



THURSDAY, MARCH 22, 1832.

JEUDI, 22 MARS, 1832.

[New Series.]

DISTRICT OF QUEBEC.

Sheriff's Sales.

To wit: PUBLIC Notice is hereby given, that the undermentioned LANDS and TENEMENTS have been seized, and will be sold at the respective times and places as mentioned below, all persons having claim on the same are hereby required to make them known according to Law. All oppositions *afin d'annuler, afin de distraire or afin de charge*, except in case of *Venditioni Exponas*, to which no such oppositions are by Law allowed, are required to be filed with the undersigned, at his Office, previous to the fifteen days next preceding the day of sale, oppositions *afin de conserver* may be filed at any time within two days next after the return of the Writ.

FIERI FACIAS.

Quebec, to wit: WILLIAM PRICE, of the city, No. 975. } GABRIEL BERGERON, of the parish of Ste. Croix, in the county of Lotbinière, in the district of Quebec, yeoman, in the hands of Michel Landry, *Huissier Audienier*, curator duly appointed to the *délaissement* made in this cause, to wit: 1st. A lot of land of four arpents in front by thirty arpents in depth, situated in the said parish of Sainte Croix, in the seigniorie of Bonsecours, in the fifth concession thereof, bounded in front, partly by the land of Xavier Laroche, and partly by that of Xavier Berthiaume, and in the rear by the end of the said depth, joining on one side to the north-east, the widow and heirs Bergeron, and on the other side to the south-west, by the seigniorial line, which divides the said seigniorie from that of Sainte Croix, with all and every the appurtenances thereunto belonging. 2dly. Another lot of land of three arpents in front, by thirty arpents in depth, situated in the said parish of Ste. Croix, in the sixth range of the said seigniorie of Sainte Croix, bounded in front by the end of the lands of fifth range and in the rear by the end of the said depth, on one side to the north-east Dominique Dehorvais, and on the other hand to the south-west by Ambroise Legendre, with all and every the appurtenances thereunto belonging. To be sold at the Church door of the aforesaid parish of Ste. Croix, on the THIRTY-FIRST day of JULY next, at TEN o'clock in the morning. The said Writ returnable 1st. October 1832. W. S. SEWELL, Sheriff.

20th March, 1832.

FIERI FACIAS.

Quebec, to wit: JEAN MARIE CHATIGNY, of No. 1399. } the city, county and district of Quebec, carpenter, in his quality of guardian, duly elected *en justice* to Marie Archange Chatigny, his minor daughter, issue of the marriage which has taken place between the said Jean Marie Chatigny, with the late Marie Louise Dubeau, his wife, deceased, and also the said Jean Marie Chatigny, in his own name, as *cessionnaire des droits* of Theoliste Chatigny, and also universal legatee in possession of Marie Louise Chatigny, his daughter, deceased, Augustin Gingras, merchant, of Quebec aforesaid, in his quality of curator, duly elected *en justice* to the absence of Jean Marie Chatigny, junior, *garcon majeur*, heretofore of Quebec aforesaid, and at last Catherine Chatigny, of the city, county and district of Montreal *filie majeure*, the said Marie Archange Chatigny, Marie Louise Chatigny, Theoliste Chatigny, Jean Marie Chatigny, the younger, and Catherine Chatigny, all five *habiles à se dire et porter heritiers* of the said late Marie Louise Dubeau, their mother, deceased—against FRANCOIS DUBEAU, of the parish of St. Augustin, in the county and district of Quebec, cultivator, in his quality of guardian, duly elected *en justice* to Abraham Dubeau and Louis Dubeau, minor children, issue of the marriage which has been between the said Francois Dubeau, and Felicite Petit, their father and mother, both deceased, and sole heirs and representatives of the estate of the said late Francois Dubeau, their father, and Francois Houle dit Derrisseau Laboureur, of St. Augustin, in the county and district of Quebec aforesaid, and Marie Rox Dubeau, his wife, this latter in her quality of sole heir of the late Marie Rose Cuillière, her mother, and second wife of the said late Francois Dubeau, her father.

to wit:—10. An arpent of land in front by thirty arpents in depth, situate in the first concession of the lands of the parish of St. Augustin, at Cap Rouge, bounded in front by the River St. Lawrence, in the rear at the end of the said depth, joining on one side towards the east to the representatives of the late Louise Drolet, and on the other side towards the west to Joseph and Michel Moisan, with a house, barn and stable.—20. Another arpent of land in front by twenty-two arpents in depth or thereabouts, situate in the first concession of the lands of the said parish of St. Augustin, less twenty-six feet in breadth, by a depth of sixteen arpents which have been detached from the said land, to the west by a bye road leading to the *Petit Lac*, bounded in front by the river St. Lawrence in the rear at the end of the said depth, joining on one side to the west to the heirs of said late Louise Drolet, and on the other side towards the west in part by the said bye road and in part by Jean Marie Gabourie. 30. A land situate, in the parish aforesaid, at the *Petit Lac*, of two arpents and a half in front by fifteen arpents in depth, or thereabouts, bounded on one end towards the south by Augustin Gabourie, on the other end towards the north by the *Petit Lac*, of St. Augustin, joining on both sides east and west to Louis Brousseau, with one house. 40. A land situate in the said parish, at the *Petit Lac*, of three arpents and eight perches in front, by fifteen arpents in depth, or thereabouts,

bounded in front toward the south in part by the first lot and in part by the said Joseph and Michel Moisan, in the rear by Pierre Moisan, on one side towards the west by Pierre Robitaille, and towards the east by Louis Drolet. To be sold at the Church door of the aforesaid parish of St. Augustin, on the THIRTY-FIRST day of JULY next, at TEN o'clock in the morning. The said Writ returnable 1st Oct. 1832. W. S. SEWELL, Sheriff.

21st March, 1832.

FIERI FACIAS.

Quebec, to wit: THE HONORABLE JEAN THOMAS TASCHEREAU, Member of the Legislative Council of this Province, seigneur of the seigniorie of Jolliet, residing at Quebec, against CHARLES VEILLEUX, of the parish of Ste. Marie, in the County of Beauce, in the district of Quebec, cultivator, to wit: 1st. A land situate and being in the parish of Ste. Claire, in the seigniorie Jolliet, in the concession of Ste. Therese, in the south-east side, of three arpents or thereabouts in front, by forty in depth, bounded in front to the north-west by the centre of the King's highway, in depth to the south east at the end of the said forty arpents, on one side to the north east by Jean Bourbeau, and on the other side to the south west by Joseph Royer, charged towards the said Hon. Jean Thomas Tachereau, now seigneur of the same place, with all the *ceas et rentes, lodset ventes, charges, clauses, conditions, reserves and restrictions* stated in the deed of concession, by the said Tachereau, *au non quil agissoit alors*, to Sieur Lagaré Rocher, before Mre John Walsh, notary, and witnesses, the first July, 1812, and also charged towards the church of the said parish of Ste. Claire, with the share of the assessment of the said land, by apportionment duly homologated, and also charged with the payment of the arrears of *ceas et rentes* since the eleventh November, 1827, due by virtue of the aforesaid deed of concession. 2d. Another land situate and being in the parish of Ste. Marie Nouvelle Beauce, being number twenty of the concession of Saint John Baptiste, containing about three arpents in front by about twenty arpents in depth, bounded in front to the south-west by the King's highway, in the rear to the north-east by the land of Michel Veilleux or his representatives, on one side to the south by Jacques Rouillard, and on the other side to the north by Joseph Veilleux, with a house thereon erected, circumstances and dependencies, and charged towards the seigneur of the place with all the *ceas et rentes, lodset ventes, charges, conditions, reserves and restrictions* mentioned in the deed of concession of the said land, passed before Mre J. J. Remy, notary, on the 23th day of March, 1825. To be sold as follows: Lot number one, at the Church door of the aforesaid parish of Ste. Claire, on the THIRTY FIRST day of JULY next, at TEN o'clock in the morning; and lot number two at the Church door of the aforesaid parish of Ste. Marie Nouvelle Beauce, on the SECOND day of AUGUST next, at TEN o'clock in the morning. The said writ returnable first October, 1832. W. S. SEWELL, Sheriff.

21st March, 1832.

FIERI FACIAS.

Quebec, to wit: DAME FRANCOISE BOUCHER No. 1394. } LABRUERE, DE MONTARVILLE, of the city, county and district of Quebec, *de qualités*, and others, against ANTOINE LEMHEUX, of the parish of St. Joseph, de la Pointe Lévis, in the County of Dorchester, in the said district of Quebec, cultivator, in the hands of Michel Landry, *Huissier, Audienier*, curator duly appointed to the *délaissement* made in this cause, to wit: Three perches and a half of land in front by the depth that may be found from the King's Highway, to the hands of the second concession lying and being in the parish of St. Joseph, de la Pointe Lévis, in the fief St. Vilmar, in the first concession of the River St. Lawrence, joining on the north-east to Ester Duclou, and on the south-west to Olivier Duclou, below by the King's Highway, and above by the second concession. To be sold at the Church door of the aforesaid parish of St. Joseph, de la Pointe Lévis, on the THIRTY-FIRST day of JULY next at TEN o'clock in the morning. The said Writ returnable 1st. October 1832. W. S. SEWELL, Sheriff.

20th March, 1832.

ALIAS FIERI FACIAS.

Quebec, to wit: ANTOINE CHARLES TASCHEREAU, No. 995. } A REAU, of the parish of Ste. Marie, Nouvelle Beauce, in the county of Beauce, in the district of Quebec, Esquire, against JOHN OWENS and NATHANIEL OWENS, of the parish of St. Charles, in the county and distr ct aforesaid, traders, jointly and severally, to wit: 1st. A certain lot or piece of land, situate, lying and being in the fief St. Charles d'Aubin de l'Isle, known and distinguished by the number eleven, in the first concession, containing two and a half arpents in front, by thirty arpents in depth, bounded in front by the River du Loup, in rear by the end of the said depth, on one side towards the north-east by lot number ten, and on the other side towards the south-west by the said John Owens. 2d. A certain lot or piece of land, situate, lying and being in the said fief of St. Charles d'Aubin de l'Isle, known and distinguished by the number twelve, in the first concession, containing two and a half arpents in front, by thirty arpents in depth, bounded in front by the River du Loup, in the rear by the end of the said depth, on one side towards the north-east by the said John Owens, and on the other side towards the south west by David Cathcart. 3d. A certain lot or piece of land situate, lying and being in the said fief of St. Charles d'Aubin de l'Isle, known and distinguished by the number eight, in the first range, containing two and a half arpents in front, by thirty arpents in

depth, bounded in front by the river Chaudière, and in the rear by the end of the said depth, on one side towards the north east by William McElwin, and on the other side towards the south-west by William Nugent. To be sold at the Church door of the parish of St. François, on the THIRTY-FIRST day of JULY next, at TEN o'clock in the morning. The said Writ returnable 1st. October, 1832. W. S. SEWELL, Sheriff.

