

I think the motion should be allowed with costs to defendants in any event.

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MEREDITH, C.J.

JANUARY 20TH, 1905.

CHAMBERS.

READHEAD v. CANADIAN ORDER OF WOODMEN OF THE WORLD.

*Discovery—Examination of Officer of Benefit Society—Clerk of Subordinate "Camp."*

Appeal by defendants from order of Master in Chambers, ante 55, dismissing defendants' motion to set aside an appointment for the examination for discovery of one Harley Field, clerk of defendants' Woodstock "camp," as an officer of defendants.

C. A. Moss, for defendants.

J. W. Bain, for plaintiffs.

MEREDITH, C.J., dismissed the appeal with costs to plaintiffs in any event.

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FALCONBRIDGE, C.J.

JANUARY 20TH, 1905.

TRIAL.

BANK OF MONTREAL v. MORRISON.

*Foreign Judgment — Action on — Defence — Defendant not Served with Process in Original Action—Finding of Fact —Leave to Amend—Original Cause of Action—Adding Assignors as Plaintiffs.*

Action upon a foreign judgment. The defence was that defendant had not been served with process in the action in which judgment was recovered against him in the foreign Court.

J. A. Worrell, K.C., and W. D. Gwynne, for plaintiffs.

G. H. Watson, K.C., and Z. Gallagher, for defendant.