

peal by W. R. Payne, a third party, from the judgment of CLUTE, J., ante 450, in favour of the defendants against the appellant, was dismissed with costs by a Divisional Court (MEREDITH, C.J. C.P., TEETZEL and RIDDELL, JJ.). J. Shilton, for the appellant, H. Howitt, for the defendants. T. L. Monahan, for the plaintiff.

HUTCHINSON V. JAFFRAY & CASSELS—DIVISIONAL COURT—
APRIL 28.

Broker — Purchase of Shares for Customer on Margin — Hypothecation—Conversion.]—An appeal by the defendants from the judgment of MAGEE, J., ante 481, was allowed with costs, and the action was dismissed with costs, by a Divisional Court (MEREDITH, C.J.C.P., TEETZEL and RIDDELL, JJ.), following the decision of the Court of Appeal in Clark v. Baillie, ante 628. By consent of the defendants, proceedings under this order are stayed for three months, or, should the plaintiff in Clarke v. Baillie appeal to the Supreme Court of Canada, then until the judgment of that Court is pronounced. N. W. Rowell, K.C., for the defendants. R. W. Eyre and W. C. Mackay, for the plaintiff.