

tiffs for \$1,000 and interest from the date of the writ of summons. Costs of all parties out of the fund. J. F. Grierson, for the plaintiffs. H. E. McKittrick, for the defendants.

GIBSON v. HAWES—MIDDLETON, J., IN CHAMBERS—FEB. 16.

Appeal—Leave to Appeal to Divisional Court from Order of Judge in Chambers.]—Motion by the defendant for leave to appeal to a Divisional Court from an order of TEETZEL, J., in Chambers, directing that the defendant be committed unless he attends for examination for discovery and answers certain questions. MIDDLETON, J., said that he had discussed the case with the learned Judge who made the order, and he agreed in thinking the case a proper one for appeal. Leave granted accordingly. E. D. Armour, K.C., for the defendant. F. Arnoldi, K.C., for the plaintiff.

*HOUGHTON v. MAY—DIVISIONAL COURT—FEB. 16.

Execution—Seizure of Ship Wrongfully Brought by Execution Creditor into Sheriff's Bailiwick—Public Policy.]—Appeal by the defendant from the judgment of CLUTE, J., ante 376. The Court (BOYD, C., RIDDELL and MIDDLETON, JJ.) dismissed the appeal with costs. J. H. Rodd, for the defendant. A. H. Clarke, K.C., for the plaintiff.

*To be reported in the Ontario Law Reports.