

“Valuers”—See RAILWAY, 7.

“Workman”—See MASTER AND SERVANT, 11.

WORK AND LABOUR.

See Contract, 32.

WORKMEN'S COMPENSATION FOR INJURIES ACT.

See Master and Servant—Negligence, 4.

WRIT OF SUMMONS.

1. *Action against Foreign Company—Service on Agent in Ontario—Rule 23—Transacting Business for Company—Traffic Soliciting Representative.*—Rule 23 provides that any person who, within Ontario, transacts or carries on any of the business of, or any business for, any corporation whose chief place of business is without Ontario, shall, for the purpose of being served—with a writ of summons—“be deemed the agent thereof.”—*Held*, that the defendants, a foreign railway corporation, with an office in a city in Ontario, occupied by M., who called himself “traffic soliciting representative” of the company for the Province of Ontario, were properly served with the writ of summons, by service effected upon M., who “transacted business” for the defendants. *Wagner Braiser & Co. v. Erie R.R. Co.*, 6 O.W.N. 386.—BOYD, C. (Chrs.)
2. *Service on Defendants out of Jurisdiction—One Defendant in Jurisdiction—Proper Parties—Rule 25—Conditional Appearance—Rule 48.* *Bain v. University Estates Limited and Farrow, Connor v. West Rydall Limited and Farrow*, 6 O.W.N. 22, 79.—LATCHFORD, J. (Chrs.)—MIDDLETON, J. (Chrs.)
3. *Service out of the Jurisdiction—Action for Deceit—Tort Committed in Ontario—Rule 25 (e)—Conditional Appearance.* *Green v. University Estates Limited*, 6 O.W.N. 128.—MASTER IN CHAMBERS.
4. *Service out of the Jurisdiction—Conditional Appearance—Rules 25 (g), 48—Nature of Plaintiff's Claim.* *Marshall v. Dominion Manufacturers Limited*, 6 O.W.N. 385.—LATCHFORD, J. (Chrs.)
5. *Service out of the Jurisdiction—Order Permitting—Irregularities — Rules 26, 28, 32, 298—Setting aside Order and Service.* *Heaman v. Humber*, 6 O.W.N. 221.—SUTHERLAND, J. (Chrs.)

See Appeal, 2.

WRONGFUL DISMISSAL.

See Master and Servant, 2.