should the Court or judge hereafter be of opinion that the defendant has incurred any, by reason of the registration of such lis pendens, and furnish security in the sum of \$800, conditioned for the fulfilment of said undertaking. Conditions were also imposed on plaintiff to speed the cause.

Martin, Attorney-General, for defendant. C. B. Macneill, for plaintiff.

## Book Reviews.

Practice Forms in Proceedings under the Rules of Practice and Procedure of the Supreme Court of Judicature for Ontario, the Surrogate Court Rules, the statutes of Ontario, and the statutes of the Dominion of Canada, by Edwin Bell, L.L.B., of Osgoode Hall, barrister-at-law, and Herbert Langell Dunn, B.A., of Osgoode Hall, barrister-at-law, one of the examiners of the Law Society of Upper Canada. Toronto, Canada Law Law Journal Co., 1898.

Some books are useful to the practitioner, whilst others may be regarded as indispensable. This volume belongs to the latter class. It consists of a collection of over 700 forms and precedents for use in proceedings in the High Court, the County Courts and the Surrogate Courts. While the book has been prepared especially for use in Ontario it will prove a great assistance to the profession in the other provinces. Every solicitor knows what a great advantage it is to have at hand a precedent which he may follow, or to which he may refer in drawing a pleading, judgment, order, or other document. Some active practitioners no doubt make collections of forms for their own use, but even these will find in the book much that is useful and not readily accessible elsewhere, there being in addition the advantage of having the forms collected in a convenient volume well arranged and indexed.

A glance over the index shows the wide field covered. In addition to the forms required in every day proceedings, attention is given to the less frequent practice in proceedings relating to Certiorari, Prohibition, Habeas Corpus, Municipal Drainage, Quashing By-laws, Quashing Convictions, Quo Warranto, Winding-up, and other special subjects. A number of useful forms of pleadings are also given. The editors have done their work with great care and accuracy, and have provided an unusually good index. The paper, printing and binding, are of the very best description; and we think we can congratulate the editors upon having produced one of the most useful handbooks ever published in this province.

The Law Quarterly Review, October, 1898. Stevens & Sons, London. The articles in the Law Quarterly Review for October take so wide a sweep through the various outlying regions of the globe in which Britain is directly or indirectly interested, that one might almost surmise that the editor has succumbed to a mild attack of what may be styled "Lues Imperialistica"— a malady which during the last few months has doubtless been raging with unusual violence on the banks of the Thames. If we except his own everwelcome comments upon current cases of interest, and a short article in which Mr. Griffith acutely analyses the law which defines the position of a surety