20th March, 1832.

ALIAS FIERI FACIAS.

Quebec, to wit: ALEXIS DEROUSSELLE, of the No. 324. } A parish of Beauport, in the county of Quebec, in the district of Quebec, merchant, against JACQUES PARENT, of the same place, cultivator, and MARIE ANGELE DUBEAU, his wife, *séparée en justice*, to wit: 10. A land being about two arpents and four perches in front, by twenty-five arpents in depth, situate in the parish of Beauport, bounded in front by the lands of the concession St. Michel, in the rear to the concession St. Ignace, on one side to the north-east by one Paquet and Dubeau, and on the other to the south-west by Jean Grenier, representing Michel Dubeau, circumstances and dependencies. 20. A lot of land situate in the said parish of Beauport, concession St. Louis, being one fourth of an arpent in front, or thereabouts, by twenty-five arpents in depth bounded to the lower part by the concession Ste. Marie, to the upper part by the concession St. André, to the south-west by Pierre Dupras, representing Michel Marois, and to the north-east to Michel Mailloux. To be sold at the Church door of the aforesaid parish of Beauport, on the the SECOND day of JUNE next, at TEN o'clock in the morning. The said Writ returnable 3d June, 1832. W. S. SEWELL, Sheriff.

1st. Feby. 1832.

VENDITIONI EXPONAS.

Quebec, to wit: THE REVEREND RELIGIOUS No. 1516. } LADIES of the General Hospital, for and in the name of the Community of the General Hospital, in the parish of Quebec, in the county and district of Quebec, against ISAIE GERMAIN, of the city, county and district of Quebec, carpenter, in the hands of Michel Landry, of the city of Quebec, Escher of the Court of King's Bench, curator duly appointed to the *délaissement* made in the above cause, at the *folle enchère*, *ceas* and charges of Joseph Mondion, of Quebec, Bailiff, viz:—An emplacement of forty feet in front, by sixty feet in depth, bounded in front by St. Vallier-street, in the rear by the General Hospital, on the north east by Gervais Marcoux, and on the south-west by Peter Sheppard, with a house thereon erected, circumstances and dependencies. To be sold at my Office, in the Court-House of the city of Quebec, the SIXTEENTH day of APRIL next, at TEN o'clock in the morning. The said Writ returnable the 1st June, 1832. W. S. SEWELL, Sheriff.

11th March, 1832.

DISTRICT OF MONTREAL.

Sheriff's Sales.

To wit: PUBLIC Notice is hereby given, that the undermentioned LANDS and TENEMENTS have been seized, and will be sold at the respective times and places as mentioned below, all persons having claims on the same are hereby required to make them known according to Law. All oppositions *afin d'annuler, afin de distraire or afin de charge* except in case of *Venditioni Exponas*, to which no such oppositions are by Law allowed, are required to be filed with the undersigned, at his Office previous to the fifteen days next preceding the day of sale, oppositions *afin de conserver* may be filed at any time within two days next after the return of the Writ.

FIERI FACIAS.

Montreal, to wit: JACQUES PHILIPPE SAVEUSE No. 914. } de BEAUJEU, Esquire, of the city of Montreal, seigneur, proprietor, and possessor, of the fiefs and seigniories, of Soulanges, and New Longueuil, situate in the district of Montreal, plaintiff, against PAUL SAUVE dit LAULANTE, of the river à Delisle, in the said seigniorie of New Longueuil, parish of St. Polycarpe, defendant. The immovable property described in the schedule annexed to the said Writ of Fieri Facias, as follows, that is to say. Two pieces of land marked numbers eighty-one, and eighty-two, lying to the north of the river à Delisle, in the seigniorie of New Longueuil, parish of St. Polycarpe, district of Montreal, containing each three arpents in front, by twenty-five arpents, more or less, each in depth, without guaranty, of precise measurement, bounded each in front by the said River, in rear by the lands of the côte Ste. Marie, in the said seigniorie, on one side by Hyacinthe Hémond, and on the other side by François Parent, or their representatives, with the houses, barns, and other buildings erected upon each. To be sold at the Church door of the said parish of St. Polycarpe, on the FOURTH day of JUNE next, at TEN o'clock in the forenoon. The said Writ of Fieri Facias returnable the ninth day of June, next. L. GÜGY, Sheriff.

Sheriff's Office, 23th January, 1832.

FIERI FACIAS.

Montreal, to wit: JACQUES PHILIPPE SAVEUSE No. 1044. } de BEAUJEU, Esquire, of the city of Montreal, seigneur, proprietor, and possessor, of the fiefs and seigniories, of Soulanges, and New Longueuil,

gueuil, situate in the district of Montreal, plaintiff, against RICHARD GOWING, yeoman, of the parish of St. Joseph de Soulanges, in the district of Montreal, defendant. The immovable property described, in a schedule annexed to the said writ of Fieri Facias, as follows, that is to say: A piece of land making part of number forty-two, situate above the village of the seigniory of Soulanges, in the parish of St. Joseph, in the district of Montreal, containing about one arpent in front, by twenty arpents or thereabouts in depth, without guaranty of precise measurement, bounded in front by the River St. Lawrence, in rear by Joseph Beriau, or his representative, on one side by Charles Fortin, and on the other side by Henry Roebuck, representing H. Rice Cushing, with a house, barn, and other buildings thereon erected. To be sold at the Church door of the parish of St. Joseph, commonly called the Cedars, on the FIFTH day of JUNE next, at TEN o'clock in the forenoon. The said Writ of Fieri Facias being returnable on the ninth day of JUNE, next.

L. GUGY, Sheriff.
Sheriff's Office, 28th Jany. 1832.

FIERI FACIAS.
Montreal, to wit: } **G**EOURGE GREGORY, of the city, No. 1873. } County and district of Montreal, Esquire, as well in his own name as universal legatee, of the late Isabella Ferguson, his mother, widow of the late John Gregory, in his life time of Montreal, aforesaid, Esquire, as tutor duly appointed in law to the substitution made and created in and by the last will and testament, of the said late Isabella Ferguson, plaintiff, against HUGH McKAY, of the said city of Montreal, bailiff, curator duly appointed to the *delaissement* made by John Chisholm, of the said city of Montreal, of a lot of land described in a schedule to the said writ annexed, defendant. A lot of land situate in the St. Antoine Suburbs, of the city of Montreal, taking its front in Janvier street, and containing two hundred and forty-four feet in width, joining on one side to the south-west to Joseph Lacroix, Esq. in a line of four hundred and ninety feet, on the other side to the heirs of the late Simon McTavish, in a line of five hundred and ten feet, and in the rear to another lot of land heretofore belonging to Louis Charles, now the property of Francis Desrivieres, Esquire, and containing about three thousand four hundred toises in superficie. To be sold at the Sheriff's Office on the FOURTH day of JUNE next, at TWO o'clock in the afternoon. The said Writ of Fieri Facias being returnable the 15th. June, next.

L. GUGY, Sheriff.
Sheriff's Office, 28th January, 1832.

TWO WRITS OF FIERI FACIAS.
Montreal, to wit: } **R**OBERT GILLESPIE, and others No. 1126 & 1185. } Merchants and copartners, trading at Montreal, under the firm of Gillespie, Moffat, and company, Plaintiffs, and JOHN MOLSON, the younger and GEORGE DAVIES, of Montreal, Merchants and Copartners, Trading at Montreal aforesaid, under the firm of Molson and Davies, also Plaintiffs, against LOUIS ROY, of Latortue, in the district of Montreal, Trader, and BENJAMIN ROY, of the City of Montreal, Tavern Keeper and Trader, Defendants. A lot of ground or *emplacement* situate in the St. Antoine Suburbs of the City of Montreal, designated as No. nineteen in the figurative plan thereof made by Mr. Charles Turgeon, sworn Surveyor, dated December first, 1821, containing forty-seven feet and four inches on Consigny street where it takes its front, and forty-three feet in breadth in the rear line, joining lot No. eighteen belonging to Anselme Breaux, by eighty feet in depth, joining on the north-east side to lot No. twenty belonging to Angus Shaw, Esquire, or his representatives, and on the south-east side to the heirs Garault dit Vadeboncoeur. To be sold at the Sheriff's Office in the City of Montreal, on the FOURTH day of JUNE next, at ELEVEN o'clock in the morning. The said Writs being both returnable on the eleventh day of June, next.

L. GUGY, Sheriff.
Sheriff's Office 26th January, 1832.

FIERI FACIAS.
Montreal, to wit: } **P**ANSCHAL DEGUISE, of the Parish of St. Scholastique, in the district of Montreal, yeoman, Plaintiff, against FRANCOIS COUSINEAU, of the same parish, Carpenter, Defendant. A piece of land situate in the said parish of St. Scholastique at the *cote St. Hyacinthe*, containing two arpents and twelve feet in front by thirty four arpents and a half more or less in depth, without guarantee of precise measure, bounded, in front by an *emplacement* belonging to Jean Bte. Legault, and in rear by the lands of the *cote St. Pierre*, on the north-east side by the lands of the *cote St. Louis*, and on the south-west side by a land belonging to Rapillon dit Bemaire, with a house, barn, and stable thereon erected. To be sold at the Church door of the said parish of St. Scholastique, on the FOURTH day of JUNE next, at TEN o'clock in the morning. Said Writ returnable 11th June, next.

L. GUGY, Sheriff.
Sheriff's Office 26th January, 1832.

DISTRICT OF THREE RIVERS.

Sheriff's Sales.

