APPEAL TO COUNTY COURT JUDGE.

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See Fences-Master and Servant Act.

APPEAL TO COURT OF APPEAL.

- Leave to Appeal from Judgment at Trial — Amount Involved Less than \$1,000 — Title to Land or Future Rights not Involved — Action for Money Demand — Construction of Lease — Petroleum Bounty Act, 1904: Smith v. Englefield Oil and Gas Co., 382.
- 2. Leave to Appeal from Judgment at Trial — Competence of Appeal to Supreme Court of Canada — Interest in Land in Question: Brett v. Toronto R. W. Co., 604.
- 3. Leave to Appeal from Order of Divisional Court Absence of Special Circumstances Remuneration for Services to Deceased Person—Agreement Breach—Quantum Meruit: McKenzie v. McKenzie, 869.
- 4. Leave to Appeal from Order of Divisional Court Judicature Act, sec. 76 (g)—Difference of Opinion between Trial Judge and Divisional Court Master and Servant—Injury to Servant Workmen's Compensation Act—Agreement Acceptance of Benefits—Bar to Action—Absence of Special Circumstances—Leave Refused: Fisher v. International Harvester Co. of Canada, 654.
- 5. Leave to Appeal from Order of Divisional Court Judicature Act, sec. 76 (g)—Special Reasons for Treating Case as Exceptional—Matter of Practice in High Court—Discretion Application to Rescind Order for Attachment of Debts Order for Cross-examination on Affidavits: Bank of Nova Scotia v. Booth, 209.
- 6. Leave to Appeal from Order of Divisional Court Small Amount Involved No Special Reasons for Treating Case as Exceptional Dismissal of Servant Questions of Fact—Leave Refused: Fitzgerald v. Charlton, 43.
- Leave to Appeal from Order of Divisional Court—Special Grounds: Mc-Leod v. Canadian Northern R. W. Co., 378.
- 8. Leave to Appeal from Order of Divisional Court Affirming Order for Summary Judgment Refusal of Master in Chambers to Adjourn Motion for Cross-examination on Affidavit—No Special Grounds for Treating Case as Exceptional: Wm.

- Dixon Incorporated v. C. H. Hubbard Dental Co., 920.
- 9. Leave to Appeal from Order of Divisional Court Affirming Order Refusing to Quash Municipal By-law—Reduction of Liquor Licenses in City—By-law Applicable to Future Years—Liquor License Act—Annexation of New Territory to City: Re Brewer and City of Toronto, Re Robinson and City of Toronto, 1087.
- Order of Judge Refusing Leave to Appeal — Application to Court of Appeal: Bank of Nova Scotia v. Booth, 294.
- Appeal to Court of Appeal Stay of Execution — Removal — Rule 827 (2) — Absence of Special Circumstances: Pringle v. Hutson, 617.
- See Broker, 2—Company, 4—Contract, 2—Pleading, 1—Principal and Agent, 4.

APPEAL TO DIVISIONAL COURT.

- Leave to Appeal from Order of Judge in Chambers—Rule 1278—Conflicting Decisions Good Reason to Doubt Correctness of Order--Security for Costs Libel Newspaper—R. S. O. 1897 ch. 68, sec. 10—Right of Sub-editor to Security—Application First Made to Master in Chambers —Finality of Decision "Judge of the High Court"—Affidavit in Support of Motion for Security—Sufficiency: Robinson v. Mills, \$53.
 - See Cheque Husband and Wife, 3—Pleading, 4—Trespass, 2.

APPEAL TO SUPREME COURT OF CANADA.

- 1. Approval of Security on Appeal —
 Right of Appeal Title to Land
 Brought in Question Motion to
 Supreme Court for Leave to Appeal: Canadian Pacific R. W. Co.
 v. Brown Milling Co., 679.
- 2. Leave to Appeal—Supreme Court Act, R. S. C. 1906 ch. 139, sec. 48 (e)
 —Extension of Time for Appealing under sec. 71—Application after Expiry of 60 Days—Jurisdiction of Court of Appeal Amount Involved not Exceeding \$1,000—Absence of Special Circumstances Refusal of Leave: Milligan v. Toronto R. W. Co., 513; 18 O. L. R. 109.
- 3. Leave to Appeal—Supreme Court Act, R. S. C. 1906 ch. 139, sec. 48 (e) —Extension of Time for Appealing under sec. 71—Application after Ex-