

appeal to the Court of Appeal from the trial judgment, now moved for an order requiring McDougall, the plaintiff by revivor, to give security for costs. The Master said that the motion was, in substance, an appeal from the Chief Justice's order refusing security, and could not be entertained. The Master said also that, so far as he had considered the question, he was against the application on the merits, though he did not express any decided opinion. H. W. Mickle, for the defendants. Glyn Osler, for the plaintiff by revivor.

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CORRECTION.

In *Re Dale*, ante 329, the appeal was from the order of the Surrogate Court of the County of York, not Essex as stated in the note.