To wit: **PUBLIC** Notice is hereby given, that the undermentioned LANDS and TENEMENTS have been seized and will be SOLD at the respective times and places as mentioned below, all persons having claims on the same are hereby required to make them known according to Law. All oppositions *afin d'annuler, afin de distraire* or *afin de charger* except in case of *Vendition Exponas*, to which no such oppositions are by Law allowed, are required to be filed with the undersigned, at his Office previous to the fifteen days next preceding the day of sale, oppositions *afin de conserver* may be filed at any time within two days next after the return of the Writ.

ALIAS FIERI FACIAS.
Three-Rivers, to wit: } **E**ZEKIEL HART and SAMUEL No. B. HART, both of the town of Three-Rivers, in the county of St. Maurice, in the district of Three-Rivers, merchants, and co-partners, trading under the name, style and firm of Ezekiel Hart and Son, against CHARLES B. FELTON, Esquire, Clerk of His Majesty's Provincial Court, for the Inferior District of St. Francis, residing in the village of Sherbrooke, in the county of Buckinghamshire, in that part of the Inferior district of St.

Francis, situated in the district of Three-Rivers. A lot of land in the Township of Oxford, containing about two-hundred and sixty-six acres of land, known and distinguished as lot number twenty-one, in the sixth range of lots, of the said Township of Oxford. To be sold at my office in the town of Three-Rivers, on the TWENTY-FIFTH day of JULY next, at TEN of the clock in the forenoon. The said Writ returnable on the thirteenth day of September next.

I. G. OGDEN, Sheriff.
Three Rivers, 17th March, 1832.

RATIFICATIONS.

Province of Lower Canada, } OFFICE OF THE PROTHONO-
District of Quebec. } TARY OF HIS MAJESTY'S
No. 1540. } COURT OF KING'S BENCH at
Quebec, 7th Feby. 1832.

Ex parte—PIERRE GINGRAS, the elder, of the city of Quebec, in the county of Quebec, in the district of Quebec, Trader.

PUBLIC NOTICE is hereby given, that there has been lodged in the office of the Prothonotary of the Court of King's Bench, of and for the district of Quebec, a deed made and executed before Jean Belanger, and his confrere, Notaries Public, the eighth day of March, one thousand eight hundred and sixteen, between CHARLES FAUCHER dit CHATEAUVERT, navigator, of the city of Quebec, in the county of Quebec, in the district of Quebec, and Dame URSULE GINGRAS, his wife, by him duly authorized, of the one part, and PIERRE GINGRAS, the elder, trader, of the city of Quebec, in the county of Quebec, in the district of Quebec, of the other part, being a sale by the said Charles Faucher dit Chateauvert, and Ursule Gingras, of an *emplacement* situate in the Suburb St. John, St. John Street, of thirty-six feet and a half in front, or thereabout by sixty feet or thereabout in depth, bounded in front by St. John Street, and in rear by the end of the said depth, on one side towards the north-east by the *emplacement* of Sieur Robitaille, representing the heirs Isaac Dorion, and on the other side towards the south-west by Barthelemi Gagnon, or his representatives, with a house *de pieces sur pieces*, upon a stone foundation, thereon erected, circumstances and dependences, and in the possession of the said Pierre Gingras, as proprietor, during the three last years. All and every person or persons who have or claim to have any privilege or hypothec under any title or by any means whatsoever in or upon the said lot of ground, immediately previous to and at the time the same was acquired by the said Pierre Gingras, are hereby notified, that application will be made to the said Court, on the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions, and file the same in the office of the said Prothonotary eight days at least before that day, in default of which they will be for ever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. K. B.

Province of Lower Canada, } OFFICE OF THE PROTHONO-
District of Quebec. } TARY OF THE COURT OF
No. 1539. } KING'S BENCH,
6th February, 1832.

Ex parte—DAVID BURNETT, Esquire.

PUBLIC NOTICE is hereby given, that there has been lodged in the Office of the Prothonotary of the Court of King's Bench, of and for the district of Quebec, a deed made and executed before Campbell and colleague, Notaries Public, on the first day of December, one thousand eight hundred and thirty-one, between LAURENT PARADIS, of Quebec, builder, and MARY SARAH MANCELL, his wife, by her said husband duly authorized to all and every the intents and purposes thereof, of the one part; and DAVID BURNETT, Esquire, also of Quebec, merchant, of the other part: being a sale by the said Laurent Paradis, and Mary Sarah Mancell his wife, to the said David Burnett, of an *emplacement* situate in the Upper Town of Quebec, consisting of seventy four feet in depth, by thirty-five feet in breadth, with the exception of a small lot, of seven feet in front, by forty feet in depth, to be taken from the south-west side of the said lot, fronting St. Anne street, belonging to Mr. Forsyth, the said lot, thereby sold bounded in front by Saint Anne street, and in the rear partly by a lot belonging to James Ross, Esquire, and partly by a lot belonging to Mr. More, on one side towards the south-west by the said Mr. Forsyth, and Pierre Dasilva, and on the other towards the north-east by the said James Ross, which said lot forms a superficies of two thousand three hundred and ten feet, English, with also the right of passing and re-passing, as well on foot as with carriages, *coiture*, through a passage contiguous on the south-west of the lot above described, the said passage being described as follows, that is to say: towards the south by lot number three, belonging to Mr. Pierre Dasilva, and towards the north by Mr. Hamel, between whom and the said vendor the said passage shall and will remain common property for ever, which said passage has its entrance from D'Auteuil street, and shall and will be kept in proper and good order, by the proprietors of the same, at their joint cost and charge; and of all and every the right, claim, title, demand, property and estate whatsoever of them the said Laurent Paradis, and Mary Sarah Mancell, his spouse, their heirs, and in, and to, the stone building, dwelling house, and other the premises therein above sold and transferred, without any exception or reserve whatsoever, and possessed by James Ross, of the said city of Quebec, merchant, as well in his own name as *commune en biens* with the late Elizabeth Vaughan Jones, his wife, as in his quality of Tutor, in due form of law, appointed to William, John Edward, Henry McKay Vaughan, Hector St. George, and Malvina Eliza, his minor children, issue of his marriage with the said late Elizabeth Vaughan Jones, and by George McIntosh Ross, another of the children of the said James Ross and Elizabeth Vaughan Jones, for two years and upwards previous to the second day of November, one thousand eight hundred and thirty, and thence by the said Laurent Paradis and Mary Sarah Mancell his wife, to the said first day of December, one thousand eight hundred and thirty-one, and thence continually hitherto by the said David Burnett; and all persons who may have or claim to have any privilege or hypothec under any title or by any means whatsoever, in or upon the said lot of ground and premises, immediately previous to and at the time the same was acquired by the said David Burnett, are hereby notified that application will be made to the said Court on MONDAY, the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to sig-

nify in writing their oppositions, and file the same in the Office of the said Prothonotary, eight days at least before that day, in default of which they will be for ever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. K. B.

Province of Lower Canada, } OFFICE OF THE PROTHONO-
District of Quebec: } TARY OF THE COURT OF
No. 1538. } KING'S BENCH, 6th February,
1832.

Ex parte—THE REVEREND PATRICK McMAHON & al. **PUBLIC** NOTICE is hereby given, that there has been lodged in the office of the Prothonotary of the Court of King's Bench of and for the District of Quebec, a Deed made and executed before Scott and colleague, Notaries Public, on the third day of November, in the year of our Lord one thousand eight hundred and thirty-one, between ARCHANGE BABY, wife of John Cannon, of the city of Quebec, architect, by him the said John Cannon to all and every the intents and purposes therein mentioned duly authorized, of the one part, and the Reverend PATRICK McMAHON, Chaplain to the Congregation of Catholics of Quebec, speaking the English language, the aforesaid JOHN CANNON, WILLIAM BURKE, of the said city of Quebec, master shoemaker, WILLIAM STILLINGS of the same place, merchant, JOHN COOTE of the same place, Tavern Keeper, WILLIAM O'BRIEN of the same place, master Cooper, MICHAEL QUIGLEY of the same place, master Mason, and JOHN BYRNE of the same place, Merchant Tailor, of the other part, being a sale by the said Archange Baby to the said Reverend Patrick McMahon and the said John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, and John Byrne, of a certain lot, tract or parcel of ground, situated, lying and being in the Upper Town of city of Quebec, bounded in front on the south-west by St. Stanislaus Street, extending along the same fifty-nine feet, three inches, french measure, in the rear to the north-east by a lot of ground belonging to Peter Burnett, extending along the same fifty-nine feet, three inches, on the north-west partly by a lot of ground belonging to John Graves, and partly by the said lot of ground belonging to Peter Burnett, extending along the said last mentioned lots of ground one hundred and nine feet, six inches, and on the south-east side partly by a lot of ground belonging to one John Phillips, and partly by the Circus ground, extending along the said last mentioned lots of ground one hundred and nine feet, six inches, together with the dwelling house and buildings on the said lot, tract or parcel of ground erected and being, and other the appurtenances thereunto appertaining, and possessed by the said Archange Baby, as proprietor for three years immediately preceding such sale, and thence continually hitherto by the said Reverend Patrick McMahon and the said John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, and John Byrne, and all persons who may have, or claim to have any privilege or hypothec under any title or by any means whatsoever, in or upon the said lot of ground immediately previous to and at the time the same was acquired by the said Reverend Patrick McMahon, and by the said John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, and John Byrne, are hereby notified, that application will be made to the said Court on MONDAY, the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions, and file the same in the office of the said Prothonotary eight days at least before that day, in default of which they will be for ever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. K. B.

Province of Lower Canada, } OFFICE OF THE PROTHONO-
District of Quebec. } TARY OF THE COURT OF
No. 1530. } KING'S BENCH,
6th February, 1832.

Ex parte—THE REVEREND PATRICK McMAHON, et al.

