

## APPEAL TO COUNTY COURT JUDGE.

See Fences—Master and Servant Act.

## APPEAL TO COURT OF APPEAL.

1. 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.
7. Leave to Appeal from Order of Divisional Court—Special Grounds: *McLeod 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.
10. Order of Judge Refusing Leave to Appeal — Application to Court of Appeal: *Bank of Nova Scotia v. Booth*, 294.
11. 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*, 853.

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-