an order made by a County Court Judge, under the Assignments and Preferences Act, giving one John A. Lawson, a creditor of the insolvent, leave to bring an action in the name of the assignee in respect of a transfer of property by the insolvent. The learned Chief Justice said that he was of the opinion that special leave ought to be granted to the assignee to appeal from the order of the County Court Judge. It was better that the question involved, which was manifestly one of great importance and one which ought to be definitely settled, should be disposed of in limine rather than that the creditor should be left, in the event of his succeeding in the contestation and of there being an appeal, to face the additional difficulty suggested in Campbell v. Hally (1895), 22 A.R. 217, at p. 226. Costs of this motion to be costs in the proceeding. W. R. P. Parker, for the assignee. W. H. McFadden, K.C., for Lawson.

CORRECTION.

In Hair v. Town of Meaford, ante 115, 116, the appeal was dismissed without costs.