts, 5:100	4:130
Trademarks, 5:235	form of order, 4:136
Transactions in good faith, 5:542, 5:558	meaning of "annul," 4:130
Transfer for valuable consideration, 5:558	no benefit to creditors, 4:130
Trustee, no higher rights than bankrupt, 5:2	procedure after making order, 4:137
not agent of creditors, 5:2	procedure on application, 4:134
Trust property, 5:10 to 5:35	proper judicial officer to make order,
see TRUST PROPERTY	4:135
common law tracing, 5:33	remedying a default, 4:132
_	section 187(5) should not be used,
mechanics' lien, 5:35	4:130
stockbroker, 13:2 to 13:10	trustee and legal fees, payment of, 4:136
tracing, 5:32	who can bring application to annul,
Undisposed of, 2:58, 2:193	4:133
Unpaid seller, right to repossess, 5:193 to	who can make order, 4:135
5:203, 5:423 to 5:435	Annulment of bankruptcy, 4:92
Vendor, right to retake possession, 5:92	Appeal from approval or refusal, 4:93
Vendor's lien on chattels, 5:248	Application of, Bankruptcy and
Vendor's lien on land, 5:249	Insolvency Act
Vesting in trustee, 5:2 , 5:357 to 5:366	generally, 4:142 to 4:144
Vesting of title in purchaser, 5:442	provisions that are applicable, 4:143
Wages, 5:265 to 5:274	provisions that are not applicable,
see EARNINGS	4:144
Warehouser's lien, 5:114	Appointing new trustee where proposal
Waste management licence, 5:97	rejected, 4:57

PROPOSALS—Cont'd	PROPOSALS—Cont'd
Appraisal and investigation of property section 50(5), 4:31	Bankruptcy order when proposal in force. 4:55, 4:139
Approval by creditors, setting aside, 4:59	Bond on, 2:40 , 4:31
Approval by the court	Calculated to benefit the general body of
generally, 4:71 to 4:78, 16:62	creditors, 4:81
after bankruptcy, effect of, 4:92	Calculation of votes, 1:54 , 4:58 to 4:63
amending, in application for, 4:68	Cash-flow statement, preparation of
appeal of disallowance of claim, 4:88	generally, 4:32
appeals, 4:93	extension of time, 4:31
calculated to benefit creditors, 4:81	irregularities in, 4:31
cases where approval refused, 4:85	report by debtor, 4:31 signing of, 4:31
commission of offence under sections	Claims, provable, 4:106 to 4:110, 6:139
198 to 200, 4:87	Claims, see ADMISSION OF CLAIMS,
costs, 8:133	DISALLOWANCE OF CLAIMS,
creditors, objections by, 4:76	PROOF OF CLAIMS and PROV-
disallowance of claim, effect of, 4:88	ABLE CLAIMS
effect of approval by court for insolvent	time for determining, 4:106 to 4:110
person, 4:90	Claims arising after filing
effect of approval by creditors, 4:84	generally, 4:53
effect of facts under section 173, 4:86	priority over security given to trustee,
examinations under section 163(2), 4:77	4:53
good faith, 4:79	severance pay, 4:53
judicial officer who may hear, 4:75	subsequent creditors, 4:53
mand atory conditions for, 4:79 to 4:83	Claims coming within section 178, 4:98
motivation for opposing irrelevant,	Claims of creditors where debtor bankrup after making a proposal, 4:140
4:76	Claims subsequent to, 4:53
objections by creditors, 4:76	Classes of creditors, court cannot divide,
offences, effect of, 4:87	4:63
onus of proof, 4:78	Classes of creditors, voting by, 4:60
procedure for, 4:72 reasonable terms, 4:80	Clerical errors, correction of, 4:16 , 16:80
report of trustee, 4:74	Co-debtors, release of, 4:104
small dividend, 4:74	Collective bargaining, effect of proposal
speedy application, 4:71	on, 4:116
undisclosed assets, allegation of, 4:76	Companies' Creditors Arrangement Act, taking up a proposal under, 4:149
who may apply, 4:73	Composition, included in, 1:47, 4:2
Assets, vested in debtor, 4:27	Consumer, 4:152
Assignment, deemed, 4:57	see CONSUMER PROPOSALS
Assignment of receivables under, 4:27	Contingent creditors, voting by, 4:63
Assignment where proposal in force,	Contract for supply of goods and services
4:139	4:112
Bankrupt by	Contract with creditors, 4:2
generally, 4:5 , 4:92	Contribution by creditors, 4:23
approval of inspectors, 4:40 to 4:42	Costs, 4:148, 8:133
approved by court, 4:92	Creditors bound by
discharge of trustee, 4:31	generally, 4:95 to 4:101
Bankruptcy, date of, 1:60	claims under section 178, 4:97

PROPOSALS—Cont'd	PROPOSALS—Cont'd
Creditors bound by—Cont'd	Farm Debt Mediation Act, 4:150
Crown claims, 4:100 , 4:106 , 4:121 ,	Fees and expenses of trustee on, 2:180
5:446 to 5:449	advance to pay, 2:180
income tax claim, 4:106	Filing documents in court, 16:78
preferred creditors, 4:99	Financial hardship of creditor supplying
refusal to accept, 4:57	goods and services, 4:112
secured creditor with unsecured claim, 4:97	Fines and costs imposed by a professional body, 4:101
seizure by prior to filing of proposal,	Foreign business, 4:36
4:55	Foreign currency claims, 4:29 , 4:109
unsecured creditor not filing a claim, 4:96	Fraudulent transactions, 4:145
Creditors refusing to approve, 4:57	Good faith, 4:82
Crown claims, 4:99, 4:121	Goods and services supplied after filing of proposal, 4:111
Dating back of deemed assignment, 1:60	Goods and services tax, 4:123
Deceased debtor, 4:31	Guarantee of
Default in, 4:130, 4:131	generally, 4:43 to 4:50
remedying, 4:132	annulment of proposal, 4:49
Deferring claims, 4:24 , 4:54	claims covered by, 4:45
Definition of, 1:47, 4:2	effect of alteration, 4:47
Derivative contracts, 4:114	failure to carry out arrangement, 4:48
Directions, 2:109 to 2:116, 4:146	jurisdiction of court sitting in bank-
Directors, indemnification charge, 4:34	ruptcy to, enforce, 4:50
Directors, release of claim against, 4:18 ,	meaning of, 4:44
4:25	proceedings to enforce, 4:50
Directors, removal of during proposal	secret agreement, 4:46
proceedings, 4:33	Guarantor, voting by, 4:61
Disallowance of claims, 4:110	Heading for court papers, 16:19
Disallowance of secured claims, 4:119	Income tax considerations, 4:122
Disputed claims, 4:118	Income tax installments, allocation of,
fees of interim receiver or trustee, 4:118	4:105
holding money in trust for, 4:118	Informal, 4:8
Distribution of moneys payable under,	as act of bankruptcy, 3:50
4:12, 4:94	Insolvency, necessity for, 4:31
debtor cannot make, 4:94	Insolvent person, proposal by, 4:9
Duties of trustee, 4:31	Inspectors
Effect of, 1:47, 4:2, 4:90, 4:92	generally, 4:40 to 4:42
Eligible financial contracts, 4:114	appointment of, 4:42
Environmental damage, 4:106	approval of, 4:40
Errors or omissions, correction of, 4:16	illegal agreement to approve, 4:41
Examination of debtor on, 4:31, 4:70	Interim receiver, 3:120
Examination of other persons, 4:70	Interim receiver, proposal by, 3:120, 4:39
Executory contracts, effect of proposal	Joint, 4:31
on, 4:115	Joint proposal by several affiliated
Extending time for filing proposal, 4:5	companies, 4:38
imposition of terms, 4:31	Leases, effect on
material prejudice, 4:31	generally, 4:120
Extension of time, meaning of, 4:2	actual losses, meaning of, 4:120
Facts in section 173, 4:86	disclaimer of, 4:120

PROPOSALS—Cont'd	PROPOSALS—Cont'd
Leases, effect on—Cont'd	Preferred claims, to be paid in priority,
onus on debtor to show that disclaimer	4:12
necessary for a viable proposal, 4:120	Priority charge relating to participation in proposal proceedings, 4:35
payment on true leases, 4:112	Procedure for filing, 4:31
repudiation of, 4:120	Promissory notes, issuance of, 4:21
termination of, by assignee, 4:120	Property, effect on, 4:2
Levy, 4:129	Provable claims, 4:106 to 4:110, 6:139
Liability insurance, effect of, 5:232	Provisions of, Actapplicable, 4:142 to
Liquidator making, 4:39	4:144
Locality of debtor, 1:42 , 4:31	Public utilities, 4:113
Meeting of creditors	falling due after filing, 4:113
generally, 4:31 , 4:60	Purpose of, 4:2
adjournment of, 4:31	Receiver making, 4:39
chairperson of, 4:60	Refusal of court to approve, 4:85
failure to give notice of, 4:31	Refusal of creditors to accept, 4:57
objection to claim of creditor, 4:60	Registrar approval by, 4:31 , 4:75
setting aside approval by, 4:60	Related creditor, right to vote, 4:61
trustee disallowing creditor's claim, 4:60	assignment of claim, 4:61
	Release of claims against third parties, 4:25
Mutatis mutand isapplication, 4:142 to 4:144	Release of debtor from liabilities, illegal
Non-approval of proposal, 4:71 to 4:78	terms, 4:30
Notice of intention	Release of third persons, 4:102 to 4:104
generally, 4:4	Remedy of creditor because of filing,
effect of filing notice of intention, 4:7	4:111
filing report required by section	Remuneration of trustee on, 2:180
50.4(8)(a), 4:4	priority with secured claims, 4:3
procedure for filing, 4:31	reduction of, 2:180
terminating period for filing proposal,	Report of trustee, 4:74
4:4	contents of, 4:74
termination of notice of intention, 4:6	Revendication, right to, 4:55, 5:202
trustee cannot resign, 4:4	Scheme of arrangement meaning of, 1:47,
Obligation of trustee to observe terms, 4:2	4:2
Offences, effect on, 4:87	Second, 4:16, 4:71 to 4:78, 4:124, 4:130
Opposed application	to 4:138
generally, 4:71 to 4:78	Secret agreements with creditors
appeal from, 4:93	generally, 4:125
costs of, 4:71 to 4:78, 8:133	after approval of proposal, 4:125
Partnership, proposal by, 4:37	agreement known to creditors, 4:125
Payments falling due after, 4:111	by third party, 4:125
Penalty imposed after filing, 4:53	purchase of claim of creditor, 4:125
Pension claims, priority of, 4:15	recovery of payment, 4:125
Performance in full of proposal, 4:141	Section 178 claims, protection of, 4:16
application, 4:55	Secured creditors
Place for filing, 4:31	generally, 4:3 , 4:56 , 6:252
Postponement of claims, 4:24	directions re, 4:56
Post-proposal creditors, claims of, 4:53	disallowance of claims of, 6:271
Practice 4.31	priority over fees of trustee 2.180

