

THE  
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.