FIRST DIVISIONAL COURT.

APRIL 26TH, 1917.

## \*MURPHY v. CITY OF TORONTO.

Workmen's Compensation Act—Contractor—Assessment—Estimate of Pay-roll—Authority of Officer of Board—Adoption of Assessment by Board—Jurisdiction—4 Geo. V. ch. 25, secs. 60 (1), 78 (3).

Appeal by the plaintiff from the judgment of Clute, J., 41 O.L.R. 156, ante 11.

The appeal was heard by Maclaren, Magee, Hodgins, and Ferguson, JJ.A.

F. J. Hughes, for the appellant.

Irving S. Fairty, for the defendants, respondents.

THE COURT dismissed the appeal with costs.

FIRST DIVISIONAL COURT.

АРКІІ 26тн, 1918.

## WHIMBEY v. WHIMBEY.

Costs-Action for Alimony-Appeal-Disbursements.

The judgment of the Court is noted ante 128.

The Court now intimated, in a written memorandum, that the costs of the appeal would be disposed of as follows: "The plaintiff will be entitled to her disbursements on the appeal, to be applied for as usual in alimony actions; and, except as stated, there will be no costs of the appeal to either party.