

Switch. Mr. J. H. Cameron appeared as advocate for the Company; and after argument the award was confirmed. The Court decided that the Company had no option, but was bound to pay the amount of the award.

And now the case has entered on a new phase. The Counsel employed by the Company to argue in favor of setting aside the award, has signified his intention to file a bill in Chancery to attempt to secure an object in which Mr. Cumberland has been defeated at common law. The lawyers are not to blame of course. But it is true that no ultimate benefit can accrue to the Company from such disgraceful shuffling and contemptible trickery as are displayed in the narrative. The quarrel is likely to entail greater expense than would have sufficed to build the Switch; and after all it looks as if Judge Harrison's award would have to be paid.