PROPOSALS—Cont'd	PROPOSALS—Cont'd
Secured creditors—Cont'd	Terms of—Cont'd
proposals binding, 4:95 to 4:101	postponement of claims, 4:24
proposals to, 4:3	promissory notes, 4:21
voting by, 4:3 , 4:62 , 4:95	shares, issuance of, 4:22
Security for payment, 4:43, 4:86	terms are reasonable, 4:80
Security or guarantee for, 4:43 to 4:50	terms that may be included, 4:19
Selling assets during proposal proceeding,	terms that must be included, 4:12 , 4:83
4:117	third parties, release of claims, 4:25
Set-off, 4:53 , 4:105 , 5:549	vesting assets in trustee, 4:27
debt owing to creditor arising after fil-	waiving claims, 4:26
ing of proposal, 4:105	Time for determining claims
Setting aside, 4:130 to 4:138	generally, 4:106 to 4:110
Settlement of rights by, 4:2	continuing contract claims, 4:107
Shareholder, opposition by, 4:75 Shares, issuance of, 4:22	disallowance of claims, 4:110
purchase of, 4:23	foreign currency claims, 4:109
Signing of, 4:23	foreign judgments, 6:135
Solicitor, employment of, 8:133	interest, 4:94
Special resolution, 1:47, 4:60	Time for filing claims of creditors, 4:106 to 4:110
Statements of affairs, 4:31	
joint and separate creditors, 4:37	Title for proceedings, 16:19 Trustee, voting by, 4:61
Stay of proceedings, 4:55 , 4:112 , 5:278 ,	Trustee making, 4:39
5:325	Trustee not merely agent of debtor, 4:2
effect of appeal, 4:55	Trustee remuneration in proposals, 4:147
Subordination of equity claims, 4:13	Unliquidated claims in, 4:63
Superintendent's levy	Unpaid seller, 5:193 to 5:203 , 5:423 to
generally, 4:129	5:435
assets delivered to debtor, 4:129	Use of property by debtor after court
payment from assets, 4:129	approval, 4:90
payment in kind, 4:129	Utilities, see antePUBLIC UTILITY
payments by third parties, 4:129	Vesting of assets, 4:27
payments to suppliers etc., 4:129	Voting letter
Supervision of debtor's affairs	generally, 4:58 to 4:63
generally, 4:17	amendment of proposal, 4:66
securities, release of, 4:104	contingent creditors, 4:63, 6:41
seizure by sheriff, 5:370	method of delivery, 4:59
Swap contracts, 4:114	Voting on
Termination of agreement because of fil-	generally, 4:31, 4:58 to 4:63
ing, 4:111	by assignees, 4:61
Termination of proposal by the court	contingent and unliquidated claims,
before meeting of creditors, 4:5 ,	4:63
4:52	meeting of creditors, 4:60
Terms of	secured creditors, 4:62
generally, 4:11, 4:12	voting letters, 4:59
creditors receiving nothing more than	who may vote, 4:62
in bankruptcy, 4:11	Wages of employees, payment of, 4:14
foreign currency, payment in, 4:29	Withdrawal of claims, 4:24
legal, 4:30	Withdrawal of guarantee, 4:51
must be definite, 4:20	Withdrawal of proposal, 4:51

PROPOSALS—Cont'd

Withdrawal of security, 4:51

PROSECUTION

See BANKRUPTCY OFFENCES

PROTECTION OF BONA FIDE TRANSACTIONS WITH BANKRUPT

Date of bankruptcy, meaning of in section 97, **5:542**

Late registration of a debenture, protection of, 5:542

Relation back of trustee's title, 5:542

PROVABLE CLAIMS

See also PROOF OF CLAIM

Generally, **6:99 to 6:142**

Bank Actsecurity, 6:221, 6:222 to 6:245

Capital, contribution of, 6:113

Child support claims, 6:136

Claims, not provable, **6:110**, **7:185** to 7:187

Claims not disclosed by bankrupt, **6:122**

Contingent claims, 6:124 to 6:132, 16:74

generally, 6:124

breach of employment contract, 6:128

crystallized in judgment, 6:132

definition of, 6:125

equipment rental contracts, 6:131

guarantors and sureties, 6:133

incapable of valuation, 6:129

uncertain, 6:129

unliquidated claims, 6:127

valuation of. **6:130**

Costs, claim for, 6:119

Day of bankruptcy, 6:104

Debt, meaning of, 6:100

Debt incurred after bankruptcy, 7:210

Debt must be recoverable by legal process, 6:103

Debt or liability must be due by bankrupt, 6:102

Debt payable after date of bankruptcy, 6:102

Debt payable in foreign currency, 6:134

Definition of, 1:22, 6:100, 6:101

Discounts, 6:123

Distinct contracts, 6:141

Equity capital, 6:114

Events after bankruptcy affecting claim, 6:105

PROVABLE CLAIMS—Cont'd

Filing as ordinary, preferred and secured, 6:117

Foreign currency, 6:134

Foreign judgments, 6:135

Guarantors, 6:112, 6:133, 6:165

Income tax claims, 6:122

Inspect property, right of trustee to, 6:186

Interest, **6:140**

see INTEREST

Liability, meaning of, 6:101

Liability to a public officer or authority,

6:118

Marshalling, 6:209 to 6:214

Netting of claims, 6:109

Obligation arising during bankruptcy,

6:107

Obligation incurred after bankruptcy, Obligation incurred before bankruptcy,

6:107

6:106

Payable at a future time, **6:137** Postponed claims, see RESTRICTED

CREDITORS

Proposal under, 6:139

Real property, claims against, 6:115

Recoverable by legal process, 6:103

Rule against double proofs, 6:155

Secured creditors, see SECURED CRED-**ITORS**

Shareholders, 6:111

Splitting claims, 6:30

Spousal claims, 6:136, 6:320

Statute of Limitations, 6:142

Subordination, 6:138

Subrogated claims, 6:116

distinguished from assignment, 6:116

no debt or duty, 6:116

voluntarily discharging debt or obligation, **6:116**

Undisclosed claims, 6:108

Unliquidated, see CONTINGENT **CLAIMS**

PROVINCIAL INSOLVENCY **LEGISLATION**

Generally, 1:10, 5:535

Abitibi Power & Paper Co. Ltd.

Moratorium Act, 1:10

Paulian Action, 5:534

Application of, 1:10, 5:367

PROVINCIAL INSOLVENCY LEGISLATION—Cont'd

Assignment, effect on, 5:368

Assignments and Preferences Actof Ontario, 1:10, 5:529 to 5:533

Civil Code of Quebec, **1:10**, **5:534**

Companies Actof Alberta, 1:10

Deemed trusts, 5:27 to 5:29

Documents made under Act, effect on, 5:368

Employment Stand ards Actof Ontario, 1:10

Fraudulent Conveyances Act, **1:10, 5:460 to 5:468**

Fraudulent Preferences Acts, 1:10 Fraudulent preferences and, 5:529 to 5:533

Land lords, see LANDLORD and TEN-ANT

Method of determining validity, 7:51

Orderly Payment of Debts Acts, 11:2 bankruptcy order, effect on, 5:368

Set-off, see SET-OFF

Use of, in bankruptcy, **1:10**, **5:334**, **5:367**

PROXIES

See also MEETING OF CREDITORS

Generally, 6:42

Agent, giving, **6:45**

Bankrupt, cannot be, 6:42

Blank, 6:50

Company seal, unnecessary, 6:43

Excusing defects in, **6:51**

Form of, **6:42**

Giving of, **6:42 to 6:51**

Individual, not necessary, 6:45

Letter, by, **6:42**

Limited, suggested form, 6:48

Partnerships, 6:44

Proof of claim must be filed, 6:42

Revocation, 6:42

Substitution, power of, **6:46**

Telecommunication, by, **6:42**

Time for filing, 6:49

Time of operation, 6:42

Trust company, 6:42

Trustee, appointment of, 6:42

Voting by, 6:42 to 6:51

Witness to, 6:42

PUBLIC RECORDS

Keeping of, by Superintendent, 2:7

PUBLIC UTILITY

Definition of, 1:48

Effect of consumer proposal on, **4:162** Effect of proposal on, **4:113**

PURPOSE OF BANKRUPTCY LEGISLATION

Generally, 1:4

Delivery of assets to trustee, 1:4

Investigation of affairs of bankrupt, 1:7

Obtaining discharge, 1:4

Orderly distribution of assets, 1:4

Perform obligations as a citizen, 1:4

Proper and economical realization of assets, **1:4**

Protect creditors, 1:4

Rehabilitation of bankrupt, 1:4

Uniformity of insolvency laws, 1:7

QU?0197BEC PROPERTY

Hypothec, 5:326, 6:207

Pension plan, 5:188

Taking in payment, 6:206

QUEBEC PROPERTY

Generally, **5:446 to 5:449**

OUESTIONNAIRE

Completion of, 7:28

OUORUM

See also MEETINGS OF CREDITORS

Generally, 6:24 to 6:28

Adjournment for lack of, 6:13 to 6:23

Impossible to obtain, **6:13 to 6:23**

One creditor, 6:13 to 6:23

RAILWAY COMPANIES

"Corporation" does not include, 1:25

RATES

See TAXES

REAFFIRMATION AGREEMENTS

Generally, 7:210

Enforceability of, 7:210

Necessity for new consideration, 7:210

Not regulated by the Act, 7:210

REAL PROPERTY

Generally, 5:205 to 5:207

Defective mortgage, 5:207

REAL PROPERTY—Cont'd	RECEIVER—Cont'd
Duty of bankrupt to execute deeds, 5:205	Contracts, not binding, 12:30
Effect on assignment on, 3:156	Contractual terms binding on, 12:20,
Equitable mortgage	12:30
generally, 5:206	Counsel should not have divided loyalties,
agreement to give mortgage, 5:206	12:37
delivery of title deeds, 5:206	Court, no power to appoint, 2:16
requirements for, 5:206	Court, powers of to enforce duties, 12:7
secured creditor, 5:206	Creditor, right to receive information,
Included in definition of property, 5:205	12:18
Onus on person claiming to be owner of	Crystallization of charge by appointment, 5:105
property in bankrupt's name, 5:205	Deemed trusts, liability for, 12:43
to 5:207	Definition of, 12:2
Registration of bankruptcy order or assignment, 5:389 to 5:397	Delivery of books and records to trustee,
Royalty interest in oil and gas leases,	2:41 to 2:45
5:205	Directions to, 12:55
Trustee required to convey good title,	Disobedience of order appointing, 12:40
5:205	Distress against, 12:45
Trustee successor in interest, 5:205 to	Distribution by receiver, 12:54
5:207	Documents, right to possession of, 12:11
Vesting in trustee, 5:205	Duties of, 12:18
RECEIVER	power of court to enforce, 12:7
Generally, 12:2	Effect of appointment, 12:5
Action against debtor, 12:27	Effect of appointment on employment,
Action against debtor, 12:27 Action against receiver, 12:26	12:47
Actions by, 12:28	Effect of bankruptcy on, 12:4
Act of bankruptcy after, 3:48	Environmental damage, liability for, 2:28,
Advance of funds to defend proceedings,	12:32
12:19	Failure to perform duties, 12:7
Agent of debtor, 5:105	Farmer, claim against, 5:423 to 5:435
Appeal from appointment, 12:8	Fees, payment of, 12:53
Appeal from interlocutory order, 12:49	Fees, suggested clause for, 12:50
Appeal with respect to actions of, 12:49	Fees of receiver, liability for, 12:52
Appointment of	Final report of, 12:17
generally, 12:3	Fisher, claim against, 5:423 to 5:435
collateral attack on, 12:3	Foreign receivership, 12:58
effect of bankruptcy on, 12:4	Furnishing names of creditors to receiver,
scope of, 12:3	12:10
trustee in bankruptcy, 12:4	Garnishee, money paid into court, 12:24
trustee under trust indenture, 12:3	Goods and services tax, liability for,
Aquaculturist, claim against, 5:423 to	12:41
5:435	Guarantors, 12:12
Borrowing by, 12:30	Improper appointment, 12:7
Business taxes, liability for, 12:32	Income tax, duty to mitigate, 12:18
Business taxes, prior to appointment,	Interim in bankruptcy, 3:103 to 3:111
liability for, 12:37	Interim in proposal, 3:120
Conflict with security agreement, 12:56	Interim reports by, 12:16
Consent to bankruptcy order, 3:127	Land taxes, liability for, 12:44
Contempt proceedings against, 12:26	Leave to sue, 12:26

