

8th July had been divulged, did not interfere with that view. The Master should fix a reserved bid for the coming sale; whether the amount thereof would be the same as at the sale on the 8th July, or more, or less, was for him to determine, on the facts before him and the knowledge he possessed of the matter. That part of the application which asked judgment against Sullivan and Alrich for any deficiency at the coming sale, should be left to be disposed of after the sale on the 1st October, and after notice to them of the result thereof and of the application to hold them liable for any deficiency; such notice might, without further order, be served upon them in the same manner as was directed for the service of notice of the present application. The vendors' costs of this application to be allowed as part of the costs of the sale. James Bicknell, K.C., for the plaintiffs. George Bell, K.C., for the defendants William Marshall and Gray's Siding Development Limited. J. A. Worrell, K.C., for the Royal Trust Company.