



by: Charles A. Painter

### **Case of Note: No Appeal of Interlocutory Order of Small Claims Court Judges**

In the recent decision of [Grainger v. CAS](#) [2009] 96 OR (3d) 711 (S.C.J.), the Court held that there is no right of appeal from an interlocutory Order of a Small Claims Court Deputy Judge. Only final Orders can be appealed, to the Divisional Court.

Given the increase next year in monetary jurisdiction of the Small Claims Court, this may be more of an issue for counsel who find themselves involved in proceedings before the SCC.

*"Power tends to corrupt, and absolute power corrupts absolutely"* - John Emerich Edward Dalberg Acton, 1887