RECEIVER—Cont'd	RECEIVER—Cont'd
Legal counsel, report of, 12:16	Right to possession of assets, 12:11
Liability for claims arising prior to receivership, 12:33	Right to re-possess property after appointment of, 5:423 to 5:435
Liability for expenses, 12:29	Sale for land taxes, 12:26
Liability for payment of receiver's fees,	Sale of assets
12:52	generally, 12:20
Liability on contracts and borrowing, 12:30	amendment of terms, 12:20 call for tenders, 12:20
Money paid into court, 12:23	· · · · · · · · · · · · · · · · · · ·
Money paid into court under garnishee, 12:24	higher tender after close of tenders, 12:20
Money paid under mistake of law, 12:45	highest bidder not closing purchase,
Notice of intention to enforce security,	procedure to be followed, 12:20
12:9, 16:90	highest bid should be accepted, 12:20
crystallization by, 12:9 Notification of appointment to creditor,	sale must be in commercially reasonable manner, 12:20
trustee and Superintendent, 12:10	Saving sections, 12:57
fees on, 16:118	Set-off against, 12:13
Occupation rent, liability for, 12:45	equitable set-off, 12:13
Officer of the court, 12:18	law the same regardless of how
Payment into court, 12:23	receiver is appointed, 12:13
Payment of receiver's fees, 12:53	Settlement by, 12:18
Personal liability for claim arising prior to	Solicitor and client privilege, 12:39
appointment, 2:30	Solicitor for, 12:38
Possession of assets, right to, 12:11	Source deductions, liability for, 12:37
Powers of, 12:18	Statement of, at commencement, 12:14
Priority between security holders, 12:35	Successor employer, 12:47
Priority of fees, 12:51	Taxation of accounts
claim for realty taxes, 12:51	generally, 12:50
Privately appointed, court appointing, 12:3	affidavit by receiver and solicitor, 12:50
difference in duties from court-appointed receiver, 12:18	cross-examination of receiver and solicitor, 12:50
right to apply for directions, 12:18	lack of vouchers, 12:50
surplus, privately appointed receiver is	material to be included, 12:50
a fiduciary, 12:18	remuneration must be fair and reason-
Proposal by, 4:39	able, 12:50
Public utilities, liability for, 12:31	right of principals to appear on, 12:50
Realty taxes, priority of, 12:51	Taxes, liability for, 12:42 , 12:44
Receivership in other provinces, 12:58	Termination of agreements by, 12:18
Removal of, 12:15	Trustee as, 2:46
Remuneration of, 12:50	Vesting order for real estate, 12:21
calculation of, 12:50	Wages, liability for, 12:47
non-profit or charitable organization, 12:50	Workers' Compensation, 12:36
Rent, right to, 12:48	RECEIVER GENERAL
Reports by, 12:16	Payment of unclaimed dividends to, 6:456
method of obtaining information on,	•
12:16	RECEIVING ORDERS
Right to be indemnified for fees 12.52	See BANKRUPTCY ORDERS

RECOGNIZANCE

Discharge not releasing bankrupt from, 7:186

RECOVERY OF PROPERTY FROM TRANSFEREE OF BANKRUPT

Generally, 5:555

Bona fidepurchaser for value, 5:557

Consideration unsatisfied, 5:559

Proceeds of, 5:556

Subrogation of trustee, 5:555

Transfer to person not acting in good faith for adequate valuable consideration, 5:557

REDEMPTION OF SECURITY

See also SECURED CREDITORS

Generally, **6:197**

Assessment of value, **6:159**, **6:197**

Procedure, 6:159, 6:197

Third party, creditor holding, 6:197

REDEMPTION OF SHARES WITHIN TWELVE MONTHS OF BANKRUPTCY

Generally, 5:587

REDIRECTION OF MAIL

Generally, 2:122

Mail addressed to bankrupt's house, 2:122

No need for order, 2:122

Only in force for three months, 2:122

Partnership, 2:122

Personal residence of bankrupt, 2:122

Receiver in possession, 2:122

Terms and conditions in order, 2:122

Wage-earner, 2:122

REGISTERED EDUCATION SAVINGS PLAN

Generally, 5:247

Collapse of plan by trustee, 5:247

Contribution after date of bankruptcy, 5:247

REGISTERED RETIREMENT AND DISABILITY SAVINGS PLANS

Generally, 5:236

Assignment of, **5:236**

Bank or trust company holding for a customer, **5:236**

Converting to exempt form, 5:236

REGISTERED RETIREMENT AND DISABILITY SAVINGS PLANS

—Cont'd

Death of owner prior to bankruptcy, 5:236

Deregistration, 5:236

Effect on discharge of bankrupt, 5:236

Exempt from seizure, 5:236

Income tax consequences, 5:236

Invalid RRSP creating s valid trust, 5:236

Life insurance, designation in favour of spouse, **5:236**

Property of bankrupt, 5:236

Realization by trustee, 5:236

manner of showing in trustee's final statement of receipts and disbursements, **5:236**

Settlement, 5:236, 5:451

Use of exempt property to purchase, **5:236**

Use of non-exempt property to purchase, **5:236**

REGISTRAR

Generally, **8:31**, **8:64 to 8:84**

Action under section 38, making order, 2:154

Administrative duties, 8:79

Appeal from decisions of, 8:82, 16:42

Appeal from disallowance of claims, 8:80

Appeals from rulings of chair, 6:61

Application under section 215, 10:10

Appointment of, 8:31, 8:64

attacking, 8:31

Authorizing sale of immovable property, **8:83**

Cannot act as counsel in Bankruptcy Court, **8:64**

Certifying true copy of bankruptcy order for registration, **5:389 to 5:397**

Claims to property in possession of bankrupt, **5:410 to 5:422**

Consent orders, 8:76

Constitutional aspects, 8:31

Costs, taxation of, 8:75

Court, included in definition of, 1:26

Definition of, 8:31, 16:4

Deputy, **8:65**

Directing trial of issue, 8:81

Discharges of bankrupt, 7:209, 8:68

Documents to be filed with, 16:19

REGISTRAR—Cont'd

Examination of bankrupt by, **8:67**, **8:73**, **16:101**

other persons by, 8:67, 16:101

Ex parteorders, 8:72

Extending time for appeal, 8:81

Fees of, see TARIFFS, FEES

Filing documents with, 16:22

Immoveable property, giving title to, 8:55

Interim orders section 192(1)(e), 8:71

Interim receiver, 3:112, 8:72, 8:81

Issue, no power to direct, 8:47, 8:81

Judge hearing matters assigned to registrar, **8:84**

Judicial notice of signature, 8:33

Jurisdiction of. 8:31, 8:64 to 8:84

Matter assigned to judge, 8:31

Matters that registrar cannot hear, 8:81

No inherent jurisdiction, 8:72

Order by, order of court, 8:64

Orders of discharge, 7:209, 8:68

Performance of duties by judge, 8:84

Performing duties of official receiver section 12(4)

application, sealing of, 16:67

Power, not co-extensive with judge, **8:31**, **8:64**

Practice and procedure, 8:77

Proofs of claim, disputes, 8:74

Proposals, approving, **4:71 to 4:78, 8:69** setting aside, **8:70**

bankruptcy orders, 8:66

Referring matters to judge, 8:84

Removal of trustee by, 8:81

Reviewing, rescinding or varying order, **8:39**

Settling and signing orders, 8:78

Suing in own name, 12:28

Summoning and examining bankrupt and others, 8:73

Taxation of costs by, 8:75, 8:141

Trustee, increasing remuneration, **2:170**, **8:75**

Unopposed, 8:72

Unopposed applications, 8:66

Vacating and construction lien, 8:81

REGISTRATION OF BANKRUPTCY ORDER OR ASSIGNMENT

See also SALE OF Land

Generally, 5:389 to 5:397

REGISTRATION OF BANKRUPTCY ORDER OR ASSIGNMENT

—Cont'd

Effect of non-registration, 5:396

Expunging registration, 5:395

Necessity for, 5:397

Procedure for, 5:390

Reason for registration, 5:391

Removal of encumbrances, 5:392

Trustee transferring title, **5:394**

RELATED PERSONS

See ARM'S LENGTH TRANSACTIONS

Arm's length, 1:66

definition of, 1:66

Corporations, 1:66

de jurecontrol, 1:66

Fraudulent preference, 5:488

Groups, **1:66**

Preference for wages, 6:395 to 6:399

Reviewable transactions, 5:576, 6:396

Voting at meeting of creditors, 6:38

Voting on proposal, 4:61

RELATION BACK OF TRUSTEE'S TITLE

Generally, 1:29 to 1:32

Assignments, 1:30

Proposals, 1:31

Protection of bona fide transactions, **5:542** bankruptcy orders, **1:32**

RELIEVING AGAINST FORMAL DEFECTS AND IRREGULARITIES

Generally, 8:48, 8:49

Defects which have been excused, 8:50

Defects which have not been excused, 8:51

Formal defects, 8:49

Must be proceeding in bankruptcy, 8:49

REMOVAL OF BANKRUPT'S PROPERTY OUT OF PROVINCE

Generally, 5:398

Method of removal, 5:398

REMUNERATION OF INTERIM RECEIVER

See also INTERIM RECEIVERS

Generally, **2:187**

No fixed rate, **2:187**

Ordinary principles of taxations, 2:187

Payable in priority to trustee, 2:187

REMUNERATION OF INTERIM RECEIVER—Cont'd

Time expended before appointment, 2:187

REMUNERATION OF TRUSTEE

Generally, 2:170 to 2:187, 16:38

Accounting fees, 2:173

Appeal for assessment of, 2:182

Approval of inspectors, 2:170, 2:172

Assessing value of work done by trustee, 2:172

Attacking, 2:182

Bankrupt attacking, 2:182

Calculation of, 2:171

Cannot accept gift or benefit, 2:170, 9:17

Cannot receive remuneration beyond that payable out of the estate, **9:17**

Carrying on business, 2:178

Charge on assets for, 2:176

Charging as professional accounting firm, 2:180

Clerical and stenographic staff, 2:173

Consultation fees, 2:174

Disbursements, 2:173, 16:53

Errors committed in administering the estate, **2:171**

Estimate of, by trustee, 2:170

Estimate of dividend by trustee, failure to realize, **2:180**

Exceeding 7 1/2%, 2:172

notice of application for increase, 2:172

Following instructions of inspectors,

2:172

Former trustee and substituted trustee, **2:181**

Fraudulent conduct, effect, 2:170

Goods and services tax credit payments, use of to pay trustee's remuneration, 5:79

