

RE MILNE AND TOWNSHIP OF THOROLD—DIVISIONAL COURT—
MAY 10.

Municipal Corporation — Local Option By-law — Motion to Quash — Ballot not in Prescribed Form — Alleged Misleading Effect.]—Appeal by the applicant, David Milne, from the order of SUTHERLAND, J., ante 1009, refusing the application to quash the by-law. The Court (BOYD, C., LATCHFORD and MIDDLETON, JJ.), dismissed the appeal with costs. J. Haverson, K.C., for the appellant. H. S. White, and J. F. Cross, for the respondents.