

here at least as strongly as to the *Ferguson Case*. In view of the fact that the alleged breach was committed nearly two years ago and the action thereunder began on 8th March, 1912, and was not at issue until the month of December through delay in giving particulars of the statement of claim—it seems reasonable to let the case stand off the peremptory list at least until the 16th inst. to see what answer is sent by the directors.

No order need issue meantime. And the matter can be spoken to again on the 13th inst, or earlier if defendants have been heard from before that date.

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