Hourly rate, 2:170

detailing services, 2:171

increase in, 2:171

use of, where proper, 2:171

Interim draws, 2:177

Interim draws in a proposal, 2:177

Interim final passing of trustee's accounts, **6:453**

Meeting of creditors fixing, 2:170, 2:172 creditors must be present, 2:170 power of court to alter, 2:170

REMUNERATION OF TRUSTEE

—Cont'd

Misconduct of trustee, effect of, 2:182

No time records, 2:171

Objections to remuneration, 2:182

Onus on trustee to justify, 2:170

Operational receipts, 2:171

Opposition of inspectors, 2:170

Order of court, necessity for, 2:170

Partner of trustee, 2:173

Payment of, 2:175

Proposals, 2:180

Proposal setting fee of trustee, 2:177

Reduction of because of conduct of

trustee, **2:171**, **2:180**

Registrar, jurisdiction, 2:172

Restriction to 7.5%, **2:171**

Review of trustee's files by registrar, 2:171

Sale of assets to include trustee's fees, 2:170

Secured creditors, priority of, 2:172, 2:180, 2:185, 6:259

Successive trustees, 2:181

Summary administration, 2:186, 6:424

Summary administration tariff used as a guide, **2:172**

Superintendent comments, 2:183

objections to, 2:171

review by, 2:184

Third party, payment by, 2:170

Third party deposits, 2:179

Third party guarantees, 2:179

Time records must be presented to court, 2:171

Time spent by trustee prior to bankruptcy, 2:171

Travel expenses, 2:173

Trust funds, 2:170

Unsuccessful proceedings, 2:172

RENT

See LANDLORD and TENANT

REPAIRER'S LIEN

Generally, 5:115

Dispute concerning, 5:115

Priorities, 5:115

Registration under, PPSA, 5:115

Release of goods, 5:115

REPAIRER'S LIEN-Cont'd

Seizure by sheriff or executing officer, 5:115

Third party leases, **5:115**

RESCINDING ORDERS

See REVIEWING, RESCINDING OR VARYING ORDERS

RESILIATION

See THIRTY-DAY GOODS

RESOLUTION

See ORDINARY RESOLUTION and SPECIAL RESOLUTION

Definition of 1.40

Definition of, 1:49

RESTITUTION

After-acquired property, **5:187**, **5:561** Order for, **5:187**

Payment to creditors, **5:187**

Preferential payment, 5:506

RESTRICTED CREDITORS

Generally, 6:395

Claims of relatives, **6:310**, **6:398**

Claims of spouse or former spouse, 6:397

Officers and directors, 6:399

Reviewable transactions, 6:396

Silent partners, 6:401

Voting by, **6:38**

RETURNS

Generally, 2:61

Duty to make, 2:35, 2:61

Income tax, 2:61

REVENDICATION

See THIRTY-DAY GOODS

REVIEWABLE TRANSACTIONS

See TRANSFERS AT UNDERVALUE Generally, 1:66, 5:576, 6:395 to 6:399

REVIEWING ACTIONS OF TRUSTEE

See ACTIONS AGAINST TRUSTEE

REVIEWING RESCINDING OR VARYING ORDERS

Generally, 8:37 to 8:44

Annulling a proposal, 8:44

Appeals, **8:41**

Conditional orders of discharge, 8:43

Discharge orders, 8:43

Discretionary, 8:37

REVIEWING RESCINDING OR VARYING ORDERS—Cont'd

Final orders, 8:40

Fundamental change in law, 8:37

Interlocutory, 8:40

Judge not, functus, 8:37

Material to be used, 8:38

Miscellaneous orders, 8:44

Not made, proprio motu, 8:37

bankruptcy orders, 8:42

Rescinding in order annulling the discharge of a bankrupt, **7:238**

Time for bringing, 8:37

Who can bring, 8:39

Who can hear, 8:39

Who can make, 8:37

RIGHT OF UNPAID SELLER TO REPOSSESS GOODS

See UNPAID SELLER

RULE AGAINST DOUBLE PROOFS

Generally, 6:155

RULE INEX PARTE JAMES

Generally, 5:189 to 5:191

Meaning of, 5:189

Mistake of law, 5:190

Necessity for enrichment of estate, 5:189

Where rule has been applied, **5:190**

cases where rule has not been applied, 5:197

RULES

Generally, 10:2, 16:2

Administrator's fees in consumer proposals, 16:114

Admission of claims, 16:96

Appeals of Court of Appeal, 16:44

registrar from, 16:42

Arrest, 16:35

Assignments, 16:77

Bankrupt

discharge of, 16:104, 16:105

Books, records and documents, 16:66

Business of the court, 16:39

Consumer proposals, 16:81

Contributories, 16:84

Costs and taxation, 16:38

Court, business of, 16:39

Creditors, meetings of, 16:92

Definitions, 16:2

RULES—Cont'd	RULES—Cont'd
Disallowance of claims, 16:98	Taxing officer, definition of, 16:1 , 16:4
Discharge of bankrupt, 16:104 , 16:105	Title of proceedings, 16:21
Evidence, 16:34	Trustee
Examination of bankrupt and others,	appearance before registrar, 16:17
16:102	appointment and substitution, 16:49
Examination of bankrupt on discharge,	Code of Ethics, 16:47
16:104	discharge of, 16:62
Fees of court officers, 16:39	duties of, 16:52
Filing of documents, 16:22	remuneration of, 16:54
Forms, 16:7	taxation of accounts, 16:62
see FORMS	warrants for search and seizure, 16:35
Interim receiver, 16:70 , 16:72	witness, 16:28 to 16:32, 16:34
Judge sitting in bankruptcy, definition of,	examinations in connection with
16:1	applications for bankruptcy
Lis pendens, 16:90	order, 16:33
Making, 10:2	examinations of in court proceed-
Mediation, 16:85	ings, 16:28 to 16:32
Meetings of creditors, 16:92	SALARY
Miscellaneous fees, 16:119	See EARNINGS
Motions, 16:24, 16:26	
filing of, 16:26	SALE OF ASSETS
Must be allowed, 10:2	Generally, 2:75 , 2:76
Notice of disallowance service of, 16:98	Action against trustee for improper sale,
Notice of valuation service of, 16:98	2:86, 2:128 to 2:136
Official receiver, 16:46	Advertising, 2:82
Order for payment under section 68,	Appeals from, 2:87
16:88	Approval of inspectors, 2:77
Ordinary procedure of court, 16:9 to	Assets includes a cause of action, 2:76
16:12	Attacking
Partnerships, statement of affairs, 16:100	generally, 2:86, 2:128 to 2:136
applications, 16:68	onus of proof, 2:86
Practice in civil matters, 16:9 to 16:12	reluctance of court to interfere, 2:86
Prescribed date, 16:120	Auction, 2:83
Proceedings, meaning of, 16:20	Bankrupt purchasing, 2:85
Proceedings transferring, 16:19	CCAAproceedings, 23:77 , 23:84
Proposals, 16:79 , 16:82	Conservatory measures, 2:52
Public records, 16:106	Consideration other than a fixed price,
bankruptcy orders, 16:74 , 16:75	2:79
Registrar, definition of, 16:1, 16:4	Contrary to instructions of inspectors,
Retention of books, records and docu-	2:77
ments, 16:66	Court, interference by, 2:86, 2:128 to
Secured creditors and receivers, 16:111	2:136
Service of process, 16:15	Defending integrity of bankruptcy pro-
Settlements and preferences, 16:90	cess, 2:76
± :	Deference to decisions of trustee and
Summary administration, 16:63, 16:64	inspectors, 2:86
Summary administration, trustee's fees	Directions, 2:76, 2:109 to 2:116
and disbursements, 16:113	Effect of, 5:442 Future payment for, 2:81
Superintendent of Bankruptcy's levy, 16:109	Goodwill, 5:234
10.107	1 0000WIII, 3.43T

SALE OF ASSETS—Cont'd

Effect of, **5:442**

Lis pendens, 16:89

Expunging registration, 5:395

Registration of bankruptcy order or assignment, **5:389 to 5:397**

Higher bid received after close of tenders, Removal of encumbrances, 5:392 Substitute trustee, **5:393** Improvident, attacking, 2:86, 2:128 to Transfer of title by trustee, 5:394 2:136 Withdrawal of caution, 5:389 to 5:397 Inspectors, to, 2:100 SALE OR RETURN necessity for prior approval of court, Generally, 5:84 Inspectors refusing to approve, 2:77 Distinction from consignment, 5:89 Keeping for unreasonable time, 5:84 Manner of, 2:75 Non-competition clause by bankrupt, Right of seller to re-possess, 5:84 5:234 SCHEME OF ARRANGEMENT No need for court order, 2:76 See PROPOSALS, COMPANIES' CRED-Other than for fixed price, 2:79 ITORS ARRANGEMENT ACT Patented goods, 5:441 included in proposal, 1:47 Perishable goods, 2:52 Meaning of, 1:47, 4:2 Prior to bankruptcy, 2:41 Prior to first meeting of creditors, 2:57, SCHEME OF DISTRIBUTION 2:77 See PRIORITIES Private contract, 2:78 Generally, 6:285 to 6:429 Right of action, sale of, 2:84 Sale for consideration other than cash. SEAL 2:80 Judicial notice of. 8:33 Sale to solicitor or trustee, 2:101 Meaning of, 8:33 Subject matter, description of, 2:84 **SEARCH** Tender, sale by See WARRANTS generally, 2:82 highest not accepted, 2:82 SECOND BANKRUPTCY shopping against, 2:82 Generally, 5:574 To whom can trustee sell, 2:85 Act of bankruptcy, 7:167 Trustee, refusal to follow instruction of Automatic discharge, 7:72 inspectors, 2:77 Priority between first and second bank-Trustee purchasing, 2:101 ruptcy, 5:574 Trustee's duty to maximize yield, 2:76 Re-appointment of trustee where bankrupt Where no inspectors, 2:107 undischarged, 2:201 SALE OF GOODS **SECTION 178, BANK ACT** Property not passing, **5:103** See BANK ACT, SECTIONS 426 and Property passing, 5:103 427 SALE OF LAND **SECTION 427, BANK ACT** See also SALE OF ASSETS and REGISTRATION OF BANK-See BANK ACT, SECTIONS 426 and RUPTCY ORDER OR ASSIGN-427 **MENT SECTION 68 APPLICATIONS** Generally, 5:389 to 5:397 See EARNINGS Bona fidepurchaser, 5:389 to 5:397

SALE OF LAND—Cont'd

SECTION 165 ORDERS

See EXAMINATIONS, use of

See ACTIONS AGAINST TRUSTEE

SECTION 37 PROCEEDINGS

SECTION 38 PROCEEDINGS

See ACTIONS BY CREDITORS
WHERE TRUSTEE REFUSES TO
TAKE PROCEEDINGS

SECURED CREDITORS

Generally, **6:159 to 6:251**

Amending valuation

generally, 6:198 to 6:203

allowed, **6:200**

imposition of terms, 6:202

refused, **6:201**

time for, 6:199

withdrawal of claim, 6:203

Application for directions, 2:109 to 2:116

Appropriation of payments by, 6:216

Attacking security, 6:204

Cattle breeder's lien, 6:170

Charges of, **6:254**, **6:255**

Conditional sales, 5:85

Conserving assets, trustee's fees for, **6:259**

Consignment goods, 5:86 to 5:91

Consolidation of mortgage, 6:215

Costs on secured claims, 6:256

power of court to disallow, **6:256**

Creation of, **1:50, 6:159**

Definition of, 1:50, 6:164

Demand by trustee to value, **6:187 to 6:190**

failure to. 6:194

Determining amount owing, 6:205

Directions re validity of security, 2:111

Dissatisfaction with valuation, 6:195

Dividend to, 6:159, 6:246

exclusion from, **6:196**, **6:246**

Election by trustee, **6:191 to 6:193**

Equalization payment, 6:164

Equitable mortgage, 5:205 to 5:207

Equitable subordination, 6:182

Equity of redemption, 6:249

Exclusion from dividend, 6:196, 6:246

Execution creditors, as, **6:164**

Exit fee on termination, 6:254

Extending time to redeem, 6:191 to 6:193

Failure to file proof of security, **6:194**

sale in 30-day period, 6:194

Failure to value, 6:194

approved by court of sale, 6:194

Filing proof of claim, preferred and secured, **6:159**

sccurcu, v.

