

Nov. 20.

Cuthbert & Evans, & Clarina.—Motion for substitution, granted by consent.

Wadsworth & McCord.—Parties heard as well on the motion of respondent to quash appeal as on the motion of appellant to file bailiff's return; C. A. V.

Stanton & Canada Atlantic Railway Co. & Bank of B. N. A. et al.—Part heard on merits of interlocutory judgment.

Nov. 21.

Stanton & Canada Atlantic Railway Co., & Bank of B. N. A. et al.—Argument concluded; C. A. V.

Lambe & Canadian Bank of Commerce.—The parties file a consent that Justices Tessier and Cross do sit in this cause.—Cause part heard on merits.

Nov. 22.

Lambe & Canadian Bank of Commerce.—Hearing on merits resumed and continued until the adjournment of the Court.

Nov. 24.

La Corporation du Village Chambly & Scheffer.—Judgment confirmed.

La Cie. du Chemin de fer Montreal & Sorel & Vincent et al.—Judgment confirmed.

Senécal & Villette et al.—Motion for *congé d'appel* granted for costs.

Hubert & The City of Montreal.—Judgment reversed with costs; motion for appeal to Privy Council granted.

Lambe & Canadian Bank of Commerce.—Hearing resumed and continued until the adjournment.

Nov. 25.

Montreal, Portland & Boston Railway Co. & Hatton.—Motion of appellants, that the appeal bond already made and filed in this cause be held to be sufficient. The appellant filed duplicate of consent to execution. The respondent present in Court not objecting, the motion was granted.

Bell & Court, & McIntosh.—Motion to dismiss appeal, heard *ex parte*; C. A. V.

Lambe & Canadian Bank of Commerce.—Hearing resumed and closed; C. A. V.

Note.—With this case were also submitted the following:—

Lambe & Merchants Bank of Canada.—C. A. V.

Lambe & The Ontario Bank.—C. A. V.

Lambe & The Molsons Bank.—C. A. V.

North British & Mercantile Insurance Co. & Lambe.—C. A. V.

Williams Manufacturing Co. & Lambe.—C. A. V.

Lambe & The Bank of Toronto.—C. A. V.

Ogdensburg Coal & Towing Co. & Lambe.—C. A. V.

Export Lumber Co. & Lambe.—C. A. V.

Biron & Trahan.—Heard on merits; C. A. V.

Deschenaux & Lizotte.—Part heard.

Nov. 26.

Bell & Court, & McIntosh.—Motion to dismiss appeal rejected without costs.

La Corporation du Bout de l'Isle & Reburn.—Judgment confirmed, Ramsay, J., dissenting.

Dunn & Wiggins.—Judgment confirmed.

Simpson & The Corporation of Ormstown.—Judgment confirmed.

Dorion & Dorion (No. 585).—Judgment reversed.

Poitras & Lalonde.—Judgment confirmed.

Deschenaux & Lizotte.—Hearing resumed and continued until adjournment.

RÈGLE

Lorsque les causes de la campagne sont fixées à un jour, et que ce jour ne suffit pas pour en disposer, alors le jour suivant leur est réservé, et de même de jour en jour jusqu'à épuisement du rôle des causes de la campagne à l'exclusion des causes de la ville.

Nov. 27.

Beauchamp & Letourneau.—Judgment confirmed.

APPEL DES CAUSES PERIMÉES.

Joseph & Saunders.—Appeal dismissed.

Maclaren & La Société de Construction Métropolitaine.—Appeal dismissed.

Federal Bank & Brown.—Appeal dismissed.

Parker & Stewart.—Appeal dismissed.

Pangman & Lamarche.—Appeal dismissed.

Pangman & Buchanan.—Appeal dismissed.

Deschenaux & Lizotte.—Hearing resumed and concluded.

Pillow et al. & Cour du Recorder.—Heard on merits; C. A. V.

The Court adjourned until December 9 for judgments.