

BOUTET v. THIBIDEAU—FALCONBRIDGE, C.J.K.B.—SEPT. 3.

*Injunction—Motion for Interim Order—Solvency of Defendant—Preponderance of Convenience—Adjournment till the Trial.*—Motion by the plaintiff for an interim injunction, heard in the Weekly Court, Toronto. FALCONBRIDGE, C.J.K.B., in a written judgment, said that the parties were agreed about the solvency of the defendant; and the preponderance of convenience was in his favour. The motion should be adjourned until the trial without an injunction in the meantime; the trial to be expedited; costs of the motion to be costs in the cause, unless the Judge at the trial should otherwise order. A. W. Langmuir, for the plaintiff. J. M. Ferguson, for the defendant.