SECURED CREDITORS—Cont'd

Filing proof of security, 6:159

Floating charge, 5:105

General position of, **6:159**

Guarantor, as, 6:164

Holder of negotiable instrument, 6:175

Immovable, sale of, **5:446 to 5:449**

Improving priority by bankruptcy, 6:162

Inspection of property by trustee, **5:408**

Interest on, 6:254, 6:255

Interim receiver, no right to postpone-

ment, 5:326

Joint debt, 6:166

Land lord, as, 6:357

Leave to proceed, **5:326, 6:208**

Leave to proceed in mortgage actions,

5:326, 6:208

Letter of credit, 6:167

Levy, **6:250**, **6:425** to **6:429**

Lien for unpaid municipal taxes, **6:174**

Liens created by provincial statutes, **6:173** Livery stable keeper's lien, **6:171**

Maintenance, **6:169**

Maritime lien, 6:172

Marshalling

generally, 6:209 to 6:214

conditions precedent, 6:214

personal property, 6:214

Meaning of, 1:50

Mechanics' lien holder, 6:173

Meeting of creditors, see MEETINGS OF CREDITORS

Merger with judgment, 6:217

Mixing of funds, 6:218

Money in court, 5:186

Movable property in Quebec, 6:207

Negotiable instrument, holder of, 6:31

No interference with, **6:159**

Notice of intention to enforce, 12:9

Partnership, 6:253

Payment into court to remove, 6:164

Personal judgment by, 5:326

Personal Property Security Act, 5:120

application by, 3:2 to 3:17

Postponing rights of realization, **5:326**, **6:181**

Priority of, inter se, 6:163

Privilege, **6:176**

Promissory note, person antecedently liable, **6:31**

SECURED CREDITORS—Cont'd	SECURED CREDITORS—Cont'd
Proof of claim, no need to file, 6:159	Trustee, conserving assets, 6:259
Proof of security, filing of, 6:159	Trustee acting for, 2:15
Property not belonging to the bankrupt, 6:164	Trustee requiring filing of proof of claim, 6:196
Proposals and, 4:3	Trustee's remuneration, priority of, 2:183
Real estate agent, 6:177	Trustee's remuneration not calculated on
Realization by trustee, effect of, 6:159	payments to secured creditors, 2:171
Realizing, 5:326, 6:159, 6:180	Trustee surrendering security to, 6:258
distribution of proceeds of realization, 6:180	Unsecured creditors given claim by statute, 6:219
no necessity for trustee to register	Unsecured creditors with encumbrance
notice under section 20, 6:180	against a secured asset, 6:219 Valuation of
Receiver, appointment of, 5:326	generally, 6:187 to 6:190
Redeeming, 6:197	amending of, 6:198 to 6:203
Reimbursing trustee for insurance costs, 2:65	cannot claim a dividend unless security
Release of security, 6:194	is valued, 6:187
Relying on security, 6:248	extending time for valuation, 6:188
Repairer's lien, 5:115	failure by trustee to elect, 6:194
Requiring secured creditor to file, 6:196	guarantees, 6:190
Requiring trustee to elect to redeem,	method of making, 6:189
6:191 to 6:193	nil dollars, 6:187 to 6:190
generally, 6:191	time for filing, 6:188
extending time, 6:192	Vendor's lien, 5:249
failure to elect, 6:193	Vesting equity in creditor, 6:191 to 6:193
Resiliation, 5:193 to 5:203	Vesting of property in trustee, 5:361
Revendication, 5:193 to 5:203	Voting at meetings, 6:32 to 6:36
Sale by secured creditor, 6:205	Voting in proposals, 4:3 , 4:62 , 4:95
must be in commercially reasonable	Warehouseman's lien, 5:114
manner, 6:180	Who is, 6:164
Sale for failure to value, 6:194	Wife as, 6:216
Section 427 of, Bank Act, see BANK ACTSECTIONS 426 and 427	Worker's Compensation Board, 6:179
Settlement of claims, 6:155 , 6:247	SECURITIES FIRMS INSOLVENCIES
Ship owner's lien, 6:178	Generally, 13:2
Ship's mortgage, 5:119 , 6:178	application against, who may file,
Solicitor's lien, 2:48	13:10
Statute of Limitations, 6:142	Compensation fund, 13:10
Statutory trust liens, 6:183	Customer name securities, 13:10
Stay of proceedings, 5:326	Customer pool funds, 13:2
Storer's lien, 5:114	Relationship between customer and bro-
Summary of position, 6:159	ker, 13:9
Superintendent of Bankruptcy levy, 6:425 to 6:429	SECURITY See SECURED CREDITORS
Surrendering to trustee, 6:184, 6:185	See SECORED CREDITORS
express, 6:184	SECURITY AGREEMENT
implied, 6:185	Errors in, 5:175
Taking in payment, 6:181 , 6:206	Information concerning, 5:134
Thirty-day goods, 5:193 to 5:203	Necessity for, 5:138

SECURITY AGREEMENT—Cont'd

Notice of intention, effect on, section 69(1)(b), **5:327**

Proposal, effect on, section 69(1)(b), 5:328

SECURITY FOR COSTS

See also COSTS

Generally, 8:130

Action by trustee in another province, **8:130**

Appeal from disallowance, 8:130

Delay in applying, effect of, 8:98

Discharge of bankrupt, by opposing creditor, **8:130**

Increasing, 8:130

Matters to be considered in an appeal, **8:98**

No assets, 8:130

On appeal, **8:98**

application, on, 3:100

Trustee as nominal plaintiff, 8:130

SECURITY UNDER SECTION 427 OFBANK ACT

Generally, **6:220 to 6:245**

Registration of, 6:222 to 6:245

Secured claim for, **6:222 to 6:245**

Trustee giving, 2:105

SEIZURE AND SALE BY EXECUTING OFFICER

Generally, 5:369 to 5:374

Delivery of property to trustee, 5:374

Distribution by, 5:373

Proposals, 5:370

Sale by, **5:372**

Seizure by, **5:371**

SEIZURE FOR RENT OR TAXES

Generally, **5:375 to 5:388**

Costs of distress, 5:382

Delivery of property to trustee, **5:381**

Effective date, 5:378

Illegal distress, 5:387

Irregular distress, 5:386

Land lord not a secured creditor, 5:377

Mortgage, seizure under, 5:385

Proposals, no application, 5:376

Sale of property prior to production of assignment or bankruptcy order,

5:383

SEIZURE FOR RENT OR TAXES

—Cont'd

Taxes seizure for, 5:388

Third parties, seizure by, 5:384

True copy, production of, **5:379**

to whom produced, 5:380

SERVICE

Generally, 16:9 to 16:12

By courier, 16:15

By facsimile, **16:15**

By mail, 16:15

Notice of disallowances, 16:98

Notice of intention to enforce security,

16:110, 16:111

Notice to file proof of security, 6:196

Personal service

generally, **16:15**

application of, 3:41

death of debtor before, 16:67

substituted, **3:41, 16:67**

Repudiation of a lease in a proposal, **16:78**

Substituted service of application, 16:67

SET-OFF

Generally, 5:543 to 5:553

Abatement distinguished from equitable set-off, **5:551**

Application in bankruptcy, 5:550

Assignees of book debts, **5:545**

Banks, transfer from one account, 5:548

Contracting out of, 5:552

Costs, 8:145

Damage claims, 5:544, 5:551

Debts must be ascertainable, 5:544

Directions, application for, **2:109 to 2:116** Equitable

generally, 5:551

damage claims can be asserted, 5:551

must be inseparable connection, 5:551

property claim cannot form basis of a

claim for set-off. 5:551

Fraud, 5:547

Fraudulent preferences, 5:547

Guarantor of a debt of the bankrupt, 5:543 to 5:553

10 3.330

Legal, **5:544**

debts do not have to be of same nature, 5:544

Mutual debts, meaning of, 5:544

SET-OFF—Cont'd

Proof of claim, 5:544

Proposals, 4:105, 5:549

Receiver, against, 5:546

Rule in, Cherry v. Boultbee, 5:553

Solicitor by, 5:544

Subrogation and, 6:116

Unascertained liability, 5:553

SETTLEMENTS

See TRANSFERS AT UNDERVALUE Generallyv, **5:451**

SETTLING CLAIMS

See COMPROMISING and SETTLING CLAIMS

SETTLING ORDERS

See also COURTS

Generally, 16:28 to 16:32

SEXUAL ASSAULT

Damages for, not released by discharge, **7:187**

SHAREHOLDERS

Contributories, **5:399 to 5:405, 16:84** see CONTRIBUTORIES

Not entitled to notice of meeting of creditors, **6:4** to **6:10**

Not permitted to bring action under section 38, 2:140 to 2:153

Payment of compensation, incentives or other benefits within 12 months of bankruptcy, **5:588**

