

APPEAL REGISTER—MONTREAL.

Nov. 15.

McGibbon & Bedard.—Heard on petition for rectification of judgment.—C.A.V.

Leger & Fournier.—Motion for dismissal of appeal.—Granted for costs.

The Mayor et al. & Brown.—Similar motion, and same judgment.

Francis & Clement.—Heard on motion for order to the prothonotary to complete the record.—C.A.V.

Fairbanks & O'Halloran.—Motion to be allowed to file only one factum, and to join cause No. 96 with Nos 97 and 98.—C.A.V.

Poitras & Lebeau.—Motion for leave to appeal from interlocutory judgment.—C.A.V.

Pauzé & Senécal.—Application for extension of delay to furnish security on appeal to the Privy Council.—Application granted, security to be given within a week from this day.

Gilmour & Hall.—Heard on merits.—C.A.V.

Prince & Jones.—Heard on appeal from interlocutory judgment. The parties file a consent that the court do render a judgment to apply to three petitions in this cause filed and united by an order of the court below.

Exchange Bank of Canada & La Banque du Peuple.—Part heard on merits.

Nov. 16.

Francis & Clement.—The respondent ordered to specify the documents he wishes to have added to the record.

Thompson es qual. & Cunard Line S. S. Co.—Motion for dismissal of appeal.—C.A.V.

Vallée & Leroux.—Motion for appeal from interlocutory judgment.—Motion rejected.

Exchange Bank of Canada & La Banque du Peuple.—Hearing resumed and concluded.—C.A.V.

Hodgson & La Banque d'Hochelaga.—Part heard on merits.

Nov. 17.

Lareau & Dunn.—Motion for re-transmission of record.—Motion rejected without costs.

Francis & Clement.—Respondent files a list of the documents which he wishes to have added to the record.

Hodgson & La Banque d'Hochelaga.—Hearing on merits concluded.—C.A.V.

Nov. 19.

Fairbanks & O'Halloran.—Motion granted, and it is ordered that Nos. 96, 97 and 98 be joined, the three causes being between the same parties; appellants permitted to file only one set of reasons and one factum.

Ex parte Percy M. Ward.—Heard on petition for *habeas corpus*.—C.A.V.

Poitras & Lebeau.—*Rayée du délibéré*, and new hearing granted on motion for leave to appeal from interlocutory judgment.

Tasse & Ross.—Heard *ex parte* on appeal from interlocutory judgment.—C.A.V.

Nos. 35 & 36.—*Rhode Island Locomotive Works & South Eastern Railway Co.*—Heard on merits.—C.A.V.

Marchildon & Denoon.—Heard on merits.—C.A.V.

Cleveland & Exchange Bank of Canada.—Heard on merits.—C.A.V.

Normandin & Berthiaume.—Heard on merits.—C.A.V.

Normandin & Lachambre.—Heard on merits.—C.A.V.

Nov. 20.

Thompson es qual. & Cunard Line S. S. Co.—Motion granted, *congé d'appel* granted to respondent.

Francis & Clement.—Motion of Nov. 15, granted.

McGibbon & Bedard.—Petition of Nov. 15, granted, Ramsay, J., diss.

Peters & Canada Sugar Refining Co.—Judgment reversed, Ramsay, J., diss.

Cridiford & Brissette & Bulmer.—Judgment confirmed.

City of Montreal & Beaudry.—Judgment confirmed.

Duharnais & Girouard.—Judgment confirmed.

Leger & Fournier.—Heard on merits.—C.A.V.

Nov. 22.

Ex parte Percy M. Ward.—Petition for *habeas corpus* rejected.

Tasse & Ross et al..—Judgment reversed.

Gilmour & Hall.—Judgment reversed.

Exchange Bank of Canada & Hall.—Judgment confirmed, Ramsay, J., diss.

Vineberg & Moss.—Judgment confirmed, but reformed.

Poitras & Lebeau.—Case called for hearing