PUBLIC NOTICE is hereby given, that there has been lodged in the Office of the Prothonotary of the Court of King's Bench, of and for the District of Quebec, a deed made and executed before Scott and colleague, Notaries Public, on the third day of November, in the year of our Lord one thousand eight hundred and thirty-one, between DAVID BURNETT, of the city of Quebec, merchant, acting in this behalf for and in the name of Peter Burnett, now absent from this Province, and being to the intent and effect thereof, authorized by a certain procurator, in due form of law made and executed before Archibald Campbell, and colleague, Notaries Public, on the fourth day of October, in the year of our Lord one thousand eight hundred and twenty-three, whereof the original minute remains deposited in the office of him the said Archibald Campbell, of the one part; and the REVEREND PATRICK McMAHON, Chaplain to the Congregation of Catholics of Quebec, speaking the English language, JOHN CANNON, of the said city of Quebec, Architect, WILLIAM BURKE, of the same place, Master Shoemaker, WILLIAM STILLINGS, of the same place, Merchant, JOHN COOTE, of the same place, Tavern-keeper, WILLIAM O'BRIEN, of the same place, Master Cooper, MICHAEL QUIGLEY, of the same place, Master Mason, and JOHN BYRNE, of the same place, Merchant Tailor, of the other part: being a sale by the said David Burnett, acting as aforesaid, to the said Reverend Patrick McMahon, and to the said John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, and John Byrne, of all that certain lot, tract, or parcel of ground, situated, lying and being in the Upper Town of the city of Quebec, bounded in front to the north-west by St. Helen's street, extending along the same sixty-four feet, French measure, on the south-west side, partly by a lot of ground belonging to the representatives of the late Doctor Montgomery, and partly by a lot of ground belonging to one John Graves, extending along the said two several last mentioned lots of ground on a course parallel to the *Ruelle* Saint Helen, the distance of ninety-eight feet nine inches, from Saint Helen street, to the point of intersection with the north-west bounds of a lot of land belonging to Archange Baby, wife of John Cannon, Esquire, thence along the said bounds, north-easterly to the north angle of the said lot of land so belonging to the said Archange Baby, fifty-nine feet three inches, or till intersected by the north-west boundary of the lots of land belonging to John Phillips, and the Honorable Jonathan Sewell, thence along the said last mentioned boundary, forty-seven feet six inches to the aforesaid *Ruelle* Saint Helen, by which said *Ruelle* the said therein sold and assigned premises are bounded, on the north-east side, extending along the same, one hundred and sixty-five feet

nine inches, and containing nine thousand one hundred and thirty-six superficial feet, together with the appurtenances thereunto belonging, or in anywise appertaining,—and possessed by the said Peter Burnett as proprietor for three years, immediately preceding such sale, and thence continually hitherto by the said Reverend Patrick McMahon, and by the said John Cannon, William Burke, William Stillings, John Cooté, William O'Brien, Michael Quigley, and John Byrne, and all persons who may have or claim to have any privilege or hypothec under any title or by any means whatsoever in or upon the said lot of ground immediately previous to and at the time the same was acquired by the said Reverend Patrick McMahon, and by the said John Cannon, William Burke, William Stillings, John Cooté, William O'Brien, Michael Quigley and John Byrne, are hereby notified, that application will be made to the said Court on MONDAY, the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation; and they are hereby required to signify in writing their oppositions, and file the same in the office of the said Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. B. R.

Province of Lower Canada, } OFFICE OF THE PROTHONOTARY OF THE COURT OF KING'S BENCH, 8th February, 1832.
District of Quebec. }
No. 1542.

Ex parte.—WILLIAM BUDDEN, Esq.

PUBLIC NOTICE is hereby given, that there has been lodged in the office of the Prothonotary of the Court of King's Bench, of and for the district of Quebec, the following Deeds, viz:

First—A Deed made and executed before Glackemeyer and colleague, Notaries Public, on the twenty seventh day of July, one thousand eight hundred and thirty-one, between FRANCOIS QUIROUET, Esquire, of the parish of St. Gervais, district of Quebec, Member of the Provincial Parliament, and Major of Militia, of the one part, and WILLIAM BUDDEN, Esquire, of the city of Montreal, in the said Province of Lower Canada, merchant, of the other part, being a sale by the said François Quirouet to the said William Budden, of certain lots of land, to wit: First—A lot of ground or beach lot lying and being in the fief Sault-au-matlot, in the city of Quebec, bounded on the south side by St. Paul street, on the west side by the emplacement belonging to the representatives of the late Honorable Thomas Dunn, and on the east side by a street to be opened and to be called *Rue des Quis*, in such a manner nevertheless, that the said lot of ground shall not on this last side go beyond the prolongation of a line drawn perpendicularly with St. Paul street, from the Point which on the level of the said St. Paul street, divides the lot of ground belonging to Louis Abraham Lagueux, from that of Yves Tauchot. Secondly, Another lot of ground or beach lot, situated lying and being in the same place, bounded towards the south by the said lot belonging to the representatives of the said late Honorable Thomas Dunn, towards the north by St. Andrew street, towards the west by the prolongation of the west line of the said lot belonging to the representatives of the said late Honorable Thomas Dunn, and towards the east by the said street to be opened and to be called *rue des Quis*, and thirdly, another lot of ground or beach lot, also situated in the same place, of about ten thousand nine hundred and thirteen feet, french measure, in superficies, bounded on the north side by St. Andrew street, on the south side by St. Paul street, on the east by St. Peter street and on the west by the lots therein before designated, together with the wharves or other improvements which may be found on the said three lots of ground, and all and singular their appurtenances and dependencies whatsoever, and possessed by the said François Quirouet, as proprietor for three years immediately preceding such sale, and thence continually hitherto by the said William Budden.

Secondly.—A deed made and executed before Panet and Colleague Notaries Public, on the eleventh day of August, one thousand eight hundred and thirty-one, between ANTOINE JACQUES PAQUET of Quebec, Cooper and MARIE CHARLOTTE DERY his wife, whom he doth thereby empower and authorise for the effect thereof, of the one part, and William Budden, Esquire, of Montreal, merchant, of the other part, being a sale by the said Antoine Jacques Paquet and Marie Charlotte Dery his wife, to the said William Budden of certain lots of ground, to wit: First, a beach lot at Sault-au-matlot, containing twenty-two feet in front by thirty-six feet in depth, bounded in front by St. Paul street, and in the rear by lot hereinafter thirdly described, on the west by François Paquet, and on the east by Berthelemy Rosa or their representatives. Secondly, a beach lot at Sault-au-matlot, containing twenty-two feet in front by thirty-six feet in depth, bounded in front by St. Paul street, and in the rear by the end of the said depth adjoining on the west side the lot therein before firstly described, and on the east the lot now possessed by John Jones, representatives of the heirs of the late Hon. Thomas Dunn. Thirdly—An emplacement of about forty-four feet in front, more or less, not exceeding the front or *devanture* of the house of the said vendors united to that of Jean Bagtiste Denis dit Brunet, by eighty four feet in depth, bounded in front by a grant of thirty-six feet, to be taken on the north-east side of St. Paul street, made to the said vendors, by deed passed before Jos. Planté, and his colleague, Notaries Public, bearing date at Quebec, the tenth of October, one thousand seven hundred and ninety-five, and in the rear by a projected street, to be called St. Andrew street. Fourthly—Another emplacement situate at the same place, containing about forty-four feet in front, more or less, as the above described one, by one hundred and twenty feet in depth, bounded in front by the said St. Andrew Street, and in rear by a projected street to be called St. Antoine Street, said two emplacements situate opposite each other and forming the first three thousand six hundred and ninety-six feet in superficies, and the second five thousand two hundred and eighty feet in superficies, making altogether eight thousand nine hundred and seventy-six feet in superficies, and possessed by the said Antoine Jacques Paquet and Marie Charlotte Dery, his wife, as proprietors, for three years immediately preceding such sale, and thence continually hitherto by the said William Budden.

Thirdly. A deed made and executed before Glackemeyer and colleague, Notaries Public, on the twenty-second day of November, in the year of our Lord one thousand eight hundred and thirty-one, between REMY QUIROUET of the said city of Quebec, Brewer, and Disaller, and Mrs. CORNELIA CONROY, his wife, whom he doth thereby duly authorize for the effect thereof, the said Cornelia Conroy *separé de biens* from her said husband, by virtue of a certain

judgment rendered in the Superior Term of the Court of King's Bench in and for this district, bearing date the nineteenth day of the month of April, one thousand eight hundred and twenty-one, of the one part, and William Budden, Esquire, of the said City of Quebec, Merchant, of the other part and being a sale by the said Cornelia Conroy, authorized as aforesaid to the said William Budden, of a water lot or extent of ground situate in the Lower-Town of Quebec, *quartier du Sault au Matlot*, of eighty four feet six inches, french measure, or thereabouts, in front, the said front to be on a line with the projected Street to be called St. Andrew Street and immediately facing the lot purchased by François Quirouet, then and now the property of the said William Budden, by virtue of a deed of sale passed before the said Notaries on the twenty-seventh day of July last, by one hundred and thirty feet four inches french measure, or thereabouts, in depth running as far as the projected Street to be called St. Antoine, bounded and abuted as follows, viz: in front towards the south by St. André Street, aforesaid, in rear towards the north by said St. Antoine Street, on the east side by the continuation of St. Peter Street, and on the west side by the Gentlemen of the Seminary of Quebec, and also the right to the ground which may be found in front of the said lot of land as the said right belonged to the said Cornelia Conroy, by virtue of a Verbal promise from the Gentlemen of the Seminary of Quebec, together with the Wharf erected upon the said ground therein first above mentioned, and all and every the appurtenances there unto belonging or in any wise appertaining without any reserves or exceptions whatsoever and possessed by the said Cornelia Conroy, as proprietor for three years immediately preceding such sale, and thence continually hitherto by the said William Budden.

And all persons who may have or claim to have any privilege or hypothec, under any title or by any means whatsoever upon the said lots of land, or any or either of them, immediately previous to and at the time that the same were acquired by the said William Budden, are hereby notified that application will be made to the said Court on MONDAY, the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation; and they are hereby required to signify in writing their oppositions, and file the same in the Office of the said Prothonotary eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. B. R.

Province of Lower-Canada, } OFFICE OF THE PROTHONOTARY OF THE COURT OF KING'S BENCH.
District of Quebec. }
4th Feby. 1832.

No. 1523.

Ex parte.—JAMES MOTZ.

