attend for further examination for discovery and to answer questions which he had previously refused to answer. See also the order of the Master of the 23rd February, 1911: ante 804. SUTHERLAND, J., said that, in view of the nature of the plaintiff's claim in this action, and the position of the defendant with respect to the World Printing Company, it was incumbent on him to inform himself about the matters as to which discovery was sought and arising out of the questions mentioned in the notice of motion. These matters were relevant to the issue, and the plaintiff was entitled to discovery with respect to them: McKergow v. Comstock, 11 O.L.R. 642. The defendant had had the opportunity and ample time to inquire and inform himself so as to answer the questions. Appeal dismissed with costs. K. F. Mackenzie, for the defendant. G. W. Mason, for the plaintiff.