be obliged to plead thereto in vacation, and to take short notice of trial, and in every other way to speed the hearing of the cause. Costs of the motion to be costs in the cause, unless the Judge at the trial should otherwise order. D. L. McCarthy, K.C., for the plaintiffs. G. H. Watson, K. C., and T. A. Gibson, for the defendants.

Baugh v. Porcupine Three Nations Gold Mining Co.—Falconbridge, C.J.K.B.—Aug. 14.

Interim Injunction-Company-Director-Balance of Convenience.]—Motion by the plaintiff to continue an interim injunction restraining the defendants from preventing the plaintiff from acting as a director of the defendant company. The Chief Justice said that the plaintiff made out a strong case. It was manifest that the balance of convenience and of possible damage was in favour of the continuance of the injunction to the trial. The defendants could suffer no great injury. The injunction was granted on the 24th June, and the motion to continue not argued until the 10th August. Injunction therefore continued until the trial. The plaintiff to deliver pleadings in vacation and by every means in his power to speed the hearing of the cause. Costs of the motion in the cause to the successful party, unless the Judge at the trial should otherwise order. J. M. Clark, K.C., for the plaintiff. R. McKay, K.C., and J. M. Ferguson, for the defendants.