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1. To Appellate Division—Extending Time for Appeal—Bona Fide Intention to Appeal—Rule 176—Incorporated Company—Intention of Principal Officer of Company—Delay in Bringing Matter before Directors—Special Circumstances—Terms of Granting Indulgence. *Canadian Heating and Ventilating Co. Limited v. T. Eaton Co. Limited and Guelph Stove Co. Limited*, 11 O.W.N. 176, 41 O.L.R. 150.—MASTEN, J. (CHRS.)
2. To Appellate Division—Leave to Appeal from Order of Judge in Chambers—Rule 507—No Reason to Doubt Correctness of Decision—Writ of Summons—Service on Foreign Corporation—defendant by Serving Agent in Ontario. *\*Ingersoll Packing Co. Limited v. New York Central and Hudson River R.R. Co. and Cunard Steamship Co. Limited*, 14 O.W.N. 30.—RIDDELL, J. (CHRS.)
3. To Appellate Division—Leave to Appeal from Order of Judge in Chambers—Security for Costs—Conflicting Decisions—Important Questions Involved—Rule 507. *\*Bailey Cobalt Mines Limited v. Benson*, 14 O.W.N. 174.—SUTHERLAND, J. (CHRS.)