The appeal was heard by Mulock, C.J.Ex., Clute, Suther-LAND, and LEITCH, JJ.

A. E. H. Creswicke, K.C., for the appellant.

W. E. Raney, K.C., for the defendants, the respondents.

THE COURT dismissed the appeal with costs.

MARCH 27TH, 1914.

RE CLAREY AND CITY OF OTTAWA.

Municipal Corporation—Waterworks By-law—Expenditure of Money—Powers of Council—Special Act, 3 & 4 Geo. V. ch. 109 (O.)—Necessity for Submission of By-law to Electors.

Appeals by the Corporation of the City of Ottawa from orders made by Lennox, J., on the 29th November, 1913, and the 7th January, 1914, quashing by-laws passed by the city council (5 O.W.N. 370, 673).

The appeals were heard by Mulock, C.J.Ex., Magee, J.A., Sutherland and Leitch, JJ.

I. F. Hellmuth, K.C., and F. B. Proctor, for the appellant corporation.

G. F. Macdonnell, for the applicant, the respondent.

THE COURT dismissed the appeals with costs.

HIGH COURT DIVISION.

CAMERON, MASTER IN CHAMBERS.

Максн 24тн, 1913.

REX EX REL. SULLIVAN v. CHURCH.

Municipal Election—Deputy Reeve of Town—Right of Town to Have Deputy Reeve—Municipal Act, 1913, sec. 51—Number of Municipal Electors—Computation—Evidence—Affidavits —Tenants not Entitled to Vote—Secs. 56, 57, 58 of Act— Remedy by Proceeding in Nature of Quo Warranto to Unseat Deputy Reeve where Town not Entitled to Deputy Reeve.

Application by the relator, Murtagh Sullivan, elector and ratepayer, to unseat Thomas S. Church, who was elected by ac-