Payment of dividend to, within 12 months of bankruptcy, **5:587**

Redemption of shares within 12 months of bankruptcy, **5:587**

SHARES

Right to on bankruptcy of stockbroker, 5:34

SHERIFFS AND BAILIFFS

See also EXECUTIONS

Definition of, 1:53

Delivery up of property to trustee, **5:369 to 5:374**

Seizure of property by, 5:369 to 5:374

SHIPPER'S LIEN

Generally, 5:116

SHIP'S MORTGAGE

Generally, 5:119

Failure to register, effect of, 5:119

Section 178 security, 5:119

SITTINGS OF COURT

See COURTS

SMALL ESTATES

Summary administration of, **3:187**, **6:458**, **6:459**

see SUMMARY ADMINISTRATION

SOLICITORS

See also LEGAL PROCEEDINGS

Approval of inspectors to employing,

Breach of fiduciary duty, liability for, 5:470

Charging lien, 2:49

must be recovery or presentation of property for lien, **2:49**

Charging order in ordinary court, 2:49

Conflict of interest, 2:92

Costs, of, see COSTS

Delivery of books and records to trustee, 2:42, 7:57

Employment of, 2:92

on proposal, 8:133

Fruits of litigation, 2:49

Fruits of negotiation, 2:49

Funds in possession of, 2:41 to 2:45

Liability of partner, 5:180

Lien for costs

generally, 2:41 to 2:45, 5:180

in Quebec, **2:49**

on papers, **2:48**, **16:66**

on property, 2:49

on trust funds, **2:49, 5:180**

Moneys in trust account at date of bankruptcy, **5:180**

Must be neutral and fair, 2:92

Payment after bankruptcy, 5:180

Personal liability for costs, 8:115

Property in hand s of, 5:180

Purchase of assets by, 2:101

Removal of for conflict of interest, 2:92

Retainer, use of, 5:180

Solicitor for general creditors, 2:92

Solicitor to estate, 2:92

Termination of retainer, 5:180

SOLICITORS—Cont'd

Trust account, money of bankrupt in, 5:180

Unpaid fees, applying money to, 5:180

SPECIAL RESOLUTION

Appointing new trustee, 2:16 after rejection of proposal, 4:57 Calculation of votes, 1:54, 2:16 Contrasted with ordinary resolution, 1:54 Definition of, 1:54 Proposal, approval of, 4:58 to 4:63 Substitution of trustee. 2:16

SPECIFIC PERFORMANCE

Not ordered against trustee, 8:23 Power to grant, 8:23 Trustee suing for, **5:205 to 5:207**

SPOUSAL AND CHILD SUPPORT **CLAIMS**

Costs must be apportioned by Family Court, **6:320** Preferred claim, 6:320 Provable claim, 6:136

SPOUSE OF BANKRUPT

Postponement of wage claim, 6:310, 6:391 Settlements. 5:451

Voting by, **6:38**

STATEMENT OF AFFAIRS

Bankrupt to prepare and execute, 7:10 Copy sent to superintendent, **7:10** Failure to prepare, 7:25, 9:6 Omission to name creditors in, 7:25 Preliminary, 3:148 Preparation by bankrupt, 2:56, 7:10 Use of to prove insolvency, 5:539 Verifying, 2:56

STATEMENT OF RECEIPTS AND DISBURSEMENTS

See FINAL STATEMENT OF RECEIPTS and DISBURSEMENTS

STATUTE OF ELIZABETH

See FRAUDULENT CONVEYANCES

STATUTE OF FRAUDS

Effect on claim by surety, 5:93 Oral guarantees, 5:93 Trustee relying on, 5:93

STATUTE OF LIMITATIONS

Generally, **5:261**, **6:142** Acknowledgement of debt by trustee, 6:142 Claim by bankrupt, **6:142**

Claims, with respect to, 6:142 Effect of bankruptcy on, 5:261, 6:142 Fraud, 5:261

Fraudulent conveyance, attacking, 5:467 Judgment in another province, 6:142 Proof of claim, 6:142 Secured claims, 6:142, 6:257 Statute barred after filing of application, 6:142

Suspension of period by the Act, 6:142 Trustee permitting time to run, 5:261

STAYING APPLICATIONS

Generally, 3:88 Disputed applications, 3:89 generally, 3:89 dismissal of application, 3:89 imposition of terms, 3:89 re-commencement of bankruptcy proceedings, 3:89 refusal of stay, 3:89 withdrawal of application, 3:89 Other sufficient cause, 3:94 generally, 3:94 limited time, 3:94 refusal of stay. 3:94 Pending criminal proceedings, 3:97 Proposal, filing of, 3:98 bankruptcy orders, stay of, 3:99, 3:137

STAY OF PROCEEDINGS Generally, 5:278, 5:326

5:290

Actions, in rem, 5:311 Adding defendant where not bankrupt, 5:292 Aircraft objects, 5:333, 20:3 Amending order granting leave, 5:283 Appeals from, 5:322 Bankruptcy filed to avoid judgment, 5:295 Breach of trust by directors, 5:332 Canada Pension Plan, 5:325 Child support claims, 5:304 Complex actions, 5:297 Consent by trustee to giving of leave,

STAY OF PROCEEDINGS—Cont'd STAY OF PROCEEDINGS—Cont'd Contempt proceedings, 5:299 Labour relations, 5:318—Cont'd Contingent and unliquidated claims, single employer application, **5:318** 5:298 unpaid contributions, 5:318 Costs, taxing after bankruptcy, 5:281 Lifting of, 5:278, 5:332 increased costs, claimed after date of Limitation defence not relevant on application to lift a stay, 5:278 bankruptcy, 5:281 Counterclaims, 5:314 Maintenance, claim for, 5:302 Court sitting in bankruptcy has sole juris-Mechanics' liens, 5:307 diction, **5:278** Money claim and possessory claims by jurisdiction of ordinary courts, 5:278 same creditor, 5:312 Criminal proceedings, 5:300 Motor vehicle accidents, 5:308 Cross-examination on affidavit, 5:279 No necessity for knowledge of bankruptcy proceedings, 5:278 Damage actions, 5:301 No stay between filing of application and Death of bankrupt, 5:287 making up a bankruptcy order, 5:280 possibility of insurance, 5:287 Nothing to be gained by granting leave, Debts not released by bankruptcy, 5:302 5:278 Debts released by bankruptcy, 5:303 Notice of intention, 5:327 Delivering judgment after bankruptcy, termination of, 5:327 5:281 Notice or knowledge of stay be creditor Directors, stay in proposals, 5:331 unnecessary, 5:278 Disallowance of claims, 5:296 Other cases not requiring leave, 5:321 Discharge of bankrupt, 5:285 Other defendants not bankrupt, 5:291 effect of appeal, 5:323 Other legislation, 5:325 of trustee, 5:284, 5:285 Possibility of inconsistent findings, 5:310 Effective date of stay, **5:280** Practice, **5:279** Effect of granting leave, 5:288 Pre-hearing conference, permitting to Employment Insurance Act, 5:325 continue, **5:291** Enforcing a judgment, 5:309 Prejudice to creditors caused by stay, Examination of debtor, 5:309 5:332 Family law actions, 5:305 Proceedings, missing of, 5:326 Foreign court and deference to a stay, Proceedings taken without leave, 5:289 5:324 Property loaned to bankrupt, 5:294 Formal notice of motion required to lift Proposal, 5:278 stay, 5:279 Repossession claims, 5:320 Goods supplied to trustee, 5:278 Revendication, 5:320 Granting leave, nunc pro tunc, 5:282 Section 81.1 claims, 5:320 Granting leave after bankrupt died, 5:287 Secured creditors, 5:326 Granting leave after bankrupt only has bankruptcy, 5:330 been discharged, 5:286 consumer proposals, 5:329 Grounds for lifting, 5:278 filing of a proposal, **5:328** Income tax act demand s, 5:325 Indebtedness incurred after bankruptcy, notice of intention to make a proposal, 5:327 5:306 Set-off, 5:313, 5:315 Indebtedness incurred after filing of a Spousal support claims, 5:304 proposal, **5:306** Indemnity agreements, 5:293 Stock exchange listing, 5:278 Insurance contracts, 5:293 Successor employer applications, 5:318 Labour relations, 5:318 Taking proceedings after discharge of claims for wages against directors, trustee, **5:284** 5:318 Taxing costs after bankruptcy, 5:281

STAY OF PROCEEDINGS—Cont'd

Third party claims, 5:316

Trust claims under mechanic liens, 5:307

Trustee consenting, 5:290

Trustee not objecting, **5:290**

Varying judgment after bankruptcy, 5:281

Workers' compensation claims, 5:317

STOCKBROKERS

See SECURITIES FIRMS INSOLVEN-CIES

STOPPAGE IN TRANSITU

Generally, 5:204

Exercising the right, 5:204

Similarity to 30 day goods in Quebec, **5:204**

Termination of transit, 5:204

STORER'S LIEN

See WAREHOUSER'S LIEN Generally, **5:114**

STUDENT LOANS

See DEBTS NOT RELEASED BY ORDER OF DISCHARGE

SUBORDINATION OF CLAIMS

General subordination, 6:138

Secured creditor to unsecured creditor, **6:138**

Under, PPSA, 5:127

SUBROGATION

See PROVABLE CLAIMS

SUBSTITUTED SERVICE

See APPLICATIONS and SERVICE

SUBSTITUTED TRUSTEE

Generally, 2:16, 2:18, 2:25, 2:124, 2:125, 2:192

Actions against, 10:6 to 10:12

Appointment of, by creditors, 2:21

Bankruptcy, change of trustee, 2:22

Books and records, delivery to, 2:124

Delivery of property to, 2:124

Discharge of former trustee, 2:25, 2:125

Duties of substituted trustee, 2:124

Former trustee to pass accounts, 2:124

No cause, 2:21

Obligation of substituted trustee to take over assets, 2:124

SUBSTITUTED TRUSTEE—Cont'd

Payment of fees and disbursements of former trustee, 2:124

Priority of, 2:124

Procedure to be followed upon appointment, 2:124, 2:192

Proposal change of trustee, 2:21

Removal by court, 2:22

Remuneration of, 2:181

Retention of funds by, 2:124

Special resolution needed, 2:16

Superintendent of Bankruptcy, notifying, 2:124

SUMMARY ADMINISTRATION

Generally, **3:187**, **6:458**, **6:459**

Assets not exceeding § 10,000, **3:187**, **6:458**

Bond, 2:40, 6:458

Changing to ordinary administration, **6:458**

Discharge of trustee, 2:190

Duty of trustee to take possession of assets, **6:458**

Examination of bankrupt, 6:458

Fees and disbursements of trustee, **6:459**, **16:112**

Informing bankrupt of other alternatives, **6:459**

Inspector in, 6:457, 6:458

Interim draws by the trustee, **6:459**

Joint assignment, Superintendent of Bankruptcy Directive No. 2R, **6:458**, **6:459**

