JUNE 10TH, 1907.

DIVISIONAL COURT.

OSBORNE v. DEAN.

Carrier — Ship — Detention of Goods Carried — Replevin— Damages—Freight—Demmurrage—Costs—Set-off.

Appeal by defendant from judgment of MACMAHON, J., 9 O. W. R. 889.

F. E. Hodgins, K.C., for defendant.

W. A. Finlayson, Midland, for plaintiffs.

THE COURT (MULOCK, C.J., ANGLIN, J., RIDDELL, J.), dismissed the appeal with costs.

JUNE 10TH, 1907.

DIVISIONAL COURT.

WEBB v. HAMILTON.

Fraudulent Conveyance — Action to Set aside — Absence of Knowledge of Fraudulent Intent on Part of Grantee.

Appeal by defendant Anderson from judgment of MABEE, J., in favour of plaintiff in an action to set aside a conveyance of land by defendant lsaac Hamilton to defendant Anderson, in the circumstances stated below.

The appeal was heard by FALCONBRIDGE, C.J., BRIT-TON, J., RIDDELL, J.

J. Cowan, K.C., for appellant.

J. M. McEvoy, London, for plaintiff.

RIDDELL, J.:- The plaintiff had brought an action of slander against the defendants Isaac and Elizabeth Hamilton, and that being set for trial at Sarnia, the defendant Isaac Hamilton made a conveyance on 28th September, 1905, of certain property, a house and lot in the hamlet of Court-