

required to proceed with diligence, and as a term of this order, to give security for the costs of the appeal by paying \$25 into Court within a week, and to agree to expedite his action if the Court so ordered on the appeal. In default of security the motion to be dismissed with costs. If security given, costs to be in the appeal. A. E. H. Creswicke, K.C., for the plaintiff. W. J. McMaster, for the defendant.

KEYES v. McKEON—FALCONBRIDGE, C.J.K.B.—APRIL 3.

Work Done on Building—Action for Balance—Attempt to Inspect Building—Reference—Costs.]—Action to recover balance claimed to be due to the plaintiff for work done for the defendant, in the erection of a church at St. Columban, in the township of McKillop. Reference to the Master at Stratford to take the accounts subject to the findings of the jury. All questions of costs reserved until motion for further directions, except the costs ordered to be paid by defendant to plaintiff, by Latchford, J., (ante, p. 997), and the costs of plaintiff's attempt to inspect the building which are to be paid by defendant on the final taxation. J. J. Coughlin, for plaintiff. W. Proudfoot, K.C., for defendant.

RE CUERRIER—SUTHERLAND, J., IN CHAMBERS—APRIL 4.

Executors—Sale of Land to Son of Testator.]—Motion by executors for an order sanctioning sale of land to son of deceased. Order made allowing and sanctioning sale of the land in question for \$3,000, less the amount of the mortgage paid by the purchaser. Purchase money to be paid into Court after deducting costs of action. No order to be made at present on the question of maintenance. J. A. Macintosh, for the executors. F. W. Harcourt, K.C., for the infants.

BANK OF OTTAWA v. BRADFIELD—SUTHERLAND, J., IN CHAMBERS—APRIL 5.

Guardian ad Litem of Defendant—Motion to Appoint—Notice of Application to Defendant.]—Motion by defendant for an order appointing a guardian ad litem of the defendant. The