PUBLIC NOTICE is hereby given, that there has been lodged in the Office of the Prothonotary of the Court of King's Bench, for the district of Quebec, a deed of sale and conveyance, made and passed before Mre. Louis Panet, and his Confère Notaries, at Quebec, the twenty-third of January, one thousand eight hundred and thirty-two, between LOUIS VALLERAND, of the city of Quebec, Clerk, (*Commissonnaire*), of the one part, and Mr. JAMES MOTZ, of the city of Quebec, merchant, of the other part, being a sale by the said Louis Vallerand to the said James Motz, of an emplacement situate in the parish of St. Joseph of Pointe Lévy, consisting of forty feet in front by the depth which there may be going to the foot of the cliff, (*Cap*), bounded in front by the King's high road, in rear by its depth, joining on one side to the north-east to Mr. Mackenzie and on the other side to the south-west the Widow Daniel Smith, or her representatives, with the house thereon erected, circumstances and dependencies, together with the right to the said purchaser, his heirs and assigns, of the passage which is between the house before mentioned, and that of the said Widow Daniel Smith, and that in common with her, her heirs and assigns, for ever, without nevertheless having the power of blocking up or obstructing the said passage. Which said emplacement has been possessed by the said Widow Daniel Smith, from the second day of August, one thousand eight hundred and twenty-eight to the twenty-third day of March, one thousand eight hundred and twenty-nine, and by the said Louis Vallerand, since the said twenty third day of March, one thousand eight hundred and twenty-nine. All persons who may have, or claim to have any privilege or hypothec under any title or by any means whatsoever, in or upon the said house and emplacement immediately previous, to and at the time the same was acquired by the said Louis Vallerand, are hereby notified that application will be made to the said Court, on FRIDAY the FIFTEENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions, and file the same in the Office of the said Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. K. B.

Province of Lower-Canada, } OFFICE OF THE PROTHONOTARY OF HIS MAJESTY'S COURT OF KING'S BENCH,
District of Quebec. }
8th February, 1832.

No. 1544.

Ex parte.—PATRICK LAWLER, Gentleman.

PUBLIC NOTICE is hereby given, that there has been deposited in the Office of the Prothonotary of the Court of King's Bench, for the district of Quebec a deed passed by Mre. Tessier, and his confère, Notaries, of the city of Quebec, dated the twenty-third day of January, one thousand eight hundred and thirty two, purporting to be a sale by the Sieur MICHAEL SAUL, formerly trader, residing at Quebec, and ANGELIQUE MAUFFET, his wife, to PATRICK LAWLER, of the said place, gentleman, of the two immoveables following. 1st. A piece of ground situate in the city of Quebec, St. John street, containing sixteen feet three inches in front, therein comprised the half of the gables, which are *mitoyens* with those of the neighbors, by fifty feet in depth, bounded in front towards the north, by the said St. John street, in rear by the lot hereinafter described, joining towards the west the property of George Pozer, representing Ignace Paradis, and towards the east, the property of John C. Cunningham, representing Pierre Vezina, together with a stone house of two stories, thereon constructed. 2o. Another small lot of ground of about twelve feet by sixteen feet six inches more or less, at the end of the ground above described, such as the same now is, without any reservation or exception, subject to the reserves, charges and condi-

tions mentioned in the said deed, which said pieces of ground have been possessed by the said Michael Saul and Angélique Mauffet, as proprietors, during the three years which have preceded the deed of sale aforesaid, and since the day of the date of the said sale by the said Patrick Lawler. All persons who may have or claim to have any privilege or hypothec under any title or by any means, whatsoever in or upon the said lot of ground immediately previous to and at the time the same was sold by the said Michael Saul, and by the said Angélique Mauffet, to the said Patrick Lawler, are hereby notified, that application will be made to the said Court, on MONDAY the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions, and file the same in the Office of the Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

PERRAULT & BURROUGHS, P. B. R.

Province of Lower Canada, } IN THE KING'S BENCH.
District of Montreal. }
No. 180.

Ex parte.—ALEXANDER SHAW.

PUBLIC NOTICE is hereby given, that there has been lodged, in the Office of the Prothonotary of the Court of King's Bench, of and for the district of Montreal, a deed made and executed before N. B. Doucet, and his colleague, Notaries Public, on the fourteenth day of December, one thousand eight hundred and thirty-one, between Mrs. MARGARET MCKERCHER, of the city of Montreal, widow of the late John Taylor, in his life time of the same place, blacksmith, of the one part, and ALEXANDER SHAW, residing in the Ste. Anne Suburbs, of the said city of Montreal, inn-keeper of the other part, being a sale by the said Margaret Mckercher, to the said Alexander Shaw of "A lot of ground or emplacement of an irregular form, situate and being in the Saint Anne Suburbs, of the city of Montreal, aforesaid, containing ninety-seven feet on and fronting Wellington street, and in rear sixty-four feet adjoining Robert McNabb, or representatives, on one side to the east, by Grey Nun street, containing thirty-two feet or thereabouts, and on the other side to the West ninety feet adjoining the property of Andrew White, or his representatives, with a wooden house, and other buildings thereon erected, and possessed by the said vendor, and by the said Alexander Shaw, as proprietors during three years past; and all persons who may have or claim to have any privilege or hypothec under any Title or by any means whatsoever in or upon the said lot of ground and premises, immediately previous to and at the time the same were acquired by the said Alexander Shaw, are hereby notified, that application will be made to the said Court, on MONDAY, the ELEVENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their Oppositions, and file the same in the Office of the said Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

MONK & MORROGH, P. K. B.

Prothonotary's Office,
Montreal, 11th January, 1832.

Province of Lower Canada, } IN THE KING'S BENCH
District of Montreal. }
No. 181.

Ex parte.—ROBERT S. FLEMING.

PUBLIC NOTICE is hereby given, that there has been lodged, in the Office of the Prothonotary of the Court of King's Bench, of and for the district of Montreal, a deed made and executed before Louis Marteau and his colleague, Notaries Public, on the eighth day of October, one thousand eight hundred and thirty-one, between GEORGE COOK, residing in St. Armand, trader, of the one part, and ROBERT STUART FLEMING, residing in the city of Montreal, farmer, of the other part: Being a sale by the said George Cook, to the said Robert Stuart Fleming, of "All that tract or parcel of land situate, lying and being in the Seigniorie of Saint Armand, known and distinguished by lot number twenty, containing two hundred superficial acres of land, be the same more or less, as described in the deed of sale made by Jasper Cook, to the said George Cook, saving and excepting however eight and a half superficial acres, more or less, which the said vendor has sold to Reid Page, by deed executed in due form of law, moreover the usual allowances for highways, bounded the said tract of land, in east by R. Page and Martin, on one side by Aguille and Moses Knaps, on the other side by Reid Page, in the rear by Nathan Cross, with a house and other buildings thereon erected." And possessed by the said George Cook, and by the said Robert Stuart Fleming as proprietors during three years past; and all persons who may have or claim to have any privilege or hypothec under any title or by any means whatsoever in or upon the said tract or parcel of land, immediately previous to and at the time the same was acquired by the said Robert Stuart Fleming, are hereby notified, that application will be made to the said Court on the FIFTEENTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions and file the same in the Office of the said Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

MONK & MORROGH, P. K. B.

Prothonotary's Office,
Montreal, 28th January, 1832.

Province of Lower Canada, } IN THE KING'S BENCH.
District of Montreal. }
No. 183.

Ex parte.—ARCHIBALD FERGUSON.

PUBLIC NOTICE is hereby given, that there has been lodged in the Office of the Prothonotary of the Court of King's Bench, of and for the district of Montreal, a deed made and executed before H. Griffin, and his colleague, Notaries Public, on the first day of November, one thousand eight hundred and thirty, between THOMAS WILSON, of the city of Montreal, gentleman, and MARY WILSON, his sister, wife of Alexander Nimmo, of the said city of Montreal, merchant, a party to the said deed, and by her said husband duly authorized, for all and every the purposes of the said deed, of the one part; and ARCHIBALD FERGUSON, of the said city of Montreal, proprietor of the "Montreal Herald Newspaper," of the other part: being a sale by the said Thomas Wilson and Mary Wilson to the said Archibald Ferguson, of "all that certain emplacement, with a single story stone house, stable and other buildings thereon situated, and being and forming the corner of Notre Dame and Saint Gabriel streets, in the said city of Montreal,

bounded in front by Notre Dame Street, on the north-east side by Saint Gabriel street, on the south-west side by the heirs of the late Thomas Forteous, formerly the property of Charles Blake, deceased, where the gable of the said house is *mitoyen*, and in the rear formerly by Richard Dulong, now by Moses Hart, the whole as the same now extends; and possessed by the said Vendors as proprietors thereof during the three years last preceding the said deed of sale, and from thence hitherto by the said Archibald Ferguson; and all persons who may have or claim to have any privilege or hypothec under any title or by any means whatsoever in or upon the said emplacement and premises, immediately previous to and at the time the same were acquired by the said Archibald Ferguson, are hereby notified, that application will be made to the said Court, on the TWELFTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions and file the same in the office of the said Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

MONK & MORROGH, P. K. B.

Prothonotary's Office,
Montreal, 30th January, 1832.

Province of Lower Canada, }
District of Montreal. } IN THE KING'S BENCH.
No. 182.

Ex parte—JOHN REDPATH.

