

13. To Divisional Court—Leave to Appeal—Security for Costs. *Titchmarsh v. McConnell*, 1 O. W. N. 208.—BRITTON, J. (Chrs.)
14. To Divisional Court—Leave to Appeal from Order of Judge Striking out Jury Notice—Con. Rule 1278—Cause of Action—Guaranty—Pleading—Condition—Rectification—Equitable Claim—Discretion. *Sovereign Bank of Canada v. Rance*, 1 O. W. N. 361.—RIDDELL, J. (Chrs.)
15. To Divisional Court—Leave to Appeal—Jury Notice—Practice. *Brown v. City of Toronto*, 1 O. W. N. 608.—FALCONBRIDGE, C.J.K.B. (Chrs.)
16. To Divisional Court—Order of Judge on Appeal from Report of Referee—Findings of Fact—Costs—Claim under Contract—Set-off—Reduction of Claim—Scale of Costs—Jurisdiction of County Court—Form of Pleadings—Appeal as to Costs. *Finn v. Gosnell*, 1 O. W. N. 117.—D.C.
17. To Divisional Court—Right of Appeal—Decision of Mining Commissioner—Mining Act of Ontario, 1908, sec. 151 (3)—“Deemed to be Abandoned”—Failure to Lodge Certificate of Setting down—Time—Power to Extend. *Re Rogers and McFarland*, 1 O. W. N. 174, 19 O. L. R. 622.—D.C.
18. To Divisional Court—Right of Appeal—Habeas Corpus—Refusal to Discharge Prisoner—Jurisdiction of Divisional Court—Liquor License Act—Conviction for Second Offence—Proof of Previous Conviction. *Rex v. Graves*, 1 O. W. N. 973, 21 O. L. R. 329.—D.C.
19. To Divisional Court—Right of Appeal—Municipal Drainage Act—Certificate of County Court Judge upon Audit of Engineer’s Account—3 Edw. VII. ch. 22—9 Edw. VII. ch. 46—Persona Designata—Leave to Appeal. *Re Moore and Township of March*, 1 O. W. N. 38, 20 O. L. R. 67.—D.C.
20. To Divisional Court—Right of Appeal—Order of Judge in Chambers—Security for Costs—Action for Libel—Appeal from Order of Master—9 Edw. VII. ch. 40, sec. 12, sub-sec. 4.]—By 9 Edw. VII. ch. 40, sec. 12, sub-sec. 4, an appeal from an order of a Judge in Chambers made upon an appeal from an order of the Master in Chambers granting or refusing security for costs, is expressly prohibited; and a motion