KEMERER V. WILLS-MASTER IN CHAMBERS-Nov. 19.

Discovery—Production of Documents.]—Upon motion by the defendant Singlehurst, plaintiff by counterclaim, the defendant Wills, defendant by counterclaim, was ordered to file a further affidavit on production, and, if required, to deposit the documents in Court. The Master held that the existence of documents other than those mentioned in the former affidavits could be shewn by reference to the proceedings in another action, Singlehurst v. Wills, intimately connected with this. Costs in the cause. Glyn Osler, for the applicant. Z. Gallagher, for the defendant Wills.

GEORGE V. STRONG-MASTER IN CHAMBERS-Nov. 19.

Judgment by Default—Motion to Set aside.]—A motion by the defendant Duncan to set aside a judgment signed against him by the plaintiff for default of defence was referred to the trial Judge, as the action was going down to trial at once against the other defendants, and the defences were the same. J. H. Spence, for the applicant. G. H. Kilmer, K.C., for the plaintiff.

TITCHMARSH V. McConnell—Britton, J., in Chambers—Nov. 19.

Leave to Appeal—Security for Costs.]—Leave to appeal from the decision of Boyd, C., ante 27, was refused the plaintiff. Britton, J., was of opinion that the decision was not in conflict with any case cited. J. B. Mackenzie, for the plaintiff. W. H. McFadden, K.C., for the defendant.

Marks v. Michigan Sulphide Fibre Co.—Meredith, C.J.C.P., in Chambers—Nov 19.

Judgment by Default—Motion to Set aside.]—An appeal by the plaintiff from an order of the Master in Chambers setting aside a judgment signed by the plaintiff against the defendants for default of appearance, and letting the defendants in to defend, on terms, was dismissed, the defendants having produced very strong