PUBLIC NOTICE is hereby given that there has been lodged in the Office of the Prothonotary of the Court of King's Bench, of and for the district of Montreal, a Deed made and executed before W. N. Crawford, and his colleague, Notaries Public, on the twenty-fifth day of January, one thousand eight hundred and thirty-two, between ROBERT UNWIN HARWOOD, Esquire, Seigneur of the Seigniorie of Vaudreuil, in the county of Vaudreuil, in the district of Montreal, aforesaid, residing at the said seigniorie, of the one part, and JOHN REDPATH, of the city of Montreal, Esquire, of the other part, being a sale by the said Robert Unwin Harwood to the said John Redpath of 1st. "an emplacement or lot of land situate in the said city of Montreal, containing about fifty feet in front, by such depth as is to be found between the front thereof and the road heretofore known by the name of *chemin de route*, adjoining in front to Saint Paul's street, in the rear to the said road called the *chemin de route*, on one side to the representatives of Messrs. Allison, Turner & Co. and on the other side to the lane known by the name of Saint Dizier lane "Ruelle St. Dizier." Second, "An emplacement or lot of land situate in the said city of Montreal, contiguous to the lot of land or emplacement above described, containing one hundred and forty eight toises in superficies, adjoining in front to Commissioners' street, in the rear to the emplacement herein before described, on one side to the representatives of Messrs. Allison, Turner & Company, and on the other side to Saint Dizier lane; the said lots of land or emplacements containing, erected thereon, three buildings of three stories high each above the level of St. Paul street aforesaid, which present on the said street a front of cut stone of about fifty feet in length, in rear of the said buildings, and in connection therewith is erected a stone store, built and running along the north side of said buildings to Commissioners' street, thence forming a front on a line with the said street, and with the yard wall which is terminated by Saint Dizier lane, *Ruelle St. Dizier*, aforesaid, all of which said buildings or tenements are built of stone and covered with tin, the said lots of land and other emplacements having other buildings thereon erected on the space between the three story stone buildings and the said stone store; the whole whereof, comprising the said lots of land or emplacement, with the buildings or tenements thereon constructed as aforesaid, are butted and bounded as follows, that is to say, in front by St. Paul street aforesaid, in the rear towards the river by Commissioners' street aforesaid, on the south side by Saint Dizier lane, *Ruelle St. Dizier*, aforesaid, and on the north side by the property of the heirs or representatives of the late Allison, Turner and Company, the said lots of land or emplacements, with the buildings or tenements thereon erected as aforesaid, are so sold and transferred as aforesaid, with the right of *mitoyenneté* (*droit de mitoyenneté*), in and to the south gable wall of the store fronting on Commissioners' street, belonging to the representatives of the said late Allison, Turner and Company, the stone wall running from the rear of said gable, and the brick wall of twelve inches thick in continuation thereof to St. Paul street aforesaid, belong exclusively to the property sold, the whole of which are so conveyed as aforesaid, together with all and every other the members and appurtenances to the said lots of land or emplacements and premises, or any part or parcel thereof in any wise howsoever belonging," and possessed by the said Robert Unwin Harwood as proprietor during three years last past preceding the said sale, and from thence hitherto by the said John Redpath, and all persons who may have or claim to have any privilege or hypothec under any title or by any means whatsoever in or upon the said above described lots of land and dependencies immediately previous to and at the time the same were acquired by the said John Redpath, are hereby notified that application will be made to the said Court on the TWELFTH day of JUNE next, for a sentence or judgment of confirmation, and they are hereby required to signify in writing their oppositions and file the same in the office of the Prothonotary, eight days at least before that day, in default of which they will be forever precluded from the right of doing so.

MONK & MORROGH, P. K. B.

Prothonotary's Office,
Montreal, 28th January, 1832.

NOTICE is hereby given, that the undersigned proprietor in possession of the Fief and Seigniorie of Ville-chauve or Beauharnois, now called Anfield, situated in the district of Montreal, in the Province of Lower-Canada, conceded by Letters Patent of the most Christian King, bearing date at Versailles, the twelfth day of April, which was in the year of our Lord, one thousand, seven hundred and twenty-nine, and at Compeigne, the fourteenth day of June, which was in the year of our Lord, one thousand, seven hundred and fifty, which said fief and seigniorie contains six leagues in front, by six leagues in depth, north east and south-west, together with all the islands and islets adjacent to the front thereof, and is bounded in front by the river Saint Lawrence; east, partly by the seigniorie of Chateauguay, partly by the seigniorie of *Beauport*, and partly by the township of Sherbrooke; west, partly by the township of Godmanchester, and partly by the township of Hinchbrook, and in the rear, by the

township of Hemmingford, has made application to His Majesty, by petition through His Excellency the Governor in Chief of the said Province, for a commutation and extinguishment of and release from the *Droit de Quint*, the *Droit de Relief* and other feudal burthens, due to His Majesty on the said fief and seigniorie, and for a re-grant in free and common socage (after a surrender thereof, into the hands of His Majesty, his heirs and successors,) of all such parts and parcels of the said fief and seigniorie, as remain in the possession of the said undersigned proprietor ungranted, which said ungranted parts and parcels of the said fief and seigniorie are as follows, that is to say: First—Of that section or division of the said fief and seigniorie, called Marystown, the lots known and distinguished by the numbers, one, two, three, four, five, six, seven, eight, and nine, in the fifth concession of lots, in the said section called Marystown, which said lots are bounded in front by the lands of the fourth concession of Marystown, in rear and on the north east side, by the lands of the sixth concession of Marystown, and on the south-west, by the *Domaine du Buisson*. Secondly—That part or parcel of the section or division of the said fief and seigniorie, called Helenstown, which is bounded to the north by the lands of the second concession of lots, in Helenstown aforesaid, to the east, by the *Domaine du Buisson*, to the south, by the river *Saint Louis*, and to the west, by the line dividing the said section called Helenstown, from that section of the said fief and seigniorie called Catherinstown. Thirdly—That part or parcel of the section or division of the said fief and seigniorie, called Catherinstown, which is bounded to the north partly by the lands of the first concession of lots, in Catherinstown aforesaid, and partly by the lake *Saint Francis*, to the east, by the line dividing the said section or division called Catherinstown, from that section or division of the said fief and seigniorie called Helenstown, to the south, partly by the river *Saint Louis*, and partly by the line dividing the said section or division called Catherinstown from that section or division of the said fief and seigniorie called Ormstown, and to the west, by the line dividing the said fief and seigniorie from the township of Godmanchester. Fourthly—That part or parcel of the section or division of the said fief and seigniorie, called Ormstown, which is bounded to the north, partly by the river *Saint Louis*, and partly by the line dividing the said section or division, called Ormstown, from that section or division of the said fief and seigniorie, called Catherinstown, to the east by the line dividing the said section or division, called Ormstown, from that section or division of the said fief and seigniorie, called North Georgetown, to the south by the lands of the third concession of Ormstown aforesaid, and to the west by the line dividing the said fief and seigniorie from the township of Godmanchester. Fifthly—In that section or division of the said fief and seigniorie, called North Georgetown, the lots of land known and distinguished by the numbers one, two and three, in the first concession of lots, in North Georgetown aforesaid, which are bounded in front by the road of the said first concession, in rear by the lands of the *Cote Saint Laurent*, on one side, to the south by lot number four, in the said first concession, and on the other side, to the north, by the lands on the river *Saint Louis*; also the lots of land known and distinguished by the numbers five, six, seven, eighteen, nineteen and twenty, in the said first concession of lots, in North Georgetown aforesaid, which are bounded to the north by lots numbers four and twenty-one, to the south by lots numbers eight and seventeen, of the said first concession, to the east by the lands of the *Cote Saint Laurent*, and to the west by the lands of the second concession of North Georgetown aforesaid; and also the lot of land known and distinguished by lot number twenty-five, in the third concession of lots in North Georgetown aforesaid, which is bounded in front by the road of the said third concession, in rear by lot number five, in the fourth concession of North Georgetown aforesaid, on the south side, by the lot number twenty-four, and on the north side by the lot number twenty-six, in the said third concession; also the lots of land known and distinguished by the numbers nine, ten, eleven, twelve, thirteen, fourteen, fifteen, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six and twenty-seven in the fourth concession of lots, in North Georgetown aforesaid which are bounded to the north by lots numbers eight and twenty-eight, to the south by lots numbers sixteen, twenty and twenty-one, in the said fourth concession of North Georgetown aforesaid, to the east by the lands of the third concession of North Georgetown aforesaid, and to the west by the line dividing North Georgetown aforesaid, from that section or division of the said fief and seigniorie called Ormstown. Sixthly—That part or parcel of the section or division of the said fief and seigniorie, called Williamstown, which is bounded to the north by the lands of Beachridge, to the south by the line dividing the said fief and seigniorie, from the township of Hemmingford, to the east by the line dividing the said fief and seigniorie, from the township of Sherbrooke, and to the west, partly by the Norton Creek, and partly by the lands of Norton Creek concession. Seventhly—That part or parcel of the section or division of the said fief and seigniorie called South Georgetown, which is bounded to the north, by the lands on the river *Chateauguay*, to the south by the line dividing South Georgetown aforesaid, from that section or division of the said fief and seigniorie called Russelltown, to the west by the line dividing South Georgetown aforesaid, from that section or division of the said fief and seigniorie called Jamestown, to the east, partly by the English River, and partly by the lands demarcated the concession on the west side of the said English River. Eighthly—That part or parcel of the section or division of the said fief and seigniorie called Jamestown, which is bounded to the north by the lands of the first concession of lots in Jamestown aforesaid, to the south by the line dividing Jamestown aforesaid, from that section or division of the said fief and seigniorie, called Russelltown, on the east, by the line dividing Jamestown aforesaid, from that section or division of the said fief and seigniorie, called South Georgetown, and to the west by the line dividing the said fief and seigniorie from the township of Hinchbrook. Ninthly—That part or parcel of the section or division of the said fief and seigniorie, called Russelltown, which is bounded to the north, by the line dividing Russelltown aforesaid, from those sections or divisions of the said fief and seigniorie, called South Georgetown and Jamestown, to the east, partly, by the English River, and partly by lands fronting on Black River to the south, by the line dividing the said fief and seigniorie from the township of Hemmingford, and to the west by the line dividing the said fief and seigniorie from the township of Hinchbrook. Tenthly—That part or parcel of the

section or division of the said fief and seigniorie, called Edwardstown, which is bounded to the north, by the lands fronting the Norton Creek, the lands of the double range, and the lands fronting on English River, to the east, by Norton Creek, to the west, by English River, and to the south, by the line dividing the said fief and seigniorie from the township of Hemmingford. Eleventhly—That part or parcel of the section or division of the said fief and seigniorie, being an island, called *Grande Ile*, which is bounded to the north, by the lands of the first concession of lots in *Grande Ile* aforesaid, to the east, by the westerly line of the *Domaine*, to the south and west, by that branch of the river Saint Lawrence, called the *Beauharnois* channel, which said parts and parcels of land, within the said fief and seigniorie, remaining unceded in the possession of the undersigned proprietor, taken together, contain one hundred and eighteen thousand, eight hundred and forty-two arpents in superficies.

Wherefore all persons who may have, or claim to have any present or contingent right, interest, security, charge, or incumbrance, either by mortgage, (*hypothèque*) general, or special, express, or implied, or under any other title, or by any other means whatsoever, in or upon the said lands, are hereby called upon to signify in writing, within three calendar months, from the date of this notification, their assent to or dissent from the surrender, re-grant and change of tenure of the said parts and parcels of the said fief and seigniorie remaining ungranted, in the possession of the undersigned proprietor, and the commutation, release and extinguishment of the feudal and seigniorial dues, rights, and burthens so applied for, which assent or dissent in writing is to be lodged in the Office of the Executive Council of the said Province as directed by the act of the Parliament of Great Britain and Ireland, of the sixth year of the reign of King George the Fourth, chapter fifty-nine.

