

FEBRUARY 18TH, 1915.

*JOURNAL PRINTING CO. v. McVEITY.

Municipal Corporation—Right of Access of Public and Newspaper Representatives to Municipal Buildings and Offices—Right to Information for Purpose of Publication—Municipal Act, R.S.O. 1914 ch. 192, secs. 219, 237—Right to Inspect Documents—Injunction.

Appeal by the plaintiffs from the judgment of MIDDLETON, J., ante 633.

The appeal was heard by FALCONBRIDGE, C.J.K.B., RIDDELL, LATCHFORD, and KELLY, JJ.

G. F. Henderson, K.C., and H. F. Parkinson, for the appellants.

A. J. Russell Snow, K.C., for the defendant, respondent.

THE COURT dismissed the appeal with costs.

FEBRUARY 19TH, 1915.

RE RUDDY AND TORONTO EASTERN R.W. CO.

Railway—Expropriation of Land — Compensation — Award—Value of Land Taken and Injurious Affection of Land not Taken—Appeal—Increase in Amount Awarded.

Appeal by Ernest L. Ruddy from an award of two of a board of three arbitrators, in an arbitration under the Dominion Railway Act, awarding him only \$3,500 for lands expropriated by the railway company.

The appeal was heard by FALCONBRIDGE, C.J.K.B., RIDDELL, LATCHFORD, and KELLY, JJ.

D. L. McCarthy, K.C., and T. L. Monahan, for the appellant.

McGregor Young, K.C., and J. A. McEvoy, for the railway company, the respondents.

The judgment of the Court was delivered by FALCONBRIDGE, C.J.K.B.:—I am clearly of the opinion that the two arbitrators

*To be reported in the Ontario Law Reports.