## THE ONTARIO WEEKLY NOTES.

not caused to be entered in the roll the date of demand or notice for payment of taxes with the initials of the person so entering the same appended thereto, and that the oath of the collector attached to the roll is inaccurate, as it refers to sections of an old statute and not to the one now in force. I also point out that the certificate of the clerk attached to the roll is inaccurate, in that it does not state for what year the said roll is prepared, as provided by the form given in the Act. The form of certificate he used would probably have been held sufficient under the old law, when no form was provided; but, now that a form is given, the omission to comply therewith might have serious consequences: Town of Trenton v. Dyer (1895), 24 S.C.R. 474; Love v. Webster. 26 O.R. 453.

- Anna Anna

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This action must be dismissed with costs.

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