to see the furniture, the fact that there is nothing to show that the enquiry will be conducted according to the mode which these Courts would regard as satisfactory or effective and the difficulty of plaintiff in protecting his interests in the Mersina enquiry. And further as the CHRISTOS G. order appealed against has now expired, the appeal must be dismissed.

C.J. STUART. P.J. ECONOMIDES v. IOANNIS BOUTROS AND OTHERS

FISHER.

[FISHER, C.J. AND GRIMSHAW, P.J.]	FISHER,
REX	C.J. & GRIM-
<i>v</i> .	SHAW,
RAMADAN MEHMED.	P.J. 1923
CLETCN BOD DUT THE METOD CONCERNED DOD TOLLY MADE	December 29

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APPLICATION FOR BAIL -INFANTICIDE-COMMITTED FOR TRIAL-MAGISTRATE HAS NO POWER.

Applicant, who has been committed for trial before an Assize Court on a charge of infanticide applies for bail. The committing Magistrate does not object but has no power.

For Applicant Bairamian.

For Crown Assistant King's Advocate.

Ordered: that applicant be allowed bail, himself in £50 and one surety in £50.