

Jobin & Terroux.—Heard on merits. C. A. V.
Arpin & Bornais.—

Trust & Loan Co. & Panneton.—

Ex parte Philippe Doré, petr. for *habeas corpus.*—Heard on objection to jurisdiction. C. A. V.

Viger & Robitaille et al.—Part heard on merits.

March 18.

Ex parte Doré, Petr. for *habeas corpus.*—Petition dismissed.

Viger & Robitaille et al.—Hearing concluded. C. A. V.

Duranceau & Larue.—Heard on merits. C. A. V.

Irish Catholic Benefit Society & Gooley.—Heard on merits. C. A. V.

Cie. du Chemin Atlantique Canadien & Prieur.—Heard on merits. C. A. V.

McGreevey & Sénécal.—The cause being called for hearing on the merits, and the appellant not appearing, the appeal was dismissed on application of respondent.

March 19.

Rose & Sullivan.—Petition for appeal from interlocutory judgment. C. A. V.

Sénécal & Beet Root Sugar Co.—Heard on motion for dismissal of appeal for insufficiency of security. C. A. V.

Caty & Ferrault.—Heard on merits. C. A. V.

March 20.

Cooper & McIndoe.—Heard on application for privilege. C. A. V.

Vennor & Life Association of Scotland.—Heard on merits. C. A. V.

Pauzé es qual. & Sénécal.—Part heard on merits.

March 22.

Cooper & McIndoe.—Application for precedence rejected.

Redfield & La Banque d'Hochelaga.—Motion for dismissal of appeal rejected.

Gilmour & Willett.—Motion, to dismiss appeal as against James O'Halloran, rejected.

Sénécal & Beet Root Sugar Co.—Motion to dismiss appeal for insufficiency of security, rejected.

Rose & Sullivan.—Motion for leave to appeal from interlocutory judgment, granted.

Brady & Stewart.—Judgment confirmed, Monk and Ramsay, J.J., *diss.*

City of Montreal & Lewis.—Judgment confirmed.

Compagnie d'Assurance Mutuelle de la Cité de Montréal & Villeneuve.—Judgment confirmed.

Delage & Delage.—Judgment confirmed.

Desrosiers & Montreal & Sorel Ry. Co.—Judgment reversed, and judgment of first instance confirmed, but reduced in amount. Costs in both courts in favor of appellant.

Macdougall & Demers.—Judgment confirmed, Monk and Ramsay, J.J., *diss.*

McGreevey & Sénécal.—Motion to have the cause restored to the roll. C. A. V.

Moss & La Banque de St. Jean.—Motion for precedence rejected.

Pauzé & Sénécal.—Hearing on merits resumed.

March 23.

McGreevey & Sénécal.—Motion granted without costs; order of 18th instant quashed, and case again put on roll.

Pauzé & Sénécal.—Hearing on merits concluded. C. A. V.

Greene Sons & Co. & Bazin.—Heard on merits. C. A. V.

Courville & Leduc.—Heard on merits. C. A. V.

Harbour Commissioners & Hus.—Part heard on merits.

March 24.

Bourgeois & La Banque St. Jean.—Heard on merits. C. A. V.

Ross & Holland.—Heard on merits. C. A. V.

Papineau & La Corporation N. D. de Bonsecours.—Part heard on merits.

McGibbon & Bedard.—Submitted on factums. C. A. V.

March 26.

Papineau & La Corporation N. D. de Bonsecours.—Hearing on merits concluded. C. A. V.

Morin & Roy.—Heard on merits. C. A. V.

Harbor Commissioners & Hus.—Hearing on merits concluded. C. A. V.

March 27.

Fairbairn et al. & Dechène.—Petition granted; appeal quashed.

Almour & Cable.—Judgment reversed.

Rolland & Cassidy.—Judgment confirmed, Monk, J., *diss.* Motion for appeal to Privy Council granted.

Cheney & Brunet & Chauveau.—Judgment reversed without costs, each party paying his own costs in both Courts, Baby, J., *diss.*

Macfarlane & Parish of St. Césaire.—Judgment reversed, Baby, J., *diss.*

Quebec Central Ry. Co. & Ontario Car Co.—Judgment reformed; costs against appellants.

Bowen & Ontario Car Co.—Judgment reformed; costs against appellants.

Central Vermont Ry. Co. & Town of St. John's.—Judgment confirmed.

D'Oronnens & Milliken.—Judgment confirmed, each party paying his own costs in appeal, and also in Court below, from date of tender. Monk, J., *diss.*

Ross & Pringle.—Judgment confirmed, Cross, J., *diss.*

Great North Western Telegraph Co. & Archambault.—Judgment confirmed. Motion for appeal to Privy Council granted.

Archambault & Great North Western Telegraph Co.—Judgment reformed; \$500 damages awarded instead of \$50, Dorion, C. J., and Cross, J., *diss.* as to amount of damages.

Fletcher & McGoun.—Motion for leave to appeal rejected.

The Court adjourned to April 8.