amined as a judgment debtor on 1st May instant, when this question was again gone into as fully as could be done. On both occasions defendant positively denied having any interest in this or any other property of any kind in this province.

On the authority of Watson's Case, 15 P. R. 427, 16 P. R. 55, I think the motion cannot succeed. There the applicant gave specific reasons for making the motion, but the order of the Master in Chambers for the further examination was reversed by the Chancellor with costs. The present case is not so strong, and there does not appear any reason for supposing that a new examination will be more successful than that taken two weeks ago.

The motion will, therefore, be dismissed with costs to

be set off against plaintiff's judgment.

I have not found any case in which a second, not to say a third, examination has been granted under the Rule in question.

RIDDELL, J.

MAY 15TH, 1907.

## CHAMBERS.

## RE REDMAN.

Devolution of Estates Act—Sale of Land by Administrators -Consent of Official Guardian-Sale Free from Dower-Widow a Lunatic-Necessity for Order - Terms-Payment into Court for Benefit of Widow-Costs.

Application by the administrators of the estate of a deceased person for an order enabling them to convey lands of the deceased free from the dower of the widow.

S. H. Bradford, for the applicants.

F. W. Harcourt, for the widow and her child.

RIDDELL, J .:- The decedent died on 16th December, 1906, intestate, leaving him surviving his widow and one child, 16 years of age. The widow has been for several years in the Mimico asylum, and is insane. Letters of administration have been taken out, and the administrators