## WORDS—(Continued).

"Transient Trader"-See MUNICIPAL CORPORATIONS, 4.

"Unless a Contrary Intention Appears by the Will"—See WILL, 7, 10.

"Verdict"—See Interest.

"With the Approval of the Municipal Board"—See MUNICIPAL CORPORATIONS, 5.

## WORK AND LABOUR.

See Architect—Contract, 4, 7—Mechanics' Liens—Municipal Corporations, 17.

WORKMEN'S COMPENSATION ACT.

Ontario Act 4 Geo. V. ch. 25 and Amending Acts-Contractor-Assessment of, as Employer of Wage-earners-Failure of Contractor to Pay Sum Assessed—Notification by Workmen's Compensation Board to City Corporation, Principal of Contractor-Payment of Assessment by Corporation-Right to Withhold Amount from Sum Due under Contract-Action to Recover Amount Withheld-Defence-Justification under Order of Board-Necessity for Proof of Order or Decision of Board-Failure to Prove-Judgment for Contractor-Opening up—Fresh Evidence Taken—Pay-roll—Estimate—Authority of Officer of Board-Delegation of Powers-Secs. 60 (1), 78 (3) of Act-Adoption of Assessment by Board-Jurisdiction of Court to Inquire into Proceedings of Board-Proposed Addition of Board as Third Party after Trial and Judgment -Right to Bring Board before Court. \*Murphy v. City of Toronto, 13 O.W.N. 212, 340, 14 O.W.N. 11, 158, 41 O.L.R. 156.—Clute, J.—App. Div.

WORKMEN'S COMPENSATION FOR INJURIES ACT. See Master and Servant, 1.

## WRIT OF SUMMONS.

1. Foreign Defendants—Service of Notice of Writ out of Ontario
—Action for Declaration of Right to Make Calls on Companyshares—Rule 25 (1) (h)—"Cause of Action upon a Contract"
—"Assets Liable for Satisfaction of Judgment"—Conditional
Appearance. Superior Copper Co. Limited v. Perry, 13 O.W.N.
71, 96, 389, 40 O.L.R. 467, 42 O.L.R. 45.—MASTER IN CHAMBERS—CLUTE, J. (CHRS.)—App. DIV.

43-14 o.w.n.