## ONTARIO WEEKLY REPORTER

VOL. X.

TORONTO, JULY 11, 1907.

No. 7

CARTWRIGHT, MASTER.

JUNE 24TH, 1907.

CHAMBERS.

## RE COLEMAN AND UNION TRUST CO.

Master in Chambers—Jurisdiction—Removal of Arbitrator— Arbitration Act — Reference of Motion to Judge in Chambers.

Motion by Coleman under the Arbitration Act, R. S. O. 1897 ch. 62, sec. 7 (b), as amended by 6 Edw. VII. ch. 19, sec. 13, for an order removing an architect as arbitrator or valuator.

- G. M. Clark, for applicant.
- J. E. Jones, for the company, shewed cause, and objected that there was no jurisdiction in the Master in Chambers to hear the motion.

THE MASTER:—On consideration of the sec. 2 of the Act as amended, I am of opinion that this objection must prevail.

It was asked that if I was to hold that this was so, I would refer the motion to a Judge in Chambers.

Having no jurisdiction, it does not seem that I can even refer this, not being a matter in any proceeding in the High Court.

Perhaps the respondents will consent to this being done; otherwise the motion must be dismissed with costs fixed at \$10.