RE JONES TRUSTS-FALCONBRIDGE, C.J.K.B.-JAN. 24.

Trusts—Appointment of New Trustee—Undertaking.]—Petition for the appointment of a new trustee of a settled estate, in lieu of one who has become insane. Order made, the circumstances being exceptional, granting the prayer of the petition, and appointing S., who was out of the jurisdiction. The order to provide for an undertaking by the trustees as to the appointment of new trustees like that in In re Freeman, 37 Ch. D. 148. Eric N. Armour, for the petitioners. N. F. Davidson, K.C., for K. A. Jones. F. W. Harcourt, K.C., for infants.

STOW V. CURRIE—MASTER IN CHAMBERS—JAN. 25.

Security for Costs—Increased Amount.] — Motion by the defendants for increased security for costs, the action having been tried and dismissed with costs, but the plaintiff having set down an appeal to a Divisional Court. The Master held (citing Exchange Bank v. Barnes, 11 P. R. 11, Small v. Henderson, 18 P. R. 314, and Standard Trading Co. v. Seybold, 6 O. L. R. 379) that there is power to order increased security at this stage; that the Master in Chambers has jurisdiction to make such an order; and that the Master has power to direct a stay of proceedings until security be given. Order made that additional security be given for such amount as a taxation may shew to be reasonable, and staying proceedings until such security be given. Costs in the cause. F. Arnoldi, K.C., R. F. Segsworth, and Eric N. Armour, for the defendants. T. P. Galt, K.C., and Grayson Smith, for the plaintiff.

TITCHMARSH V. GRAHAM—CLUTE, J., IN CHAMBERS—JAN. 25.

Parties—Trespass and False Imprisonment—Crown Attorney.]
—Appeal by W. H. McFadden, Crown Attorney for the county of Peel, from an order of the Master in Chambers, ante 367, adding him (upon terms) as a defendant to an action for trespass and false imprisonment. Clute, J., allowed the appeal and set aside