EDWARD ELLICE,

by his Attorney,

JNO. FORSYTH.

Quebec, 14th December, 1831.

NOTICE—All persons indebted to the estate of the late JOSIAS WURTELE, Esquire, of Montreal, are requested to make payment, and those having claims against the same, to present them for liquidation, to the undersigned Executors.

JONATHAN WURTELE,
GEORGE WURTELE,
D. C. NAPIER.

Quebec, 31st October, 1831,

Gm.

Quebec, GENERAL QUARTER SESSIONS,
Tuesday, 10th January, 1832.

IT is Ordered—That Public Notice be given, that the Surveyor of Highways has this day filed a Plan and Procès Verbal, rescinding and annulling part of that Plan and Procès Verbal, laying out certain Streets on the Farms de la Vaquerie, and that the said Plan and Procès Verbal is deposited, and will remain at the Office of the Clerks of the Peace, for this District, at the Court House in this City, for the inspection, gratis, of all whom it may concern, or who may be interested therein, in order that all persons having observations to offer thereupon, or propositions to make to the ratification and adoption thereof, may present the same on or before the opening of the ensuing Term of the General Session of the Peace for the District, on the twenty-first day of April next. And that if no legal objections be in the mean time made, and filed against the said Plan and Procès Verbal aforesaid, the same will be ratified and adopted.

Certified,

GREEN & FERRAULT,
Clerks of the Peace.

TO MASONS AND JOINERS.



NOTICE is hereby given, that the Master, Deputy Master, and Wardens of the Trinity House of Quebec, Commissioners for erecting Light Houses in the River and Gulf of St. Lawrence, will receive until the 31st day of March next, Tenders for building a Light House on Heath Point, east end of the Island of Anticosti.

A plan and specification will be seen in the Harbour-Master's Office, where all necessary information will be obtained.

(Signed,)

WM. LINDSAY,
R. & T. T. H. Q.

Trinity House, Quebec, 28th Feb 1832.

NOTICE.

Quebec, 14th March, 1832.

PUBLIC NOTICE is hereby given, that the Office of the Board of Health is established at the Committee Room, number Eight, in the Bishop's Palace, and all persons who are required by Law to report to the Board will therefore transmit their reports to the said Office, addressed to the Secretary of the Board.

By Order of the Board,

T. A. YOUNG, Secretary.

Quebec, 17th March, 1832.

PUBLIC NOTICE is hereby given, that all persons desirous of being appointed to the situation of HEALTH WARDENS, are required to send in their applications, addressed to the Secretary of the Board of Health, on or before the 24th instant. Each applicant is to state his name at length, age, profession, place of residence, and the terms on which he will undertake the duty.

By order of the Board of Health,

T. A. YOUNG, Secy.

NOTICE.

A Schooner of about 50 tons burthen was picked up in July last, in the Gulf of St. Lawrence, about 5 leagues from shore, dismasted, and having a hole cut in her starboard bow (apparently with intent to scuttle her) and was carried into Gaspé Basin, where she now lays. Unless said Schooner be claimed on or before the first day of May next, she will be sold to pay salvage and charges for keeping, &c., which already amount to nearly One hundred pounds, Halifax currency.

For further particulars enquiry may be made either at the Custom House, in Quebec, or at Gaspé Basin.
Quebec, 16th March, 1832. Sins.

District of }
Montreal. } REGULATION RESPECTING CARTERS.
Court of General Quarter Sessions of the Peace.
October, 1831.

At a Court of General Quarter Sessions of the Peace, holden in the Court House, at the city of Montreal, on Friday the twenty-first day of October, one thousand eight hundred and thirty-one, and continued by adjournment to the twenty-ninth of the same month, in virtue and by authority of a Provincial Ordinance of the 17th year of His Majesty, George III. chap. 12, intituled, "Ordinance which authorises the Commissioners of the Peace to regulate the rates of the Carriage of Merchandize and Passage in Ferry Boats in the Province of Quebec."

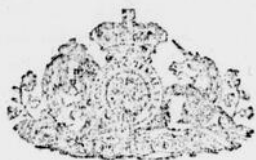
It was ordered, that the ninth Article of the actual Regulations respecting Carters be amended as follows:—

The Carters shall not ride their horses nor stand in their seats when loaded, except when carting grain of all kinds, and salt; but when carting any other articles and goods, the carters shall lead their horses with care, making them walk only, and holding the reins in their hands, under the Penalty of Twenty Shillings.

By order of the Court,
JNO. DELISLE, C. K. P.

THE COMMISSARIAT EXCHANGES, 48. St. Sterling St. S.

THE QUEBEC GAZETTE.



AYLMER.

WILLIAM THE FOURTH, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, King, Defender of the Faith: To our much beloved and faithful the Legislative Councillors of our Province of Lower-Canada, and to our faithful and well beloved the Knights, Citizens and Burgesses of our said Province, to an Assembly at our City of Quebec, on the Fifth day of April next, to have been commenced and held, called and elected, and to every of you, GREETING:—Whereas for divers urgent and arduous affairs, as the state and defence of our said Province, concerning, our Assembly at the day and place aforesaid, to be present, we did command, to treat, consent and conclude, upon those things which, in our Assembly, should then and there be proposed and deliberated upon; and for certain causes and considerations, us to this especially moving, we have thought fit to Prorogue our said Assembly, so that you, nor any of you, on the said Fifth day of April next, at our said City to appear, are to be held or constrained, for we do will therefore, that you, and each of you, be as to us in this matter entirely exonerated; Commanding, and by the tenor of these Presents firmly enjoining you, and every of you, and all others in this behalf interested, that on the Twenty-ninth day of May next, at our said City of Quebec, personally you be and appear, to treat, do, act and conclude upon those things which, in our said Assembly by the Common Council of our said Province, by the favor of God, may be ordained.—

IN TESTIMONY WHEREOF, these our Letters we have caused to be made Patent, and the Great Seal of our said Province to be thereunto affixed: Witness our Right Trusty and Well Beloved The Right Honorable MATTHEW LORD AYLMER, Knight Commander of the Most Honorable Military Order of the Bath, Captain General and Governor in Chief, in and over our Province of Lower-Canada and Upper Canada, Nova-Scotia, New-Brunswick and their several Dependencies, &c. &c. &c. at our Castle of St. Lewis, in our City of Quebec, in our said Province, the twenty-second day of March, in the year of our Lord one thousand eight hundred and thirty two, and in the second year of our Reign. A.

THOMAS DOUGLASS, Clk. Cr. in Chy.

RULES AND STANDING ORDERS
OF THE
LEGISLATIVE COUNCIL
OF THE
PROVINCE OF LOWER CANADA,
IN RELATION TO PRIVATE BILLS.

L. THAT no Bill for making or altering any Rail-way or Tram-road, Canal, Aqueduct, for supplying any city, town or place with water, or any turnpike-road, toll bridge, ferry, dock or pier, or for altering any Act of the Provincial Parliament passed for any of those purposes, by increasing any tolls or duties, or altering, or extending, or diminishing any work mentioned in such Act, or the time allowed by such Act for executing such work, shall be read a third time in this House, unless notice that an application was intended to be made to the Provincial Parliament to obtain such Bill, shall be inserted in some one newspaper having general circulation in the District, or Inferior District, in or through which such rail way, tram-road, canal, aqueduct, turnpike-road, toll-bridge, ferry, dock or pier is intended to be made, or in which the same (if already made and intended to be varied or altered) shall be situated or shall pass, which notice shall be inserted in such newspaper in the English and French languages, eight times at the least during the two months immediately preceding the Session of the Provincial Parliament in which such application is intended to be made; and unless such notice shall also have been given at the last General Quarter Session of the Peace, which shall have been holden next before the Session of the Provincial Parliament in which such application is intended to be made for the district, inferior district or county, in or through which any such rail-way, tram-road, canal, aqueduct, turnpike-road, toll bridge, ferry, dock or pier is intended to be made or carried,

or in which the same if already made and intended to be varied or altered, shall be situated, which last mentioned notice shall be given by affixing such notice in the English and French languages on the door of the Court House or other public building appointed for holding such Quarter Sessions. And such notices herein-before mentioned shall severally contain the names of the parishes or townships in or through which any such rail-way, tram-road, turnpike road, toll-bridge, ferry, dock or pier is intended to be made or carried, or to be varied or altered.

LI. No Bill for all or any of the purposes aforesaid, except turnpike-roads, shall be read a second time in this house, unless a map or plan of such intended rail-way, tram-road, toll-bridge, ferry, dock or pier, or of any in ended extension or alteration in any rail-way, tram-road, toll-bridge, ferry, dock or pier, already made (as the case may be) and of the several lands from which any streams of water shall be intended to be taken for the use of any such canal or aqueduct, shall have been deposited with the Clerk of the Parliaments; in which map or plan shall be described the line of such intended rail-way, tram-road, toll-bridge, ferry, dock, or pier, or of such intended alteration, and the lands through which the same is intended to be carried, or from which any such streams of water are intended to be taken, together with a book of reference, containing a list of the names of the owners or reputed owners, and also of the occupiers of such lands respectively; and that there be also annexed to such map or plan an estimate of the expense of such undertaking (in cases where provision is intended to be made for raising money to defray such expense) such estimate to be signed by the person or persons making the same; and if such money is proposed to be raised by subscription, that there be also annexed to such map or plan an account of the money subscribed for that purpose, and the names of the subscribers with the sums subscribed by them respectively; and there shall also be annexed to such map or plan an estimate of the probable time within which the whole work may be completed.

LII. That no bill for all or any of the purposes aforesaid, except Turnpike-roads shall be read a third time in this House, unless previously to such Bill being brought to this House from the Assembly, application shall have been made to the owners or reputed owners, and to the occupiers of the Lands in or through or upon which such work or undertaking is intended to be made, or carried, or any such alteration is intended to be made, for the consent of such persons respectively, and unless such Map or Plan as aforesaid, or a duplicate thereof, shall at the time of making such application, have been shown to them respectively; and unless separate lists shall have been made of the names of such owners and occupiers, distinguishing which of them upon such application have assented to or dissented from such intended work or undertaking, or such alteration, or are neuter in respect thereof, and unless such list shall be deposited with the Clerk of the Parliaments at the same time with the map or plan, and book of reference mentioned in the standing order No. 51.

