F. B. Proctor, for the appellants. Grayson Smith, for the other defendants. G. F. Henderson, K.C., for the plaintiffs.

THE COURT dismissed the appeal with costs.

OCTOBER 3RD, 1913.

TRUESDELL v. HOLDEN.

Malicious Prosecution—Reasonable and Probable Cause—Finding of Jury—Damages.

Appeal by the plaintiff from the judgment of Middleton, J., 4 O.W.N. 1138, dismissing an action for malicious prosecution, notwithstanding the finding of the jury in favour of the plaintiff for \$500 damages.

The appeal was heard by Meredith, C.J.O., Garrow, Mac-LAREN, and MAGEE, JJ.A.

J. Birnie, K.C., for the plaintiff.

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

THE COURT allowed the appeal with costs, and directed judgment to be entered for the plaintiff for \$500 without costs.

HIGH COURT DIVISION.

KELLY, J., IN CHAMBERS.

SEPTEMBER 29тн, 1913.

REX v. HAMILTON.

Municipal Corporation — County By-law Regulating Pedlars— Peddling on Boundary Line between Counties without License—Magistrate's Conviction—Jurisdiction—Municipal Act, 3 & 4 Geo. V. ch. 43, secs. 433, 436, 439.

Motion by the defendant to quash his conviction by a Justice of the Peace for the County of Huron for peddling and selling goods in the county, without a license, contrary to a county by-law.