

WRIGHT V. SYLVANITE GOLD MINES LIMITED—FALCONBRIDGE,
C.J.K.B.—JAN. 22.

Injunction—Control of Company—Postponement of General Meeting—Speedy Trial of Action—Interim Injunction Continued.—Motion by the plaintiffs to continue an interim injunction granted by BRITTON, J. The learned Chief Justice said that the matter was so elaborately argued that its disposition would include passing on the merits as if on a trial. There might be injury to the plaintiffs not capable of being estimated in damages by their losing control of the company through the proposed action of the individual defendants. The injunction should be continued until the trial, which must be arranged for forthwith, with or without pleadings; and the general meeting appointed for the 27th instant must be postponed accordingly. The learned Chief Justice, being tolerably conversant with the case, will give the trial precedence before him at the non-jury sittings at Toronto beginning on Monday the 31st instant, if the parties agree. Costs to be in the cause unless the Judge at the trial shall otherwise order. R. McKay, K.C., and J. B. Holden, for the plaintiffs. G. H. Watson, K.C., for the defendants.