## BRETTINGEN v. EVANS AND MCKAY

1929

\*Oct. 8.

## ON APPEAL FROM THE APPELLATE DIVISION OF THE SUPREME COURT OF ALBERTA

Malicious prosecution—Want of reasonable and probable cause—Malice —Findings as to ownership of chattels—Damages for wrongful detention.

APPEAL by the defendant from the judgment of the Appellate Division of the Supreme Court of Alberta (1), dismissing (subject to certain variations of the judgment below) his appeal from the judgment of Boyle J. in favour of the plaintiffs as to the ownership of certain chattels and for damages against the defendant for wrongful taking and unjust detention thereof and for damages for malicious prosecution.

<sup>\*</sup>PRESENT:---Anglin C.J.C. and Duff, Newcombe, Rinfret and Smith JJ.

1929 At the conclusion of the argument of counsel for the BRETTINGEN appellant, and without calling on counsel for the responde. ent, the Court orally delivered judgment dismissing the MCKAY. appeal with costs.

Appeal dismissed with costs.

Geo. F. Macdonnell K.C. for the appellant.

O. M. Biggar K.C. for the respondent.

[1930