We think that no case is made out for granting leave to appeal further, and, therefore, that the motion must be dismissed.

Maclennan and Moss, JJ.A., concurred. Armour, C.J.O., dissented.

BRITTON, J.

JUNE 21st, 1902.

CHAMBERS.

## REX v. MARTIN.

Conviction-Keeping House of Ill-fame-Evidence.

Application by Kate Martin for order for issue of writ of habeas corpus and certiorari in aid. She was convicted of keeping a house of ill-fame, and committed to the Mercer Reformatory for six months at hard labour.

J. M. Godfrey, for defendant, contended that there was no evidence shewing her to be the keeper of a house of ill-fame, as charged in the information.

Britton, J.:—Upon the evidence, if the magistrate accepted it, he was at perfect liberty to make a valid conviction for an offence under the statute within his jurisdiction to try, and, therefore, there is no probable and reasonable ground for the defendant's complaint that she is unlawfully detained. Motion dismissed.

Robinette & Godfrey, Toronto, solicitors for defendant.

BRITTON, J.

JUNE 21st, 1902.

CHAMBERS.

## MURPHY v. BRODIE.

Stay of Proceedings-Consolidation of Actions-Parties-Jury Notice.

Appeal by defendant from order of local Judge at Sandwich dismissing application by defendant to stay proceedings in this action, or to consolidate it with another in which the same issues are involved, and from order granting plaintiff's motion to strike out jury notice.

Action to compel defendant to indemnify plaintiff for moneys expended by plaintiff as trustee for defendant and one Margaret Stuart upon a contract of indemnity made by the defendant. An action for account brought by Margaret Stuart against the plaintiff is pending, to which the present