

CORRECTION.

In the note of SMITH v. ONTARIO AND MINNESOTA POWER Co. (1917), 11 O.W.N. 337, in which MASTEN, J., made certain rulings upon an appeal from the taxation of costs, it is erroneously stated that the taxation was a taxation of the plaintiffs' costs of several actions. The taxation was in fact of interlocutory costs in the actions, under an order postponing the trial of the actions—the costs of the motion to postpone and the costs incurred by the plaintiffs in respect of proceedings which were rendered useless by the postponement, referred to by MASTEN, J., as “costs thrown away.”