Notice of, **6:458**

Payment of deficiency of fees after discharge, **6:459**

Remuneration of trustee, 6:459

Security may be required, 2:40, 6:458

Single trust account, 2:66, 6:458

Taxation of trustee's remuneration, 6:460

Trustee exercising powers under s. 30, **6:458**

Trustee's remuneration, calculation of, **6:460**

Trust funds, 6:334 to 6:341

SUMMARY CONVICTION

See BANKRUPTCY OFFENCES

SUNDAY

Time expiring on, 16:15

SUPERINTENDENT SUPERINTENDENT—Cont'd Licensing of trustees, 2:12 Generally, 2:2 to 2:6 cancellation of, 2:15 Accelerated rent and levy, 6:328 to 6:333 Monitoring program, 2:2 Action against, 10:6 to 10:12 Notice by trustee completing estate, 16:36 Address of offices, 2:41 to 2:45 Occupation rent and levy, **6:328 to 6:333** Appeal by, 2:2 Policy statements of, 2:2 Approval of trustee's accounts, 2:2 see heading in vol Automatic discharge, notice of, 7:63 4, effect of Bond to section 5(3)(c)Proposals and levy, 4:129 enforcement of section 5(3)(c), 2:2 Records, keeping of, 2:7, 16:106 Cancellation of trustee licence, 2:26 Remuneration of trustee, 2:183, 2:184 Commenting in trustee's final statement, Report to Minister re trustees, 2:12 6:453 Request to trustee for information, not Conduct of trustees, investigation of, 2:16 mand atory directive, 2:2 right to impartial hearing, 2:23 Search of records, 2:7 Conservatory measures, 2:23 Search powers, 2:6 only Federal Court has jurisdiction, Seizing funds etc., 2:3 2:23 Seizure of records, 2:23 Court sitting in bankruptcy, jurisdiction Service on. 16:19 over, 2:23 Stand ards, 5:268, 7:118 Definition of, 1:55 purpose of, **7:118** Delegate, power to decide constitutional Statement of officers, copy sent to, 7:10 questions, 2:23 Delegation of powers, 2:19 Trustee forwarding documents to, 2:71 Directives of, 2:2 Trustee violating Code of Ethics, 2:15 Unclaimed dividends, 6:456 see Policy Statements Undistributed funds, 6:456 court not bound by, 2:2 definition of, 16:1 SUPPLIER OF GOODS trustee bound by, 2:2 Right to repossess, 5:92, 5:193 to 5:203, Discharge of bankrupt 5:423 to 5:435 notice of, 7:75 **SUPPORT** Discharge of trustee objections to, 2:198 Arrears at, 5:304, 6:110 does not bar investigation, 2:23, 2:197 Division Office—definition of. 16:1 Claim not released, 7:188 Costs apportioned by Family Court, Duties and powers of, 2:2 to 2:12 6:320, 7:188 Federal Court, jurisdiction over, 2:23 Not provable claim, 7:188 Final statement of receipt and disburse-Preferred claims, 6:320 ments section 152(5), **6:453** Stay of proceedings, 5:304 Former trustee, appeal against fees, 2:2 General supervisory function, 2:2 SUPREME COURT OF CANADA Inspection of books and records of estate See also APPEALS section 26(3), **2:67, 2:68** Appeals to, **8:108** Intervention by section 5(4), 16:23 Decision, final and conclusive, 8:108 Intervention in court proceedings, 2:3 Leave necessary, 8:108 Investigation by, 2:6, 2:23 Stay of proceedings, 8:109 Judicial review of, 2:2 Keeping of records, 2:7, 16:106 **SURETY** Levy, 6:425 to 6:429 See BONDS and PREFERENCES, see LEVY **GUARANTEE**

SURPLUS FUNDS

After distribution by trustee, **6:422**Assignment of, **6:422**Interest to be paid first, **6:421**Return of property to debtor, **2:70**Superintendent's levy not deducted, **6:89**

SURRENDER OF LEASE

See LANDLORD and TENANT

TAKING IN PAYMENT, IN QUEBEC

Generally, 6:206

TARIFFS

See section headed TARIFFS, and see also COSTS

TAXATION OF COSTS

See COSTS

TAXES

See also INCOME TAX
Accelerated rent as, **6:334 to 6:341**Liability of trustee of tenant for, **6:326**Lien for, secured claim, **6:164**Municipal, **6:321 to 6:325**seizure for, **5:388**

TAX RETURNS

Duty of trustee to file, **2:61** Period covered, **2:61**

TENDER

See SALE OF ASSETS

TESTAMENTARY EXPENSES

Payment of when debtor is deceased, **3:20** Priority for, **6:293**

THINGS IN ACTION

See CHOSES IN ACTION

THIRD PARTY AGREEMENTS AND GUARANTEES

Procedure to be followed, Superintendent of Bankruptcy Directive No. 5R4, 2:179

THIRTY-DAY GOODS

See also UNPAID SELLER
Generally, **5:193 to 5:203**Exercised in thirty days, **5:199**Extension of time for demand, **8:53**Personal Property Security Act, **5:141**Procedure for claiming, **5:200**, **5:422**Proper law of content, **5:201**

THIRTY-DAY GOODS—Cont'd

Proposals and, 5:202

Resolution of contract of sale for default, 5:203

Sales on credit, 5:196

Sales subject to a term, 5:196

Same condition, 5:197

Third party, goods passing into hand s of, **5:198**

Unpaid seller, right of, **5:193 to 5:203**, **5:423 to 5:435**

THREE YEARS ELAPSING WITHOUT ESTATE BEING ADMINISTERED

Generally, 2:121

Registrar, report to, 2:121

Superintendent monitoring, 2:120, 2:121

TIME

Abridgement of, 8:53

Computation of, 16:15

Extension of, 8:53

Falling on Sunday or non-juridical, **16:9 to 16:12**

Less than 6 days, 16:13, 16:14

TIMELY ADMINISTRATION

Monitoring by Superintendent, 2:120

TIME SHARE CONTRACTS

Not leases, **5:100**

Subordination of claim of shareholder, **5:100**

TRACING TRUST PROPERTY

Generally, 5:32

Commingling of trust funds, 5:32

Mingling with bankrupt's money, **4:43 to 4:50**

Misappropriated funds, 5:32

No application to debtor-creditor, 5:32

Proper court, 5:32

Rule in Clayton's case, 5:32

TRADEMARKS

Property of bankrupt, 5:235

TRANSACTIONS IN GOOD FAITH WITH BANKRUPT

Generally, 5:542

Invalid transactions, 5:542

Meaning of contract, dealing or transaction, **5:542**

Protection of, 5:542

TRANSACTIONS IN GOOD FAITH

WITH BANKRUPT—Cont'd

Relation back of trustee's title. 5:542 see ADMISSION OF CLAIMS Advertising by, Superintendent of Bank-TRANSFER OF PROCEEDINGS ruptcy Directive No. 30R under Generally, **8:46**, **16:19** Policy Statements, 2:36, 16:1 Appeal from refusal, 8:46 After-acquired property, see AFTER-Convenience of administration, 8:46 ACQUIRED PROPERTY Only ground of jurisdiction section Agent of creditor, not, 2:36 187(2), **8:46** Appearing in person before registrar, Principal place of business, 8:46 16:17 Procedure, 16:19 Application for directions, 2:109 to 2:116 Proceedings continued under another stat-Application for licence, 2:12 Appointment BIAproposal proceedings to, generally, 2:16, 16:48 CCAAproceedings, 22:73 acceptance of, 2:16 CCAAproceedings to, BIAproceedings, acting for creditors' Committee, 3:128 4:149 attacking, 2:16 Provincial rules no application, 8:46 by court, **2:16** Record, transfer of, 8:46 by meeting of creditors, 2:16, 6:13 to Residence, 8:46 6:23 TRANSFERS AT UNDERVALUE by official receiver, 3:154 Generally, 5:485, 5:486 certificate of, 2:16, 16:49 new trustee, see SUBSTITUTED TRAVELLING SALESPERSON **TRUSTEE** Preference of, 6:297 to 6:316 non-resident, 2:41 to 2:45 TRIAL OF ISSUE proof of. 2:16 See ISSUE special resolution, see SPECIAL RES-OLUTION TRUST ACCOUNT Assets, sale of, 2:75 Generally, **2:66** see SALE OF ASSETS Chartered bank, deposit in, 2:66 Assisting in illegal or dishonest conduct, Separate, 2:66 16:47 Trust company, not acceptable, 2:66 Attacking appointment of, 2:16 cannot be done collaterally, 2:16 TRUST COMPANIES Auditor, conflict of interest, 2:15 Cannot act as proxy, 6:42 to 6:51 Bank account, Superintendent of Bank-Cannot be subject of application, 3:30 ruptcy Directive No. 5R4, 2:66 "Corporation" does not include, 1:25 Bankruptcy offences, trustee's duties, 9:2, TRUSTEES 9:30 Accepting appointment, 2:16 Bond of, see BOND Accountant, eligibility to act as, 2:15 refusal to file. 2:16 Accounts of, see ACCOUNTS Books and records, see BOOKS and Acting anywhere, 2:51 **RECORDS** Books of account, 2:67 Acting as, when license suspended or restricted, 9:26 Borrowing money, see BORROWING Acting in emergency, 2:55 **MONEY** Action against trustee, 2:128 to 2:136, Bound by the Act, 2:36 10:6 to 10:12 Calling in aid courts of other provinces, Action by trustee, 2:90, 2:92 2:51, 8:55 refusal to take, 2:138 to 2:168 Cancellation of license, 2:26

TRUSTEES—Cont'd

Admission of claims, **6:261 to 6:283**

TRUSTEES—Cont'd

Carrying on business, see CARRYING ON THE BUSINESS OF THE BANKRUPT

Caveat or caution, lodging, **5:389 to 5:397**

Chairperson of meeting of creditors section 105(2)

