

occurred more than six months before the commencement of the action. The statement of defence omitted any reference to R. S. O. 1897 ch. 160, sec. 9 of which requires all actions thereunder to be "commenced within six months from the occurrence of the accident." The Master referred to *Williams v. Leonard*, 16 P. R. 544, 551, 17 P. R. 73, 26 S. C. R. 406; *Hogaboom v. MacCulloch*, 17 P. R. 377; *Patterson v. Central Canada Loan Co.*, 17 P. R. 470; *Muir v. Guinane*, 10 O. L. R. 367, 370; and said that, the failure to plead the limitation being by reason of a solicitor's slip, the amendment should be allowed, on payment of costs (fixed at \$20).—This was affirmed by LATCHFORD, J., the plaintiff's appeal from the Master's order being dismissed; costs in the cause. H. E. Rose, K.C., for the defendants. H. S. White, for the plaintiff.

---

UNION BANK OF CANADA v. TAYLOR—DIVISIONAL COURT—OCT.  
13.

*Trust—Land Conveyed to Trustee—Declaration in Aid of Execution—Evidence.*—Appeal by the defendants from the judgment of BRITTON, J., 1 O. W. N. 939. The Court (MULOCK, C.J. Ex.D., CLUTE and SUTHERLAND, JJ.), dismissed the appeal with costs. W. D. Hogg, K.C., for the defendants. Travers Lewis, K.C., for the plaintiffs.

---

GROH v. TURNER—RIDDELL, J.—OCT. 17.

*Injunction—Trade Secrets — Motion for Interim Injunction Enlarged to Trial.*—Motion by the plaintiff for an interim injunction restraining the defendants from disposing of or disclosing to others the formulæ for certain proprietary medicines. The learned Judge said that, from an examination of the authorities, the law was not clear that the plaintiff should now have an interim injunction. Application enlarged before the trial Judge. Nothing said to be construed as an adjudication upon the merits as they may appear at the trial. The plaintiff may amend as advised. W. E. Raney, K.C., for the plaintiff. M. H. Ludwig, for the defendants.