

Corporation de Berthier & Guevremont.—Heard on merits; C.A.V.

Sundberg & Wilder.—Heard on merits; C.A.V.

March 21.

Wadsworth & McCord.—Three motions, *rayé*.

Whitfield & Merchants Bank of Canada.—Motion for appeal to Privy Council rejected.

Pillow et al. & City of Montreal.—Motion for appeal to Privy Council rejected.

Picard & British America Assurance Co.—Motion for appeal from interlocutory judgment rejected.

La Société de Construction d'Hochelaga & La Société de Construction Métropolitaine & Gauthier.—Confirmed.

St. Lawrence Sugar Refining Co. & Campbell.—Reversed.

Goldring & La Banque d'Hochelaga.—Reversed.

Thibaudeau & Mills.—Confirmed.

Curé et al. de Varennes & Choquet.—Reversed; Dorion, C.J., and Cross, J., diss.

Raymond Lajeunesse & Latraverse.—Reversed; judgment for \$2,800, with interest at 5 per cent., from service of summons.

Salvas & Brien Durocher.—Judgment reformed *quoad* imprisonment.

Credit Foncier & Thornton.—Appeal dismissed.

March 23.

Whitehead & White.—Motion for dismissal of appeal taken *de plano*, granted. Motion of appellant for leave to appeal as from interlocutory judgment, granted.

Wheeler & Black.—Motion for dismissal of appeal granted as to costs only, the factum of appellant being filed.

The Queen & Exchange Bank.—(Two cases)—Heard on merits; C.A.V.

March 24.

Bury & Samuels.—Reversed. Ramsay and Baby, JJ., diss.

Wylie & City of Montreal.—Confirmed. Monk and Cross, JJ., diss.

Les Commissaires d'Ecole & Les Soeurs de la Congregation.—Confirmed. Tessier, J., diss.

Les Soeurs de l'Asile de Providence & Le Maire et al. de Terrebonne.—Reversed. Tessier and Cross, JJ., diss.

Robinson & McMillan.—Confirmed. Monk, J., diss.

The Montreal, Portland, & Boston Ry. Co. & Hatton.—Judgment reformed *quoad* penalty; costs against appellant.

Guilbault & McConville.—Confirmed.

Whitehead & Kieffer.—Motion for delay granted.

Wadsworth & McCord.—Part heard on merits.

March 26.

Fulton & Creighton.—Motion for leave to appeal from interlocutory judgment rejected.

Gillespie & Stephens.—Motion for leave to appeal, granted.

Hutchinson & Ingram.—Motion to dismiss appeal granted for costs only.

Copeland & Leclair.—Heard on motion for leave to print part only of the evidence; C.A.V.

Wadsworth & McCord.—Hearing concluded; C.A.V.

Grand Trunk & Meegan.—Heard on merits; C.A.V.

Ex parte Kate Frances Monjo.—Part heard on petition for *habeas corpus ad subjiciendum*.

March 27.

Vallières & Ryan.—Judgment confirmed, Baby, J., dissenting.

Reilly et al. & Hannan et al.—Judgment confirmed, Ramsay, J., dissenting.

Paradis & Molsons Bank, & Cie. d'Assurance Mutuelle de Joliette.—Reversed.

Amour & Henderson; Bouchard & Lajoie; Société de Construction & Galt; McVeigh & Millar; Mousseau & Fraser Institute; Perimées.

—Appeals dismissed.

Ex parte Monjo.—Argument on petition concluded; ordered that the two sons remain in the possession of the father and that the little girl be placed in that of the mother, petitioner.

Copeland & Leclair.—Motion rejected.

The Court adjourned to April 2 for judgments.

RECENT U. S. DECISIONS.

Guarantee Insurance.—Where an employer discovers a shortage in the accounts of his agent, it is his duty to notify the sureties of the agent of such shortage; and if he fails to