

ants' servants, as alleged. The plaintiff's hand was crushed between a piece of timber which was being lowered into the Detroit river and the shield through which it was lowered. The Court (FALCONBRIDGE, C.J.K.B., RIDDELL and LATCHFORD, JJ.), held that the trial Judge had misapprehended the effect of the evidence, and that there was no negligence for which the defendants were responsible. Appeal allowed with costs and action dismissed with costs. J. H. Rodd, for the defendants. Henry Clay, for the plaintiff.

JOHNSTON v. OCCIDENTAL SYNDICATE—MASTER IN CHAMBERS—
JAN. 12.

Summary Judgment—Action on Foreign Judgment.]—A motion for summary judgment under Rule 603, in an action upon a judgment obtained in the Yukon Territory, was dismissed, the Master saying that the defendants had disclosed facts sufficient to entitle them to defend the action: *Jacobs v. Beaver*, 17 O. L. R. 498; *Bank of Montreal v. Morrison*, 5 O. W. R. 90, 540. Costs in the cause. Glyn Osler, for the plaintiff. H. W. Mickle, for the defendants.

TITCHMARSH v. GRAHAM—MASTER IN CHAMBERS—JAN. 13.

Parties—Trespass and False Imprisonment—Crown Attorney.]—Motion by the plaintiff to add the Crown Attorney for the county of Peel as a defendant to an action for trespass and false imprisonment. The Master referred to *Fergusson v. Adams*, 5 U. C. R. 194; *Thompson v. Hatch*, 2 Kerr (N. B.) 425; *Kelly v. Barton*, 26 O. R. 608; *McDonald v. Dickinson*, 25 O. R. 45; *Parkes v. Baker*, 17 P. R. 345; Con. Rule 312; and made the order asked for upon payment by the plaintiff of disbursements of the motion within a week. All other costs lost or occasioned to the defendant Graham by this motion to be costs to him in any event. In default of payment of the disbursements, the motion to be dismissed with costs. J. B. Mackenzie, for the plaintiff. W. H. McFadden, K.C., for the defendant Graham and also for himself, as the defendant added.