on proposal, 4:31

Change of, see SUBSTITUTED TRUSTEE

Cheque by, 2:35, 2:66

Code of ethics, 2:15, 16:47

Complaints, sending Division Office, **16:47**

Compromising and settling debts, **2:94** see COMPROMISING and SET-TLING DEBTS

Conduct of. 2:15

investigation of, by Superintendent, **2:16**

right to impartial hearing, 2:23

Conduct of bankrupt, duty to investigate, **2:59**

Confidential information disclosure of, **16:47**

Conflict of interest, 2:15, 2:36

Conflict of opinion with inspectors, 2:22, 6:65, 6:88

Conservatory measures, 2:52

Contempt of court, 2:39

Corporate, 2:29

Counselling by, see COUNSELLING SERVICES

Court orders, duty to obey, 2:39

Court proceedings, see LEGAL PROCEEDINGS

Creditors, first meeting of, notice of Rule 108(1), **16:91**

Criminal proceedings, 9:30

see BANKRUPTCY OFFENCES

Crown must deliver up property to, 2:41

Definition of, 1:59

Delay in administration, 2:121

Delegation of duties and powers, 2:38

Delegation of powers of Superintendent regarding trustees, 2:19

Deposit of estate funds, 2:66

Directions to, see DIRECTIONS OF COURT

TRUSTEES—Cont'd

Disallowance of claims by, see DISAL-LOWANCE OF CLAIMS

Disbursements of, 2:173

Discharge of, 2:189 to 2:201

see DISCHARGE OF TRUSTEE

Discharge of former trustee, 2:25, 2:125

Disclaimer of property, 2:58

of lease, 6:363 to 6:371

Disposal of perishable property, 2:52

Disposing of goods of third party, 5:409

Disputing claims, see DISALLOWANCE OF CLAIMS

Distribution of property, 6:285 to 6:429

Divesting of real and immovable property, 2:58

Dividend, see DIVIDEND

Dividing property among creditors, 2:97

Documents retention of, 16:46

Duties and powers of, 2:36 to 2:107

knowledge of, by trustee, 2:36

Employing a solicitor, 2:92

see SOLICITORS

Employment insurance, 2:69

Engaging in business, 16:47

Environmental damage, liability for, 2:28

Estate books and records, 2:67

Ethics, code of, 2:15, 16:47

Examination of, 7:27, 7:30 to 7:49

Expenses, 2:173

see REMUNERATION OF TRUSTEE

False and misleading documents, 16:47

Family law litigation, 2:91

Fiduciary duty, 2:22

Filing report under section 29, 2:72

Filing returns, 2:61

Final dividend sheet, see DIVIDEND

Final statement, see FINAL STATE-MENT OF RECEIPTS and

DISBURSEMENT

Forwarding documents to Superintendent, 2:71

Honest and impartial conduct, 16:47

Impartiality, necessity for, 2:36

Improper sale of assets, **2:75**, **2:128 to 2:136**

Income Tax Act, production of books and records pursuant to, 2:68

Income tax returns, duty to file, 2:61

TRUSTEES—Cont'd	TRUSTEES—Cont'd
Incurring obligations after	Personal liability for carrying on business,
bankruptcy, and, 2:104	2:104 to 2:107
see INCURRING OF OBLIGATIONS	Personal liability for claims arising prior
BY TRUSTEE	to bankruptcy or proposal, 2:30
prior to bankruptcy, 2:104	no protection from ongoing exposure,
Injunction and liability for damages, 8:22	2:30
Inspecting property held as security,	Pledging assets, 2:93
5:408	Priority for advances, 2:107
Inspection of books and records, 2:67 Inspectors, see INSPECTORS	Professional engagement, meaning of, 16:47
authority from, 2:74	Proof of appointment, 2:16
conflict of opinion with, 6:89	Property, taking possession of, 2:41 to
permission must be specific, 2:102	2:45
Insurance, 2:65	disclaiming, 2:58
see FIRE INSURANCE and LIFE	may act anywhere, 2:51
INSURANCE	perishable, 2:52
Inventory, taking, see INVENTORY	Proposals, see PROPOSALS
Joint trustees, 2:20	Public utilities, right to, 2:41 to 2:45
Judicial officer must deliver up posses-	Purchase of assets, 2:75 , 16:47
sion, 2:41, 5:369 to 5:374	Re-appointment of, 2:201
Juror, ineligible to serve as, 2:36	Receiver, powers as, 2:35, 2:36, 2:41 to
Keeping proper records, 2:67	2:45
Knowledge of Act and Rules, 2:36	Records, duty to keep, 2:67
Leased premises, right to occupy, 6:356	Re-direction of mail by, 2:122
Leasing property, see LANDLORD and	Refusal to take proceedings, 2:138 to
TENANT	2:168
Legal advice, 2:54, 2:92	see ACTIONS BY CREDITORS
Legal proceedings, see LEGAL	WHERE A TRUSTEE REFUSES
PROCEEDINGS	TO TAKE PROCEEDINGS
Legal representative of bankrupt, 2:66	Reimbursement of trustee, 2:170 to 2:187
Locks, replacing, 2:41	Relation back of title, 5:356 , 5:542
Making returns, 2:61	Removal for cause, 2:17, 2:22
Meeting of creditors, attendance at, 6:2 ,	interested person, who is, 2:22
6:63	no jurisdiction in Court of Appeal, 2:22
Meeting of creditors calling, 6:4 to 6:10	Remuneration of, see REMUNERATION OF TRUSTEE
Meeting of inspectors, attendance at, 6:84	Reporting to creditors and inspectors,
Mortgage assets, 2:93	2:70
Must be impartial and even-hand ed, 2:36	Reporting to Superintendent, 7:84
Obligations incurred, 2:104 to 2:107	Report on discharge, 7:83
Officer of the court, 2:36, 2:128 to 2:136	Representative of unsecured creditors,
Official name, 2:32	2:36
Payment by, 2:66	Requiring creditor to file claim, 6:446
Payment of benefit to obtain business,	Resignation of, 2:18
16:47	Responsibility for liabilities incurred prior to bankruptcy, 2:50
Perishable goods, 2:52	Restriction of license, 2:26
Permitting inspection of books and	Retention of documents, 16:66
records, 2:67	Sale of assets, see SALE OF ASSETS
Person aggrieved by action, see ACTIONS AGAINST TRUSTEE	Soliciting business, 16:47
ACTIONS AUAINST TRUSTEE	bonciung business, 10.47

TRUST PROPERTY—Cont'd TRUSTEES—Cont'd Solicitor must deliver up documents to, Implied, **5:15** Intent, certainty of, 5:11 2:48 Source deductions, liability for, 2:63 determined at time of settling property, Statement of affairs, preparation of, see STATEMENT OF AFFAIRS Intentions to hold exclusively for benefi-Status of, **2:34** ciary, **5:11** Substituted trustee, see SUBSTITUTED Interest on, 5:19 TRUSTEE Mechanics' lien, 5:35 Substitution of, **2:16**, **16:49** see MECHANICS' LIEN Superintendent, cooperation with, **16:47** Mingling with bankrupt's money, 5:32 Superintendent, investigation by, 2:23 Misappropriation of, 7:195 Telephone, right to, 2:50 Not subject to distribution by trustee, 5:10 Three years elapsing without estate being to 5:20 administered, 2:121 Object, certainty of, 5:13 Superintendent requiring, 2:121 class description of, 5:13 Timely administration, 2:120 Personal liability of officer or director for Timely performance of duties, **16:47** breach of trust, 5:26 Trustee's bank account, 2:66 Practice. 5:25 Trust property, see TRUST PROPERTY Presumption of advancement, 5:16 Undistributed funds, see UNDISTRIB-Purchase money resulting trust, 5:16 **UTED FUNDS** Quebec, treatment of trust property, 5:21 Use of bankrupt's name, 2:41 Quistclose trust, 5:10 to 5:20 Verifying statement of affairs, 2:56 Remuneration of trustee for realizing and Vesting of assets in, 5:357 to 5:366 distributing, 5:22 Withdrawing funds, **2:66**, **2:174** Resulting, **5:16** Sale of goods, trust in, 5:20 TRUST PROPERTY Set-off, 5:18, 5:42 Generally, 5:10 to 5:35 Solicitor, funds in possession of, 5:10 to Appointment of representative counsel, 5:20 5:25 Spendthrift trust, **5:262** Bankrupt as trustee of, 5:10 to 5:20 Statutory, 6:285 to 6:291 Constructive Stockbroker, 13:2 to 13:10 generally, 5:17 Subject matter, certainty of, 5:12 entitlement of spouse on basis of Tracing, 5:32 constructive trust. 5:5 see TRACING TRUST PROPERTY no application to breach of contract. Trustee not required to take possession of 5:17 it, 5:10 to 5:20 Personal Property Security Act, 5:129 Waiver of, 5:24 purchaser of goods unable to arrange UNDISCHARGED BANKRUPT financing, 5:17 Liability for debts incurred after bank-Costs of proceedings with respect to, 5:23 ruptcy, 7:211 Creditor using trust to try to obtain Liability for provable debt, 7:210 receivables from sale of goods, 5:473 UNDISTRIBUTED FUNDS Deemed, 5:27 to 5:29, 6:288 Disposal of, 6:456 see DEEMED TRUSTS UNEMPLOYMENT INSURANCE Definition of, 5:10 to 5:20 Enhanced garnishment, 5:29 Generally, 6:389 Express, 5:14 Deemed trust for, 5:27 to 5:29

Priority of, 6:389, 6:391

Fees of counsel, 5:23

UNINCORPORATED ASSOCIATION

"Person" includes, 1:45

UNLIQUIDATED CLAIMS

See CONTINGENT CLAIMS

UNPAID SELLER

See also THIRTY-DAY GOODS

Generally, 5:193 to 5:203, 5:423 to 5:435

Acquaculturists, 5:435

Aggrieved supplier, 5:434

Agreement to sell prior to bankruptcy, **5:430**

Assignment of agreement, **5:439**

Calculation of time, 5:424

Delivery to purchaser, 5:425

Directions, 5:433

Exception to equality rule, 5:423 to 5:435

Extension of time, 5:424

Farmers, **5:435**

Fishers, **5:435**

Goods must be identifiable, 5:428

Goods must be in same state, 5:429

Necessity for a sale, 5:425

Not fully paid for, 5:431

Physical possession, necessity for, 5:427

Possession by warehouser, 5:427

Priorities, 5:432

Procedure, 5:424

Proposal, effect on, 5:423 to 5:435

Protection and restriction of certain rights, 5:440

Purchaser must be bankrupt or a receiver appointed, **5:426**

Quebec, right of unpaid seller, 5:436

Resale at arm's length, 5:430

Right to take possession, **5:193 to 5:203**, **5:423 to 5:435**

Sale of goods, 5:430

Sale on credit, 5:423

Thirty-day goods, see THIRTY-DAY GOODS

UNREALIZED ASSETS

See BANKRUPT

UNSATISFIED EXECUTION

Act of bankruptcy, 3:50

VARYING ORDERS

See REVIEWING, RESCINDING OR VARYING ORDERS

VENDOR OF GOODS

Retaking possession, 5:92, 5:423 to 5:435

VENDOR'S LIEN ON CHATTELS

Generally, 5:248

VENDOR'S LIEN ON LAND

Generally, 5:249

VESTING OF PROPERTY IN TRUSTEE

Generally, 5:357

Assignment by debtor, 5:358

Bankrupt, effect on, 5:364

Bankrupt, no status to commence action, **5:364**

Environmental liability, 5:363

Retroactive order for, 5:365

Secured creditors, 5:361

Subject to Act, 5:360

Time of vesting, **5:359**

Trust claims, 5:362

Trustee takes subject to equities, 5:357

VETERAN'S LAND ACT

Conditional discharge, 7:140

Not property of bankrupt, 7:140

Sale of, after bankruptcy, 7:140

VOTING

See INSPECTORS, MEETINGS OF CREDITORS, ORDINARY RESO-LUTION, SPECIAL RESOLUTION

WAGE EARNER PROTECTION PROGRAM ACT

Administration, 28:8

Amounts covered, 28:6

Duties of trustees and receivers, 28:9

Introduction, 28:3

Meaning of "Wages," 28:4

Offences, 28:15

Powers of the minister, 28:10

Recovery of over-payments, 28:12

Regulation power and review of the statute, 28:16

WAGES

See also EARNINGS and PRIORITIES Generally, **6:297 to 6:316**

WAREHOUSER'S LIEN

Generally, 5:114

Arrest under, 7:63

WAREHOUSER'S LIEN-Cont'd

Distinguished from lessor, 5:114
Failure to attend examination, 7:53
No common law lien for warehouse or storage services, 5:114
Not a general lien, 5:114
Storer's lien, 5:114

WARRANTS

Generally, 8:60, 16:35

Cannot seize property or books and records of a third party, 8:60

Entry on premises to obtain records, 8:60

Execution by sheriff, 16:35

Search, 8:60

Seizure, 8:60

form of, 8:60

property must be clearly identified, 8:60

WIFE OF BANKRUPT

See BANKRUPT, EVIDENCE, EXAMINATIONS

WIFE OF BANKRUPT—Cont'd APPLICATIONand SPOUSE

WINDING-UP AND RESTRUCTING ACT

Generally, **10:5**Combined with other statutes, **23:96**When act does not apply, **23:95**

WITHDRAWAL OF APPLICATION

See APPLICATION FOR BANK-RUPTCY ORCER

WITNESSES

See also EXAMINATIONS, EVIDENCE Generally, **16:27**, **16:28** to **16:32**, **16:34**

WORKER

Application against, **3:21**Preference for wages, see EARNINGS

WORKERS' COMPENSATION

Claims after November 30, 1992, **6:179** Secured claim, **6:297 to 6:316** Unsecured claim, **6:297 to 6:316**