LIII. That in case any bill for all or any of the purposes aforesaid, shall contain a clause to empower the persons who shall make or execute such work or undertaking, to vary or deviate from the line particularly described in the map or plan deposited with the clerk of the Parliaments, such bill shall not be read a third time in this house unless a like application shall have been made to the owners or reputed owners and occupiers of the lands in, through or upon which such work or undertaking might pass, or be carried by virtue of the power so given to alter or vary the line thereof, and unless a like list as aforesaid of such owners or reputed owners and occupiers shall have been deposited at the time and in the manner aforesaid with the Clerk of the Parliaments, as if it had been originally proposed to make or carry such work or undertaking through the lands of such persons respectively.

LIV. That no bill for making or improving any canal or aqueduct shall be read a third time in this house unless previously to such bill being brought to this house from the Commons, application shall have been made to the owners or reputed owners, and also to the occupiers of lands, streams and mills from which any water shall by such bill be proposed to be taken for the purposes of such canal or aqueduct, to the prejudice of such owners, reputed owners or occupiers of such lands, streams and mills.

LV. That no bill for any such purposes as aforesaid shall be read a third time in this house, unless there shall be contained therein a provision that in case the work intended to be carried into effect under the authority of such bill shall not have been completed so as to answer the objects of such bill, within a time to be thereby limited, all the powers and authorities given by such bill shall thenceforth cease and determine, save only as to so much of the work as shall have been completed within such time, with such provisions and qualifications as the case shall require.

LVI. That with the exception of Bills for making or executing any such work or undertaking as is mentioned in the foregoing standing orders, all Bills brought into this House enacting or declaring that certain persons shall form a body politic and corporate, who shall only be bound to the extent of their respective shares, or granting to the same the privilege of perpetual succession and a common seal, or the right of suing and being sued, pleading and being impleaded, or granting further privileges to any body politic and corporate previously constituted such, or any Bill conveying to any number of persons who are not bound conjointly and severally to the extent of their respective fortunes one or more of the aforesaid privileges, such Bill shall not be read a third time in this House unless it contain a clause requiring, before any one or more of the privileges intended to be conferred by such Bill, shall avail to, or in any manner be exercised by such body politic and corporate, that the capital intended to form the joint stock of such body politic and corporate shall be subscribed, and three-fourths thereof actually paid up, to be certified under oath, by a majority of the directors or managers of such body politic and corporate, to the Governor, Lieutenant Governor, or person administering the Government of this Province for the time being.

PROVINCIAL SECRETARY'S OFFICE.
Quebec, 22d March, 1832.

HIS EXCELLENCY THE COMMANDER IN CHIEF has been pleased to make the following Appointments, &c.

HUGHES HENRY, Esquire, to be Law Clerk of the House of Assembly.

GEORGE L'HERAULT, Gent., a Public Notary for this Province.

OFFICE OF THE ADJUTANT GENL. OF MILITIA,
Quebec, 22d March, 1832.

MILITIA GENERAL ORDER.

HIS EXCELLENCY THE GOVERNOR GENERAL AND COMMANDER IN CHIEF has been pleased to make the following Promotions and Appointments in the Militia of Magdelaine Islands, County of Gaspé, viz:

COUNTY OF GASPE',

MAGDELAINE ISLANDS.

To be Captains—	Joseph Cormier,	2 June, M 1830
	Valentine Fontana,	2 do 1 P M do
	John Francis Muncey,	27 Oct. 1 do do
	Andrew Doyle,	27 do 2 do do
To be Lieutenants—	Louis Bouffard,	19 March, 1833
	Louis Eusebe Borne,	
	and Pay-Master,	20 do do
	John Haley,	21 do do
	Sylvester Hewes,	22 do do
	James Brown & Adjt.	22 do P M do
To be Ensigns—	Montigue Colbeck,	19 do do
	Jacques Renaud,	20 do do
	Isaac Arsenault,	21 do do
	Constant Bourque,	22 do do
	By Command,	
	F. VASSAL DE MONVIEL,	
	Adjt. Gen. M. F.	

ORDERS and DIRECTIONS made by the BOARD of HEALTH, for the Regulation of Pilots, Masters of Vessels, the Harbour Master at Quebec, the Boarding Officer of the Customs at Quebec, and the Health Officer at Quebec:

At a meeting of the Board of Health held on Tuesday, the 20th March, 1832:

T. A. WILSON, Esquire, Chairman,

- J. B. DUCHESNAY,
- J. VOYER,
- J. LANGEVIN,
- J. G. CLAPHAM,
- J. ANDERSON,
- J. B. BIGAQUETTE,
- M. CLOUET,
- J. JONES,
- P. LEGAREE,
- P. PELLIER,
- R. QUIROUET,
- Rev. Messrs. MAILLOUX,
- " " FRELAN,
- " " LEVEQUE,
- " DR. HARRNESS,
- " E. W. SEWELL,
- " E. CLUGHTON,
- DR. FARGUES,
- " COUILLARD,
- " SKEY.

Esquires.

The following Orders and Directions were adopted, viz:—

For the Regulation of Pilots.

1st—Every Pilot on boarding a vessel will put the following questions to the Master as required by the twenty-fifth Section of the Quarantine Law:

From what place did you sail?
Did any unusual malady prevail at that place within one month of your sailing?

Did you touch at any other place, or have you had intercourse with any Vessel during the Voyage?

What was the state of the Public Health at such place?

What was the state of the health of the persons on board such vessel?

Has any person been ill on board since you sailed?
How many?

Have there been any deaths on board?
How many?

If from the nature of the answers, the Pilot has any grounds to suspect danger of infection or contagion, he will keep a blue flag flying at the fore-top gallant mast head from that time.

2d—The Pilots will take notice that the Quarantine anchoring ground is fixed by the twenty first section of the law, as near as may be to Grosse Isle. That by the twenty fourth section, every Vessel arriving from sea is to come to anchor as near as may be to the Island, and not to proceed on her voyage until visited and examined, and furnished with a permit to proceed, from the Health Officer, at the Quarantine ground.

Every Pilot will, therefore bring the vessel, on board of which he may be, as near the flag staff on Grosse Isle as possible, and anchor within range of the guns on the Island. He will on no account proceed on the voyage until visited by the Health Officer, and he will obey implicitly all directions that the Health Officer may give.

3d—By the twenty-eighth section it is provided that every vessel arriving at the Harbour of Quebec, shall come to anchor off the mouth of the River Saint Charles, and no boat shall land from, nor communication whatever be had with such vessel, until by order of the Health Officer, a red flag shall be hoisted at the fore-top gallant mast head.

Every Pilot in charge of a vessel will therefore be particularly careful not to bring his vessel higher up the river than the entrance of the River St. Charles, and he will not land, nor permit any person to land from such vessel, nor enter on board until permission to that effect be granted by the Health Officer, which is to be notified by a red flag being hoisted at the fore-top gallant mast head.

4th—Every Pilot on boarding a vessel will communicate to the master, and to the person second in command a copy of the Quarantine Act, or of all instructions and orders with which he may have been furnished for that purpose, as required by the twenty-ninth section of the law. He will also observe, that by the same section he is required to prevent any violation of the law, and if any violation thereof shall take place, he is to report the same as speedily as possible to the Governor in Chief and to the Board of Health at Quebec.

5th—The Pilots will take notice that by the thirty-third section it is provided that every Pilot neglecting or refusing to perform any of the duties assigned to him by the law, shall for every such neglect or refusal, incur a penalty of fifty pounds currency, and shall be deprived of his Branch—and by the nineteenth section it is provided, that every person who shall violate any order or direction of the Board of Health, shall, for every such offence, incur a

penalty not exceeding one hundred pounds currency; and shall be imprisoned until such fine be paid—or for a term not exceeding six months.

ORDERS AND DIRECTIONS FOR MASTERS OF VESSELS.

1st. Every master, or person in charge of a Vessel arriving from Sea, shall answer fully and distinctly in writing, all questions that a Pilot may put to him in obedience to the Instructions of the Board of Health.

2dly. Every master, or person in charge of a Vessel shall make out in duplicate, a list of all persons on board—distinguishing the Crew—the Cabin passengers—the Steerage passengers—and passengers who have been accommodated in the hold of the Vessel, one of which is to be delivered to the Health Officer at Grosse Isle, and the other, being certified by him as being a correct Copy of the Original to the Health Officer in the Harbour of Quebec.

3dly. Every Vessel is to be brought to anchor as near as possible to Grosse Isle opposite the Flag Staff and within range of the Guns on the Island. The Vessel will then be boarded by the Health Officer, from whom the master will receive Instructions either to proceed to the Quarantine Anchorage, or to Quebec.

4thly. By the thirty second Section of the Quarantine Law it is provided, that every master of a Vessel who shall permit any passenger to land below Grosse Isle, or to have any communication with the shore, shall, for every such passenger, incur a penalty not exceeding, one hundred pounds currency, and be imprisoned until such penalty be paid.

Every master or person having charge of a Vessel, will therefore prevent any communication whatever with the shore below Grosse Isle.

5thly. The master, or person in charge of a Vessel shall prevent any person on board from landing between Grosse Isle and the mouth of the river St. Charles, or before the Vessel shall have been visited by the Health Officer at Quebec—nor shall any part of the Cargo be discharged, nor Baggage or other articles whatever be sent on shore after leaving Grosse Isle, until the Vessel shall have been so visited.

6thly. The master, or person in charge of a Vessel, shall not remove his Vessel nor permit it to be removed from the mouth of the River St. Charles, until such time as the Vessel has been purified to the satisfaction of the Health Officer, and he shall have given a Certificate to that effect.

7thly. If a Vessel pass Grosse Isle without being inspected, and arrive at Quebec—the master or person in charge, shall proceed to anchor at such place as the Harbour master, or boarding Officer of the Customs may direct, and shall immediately hoist a yellow flag at the fore top gallant mast head, and keep it flying until the Health Officer at Quebec shall have inspected the Vessel. The master, or person in charge will then obey all such directions as the Health Officer may deem expedient to give under authority of the instructions he will receive from the Board of Health.

8thly. It is provided by the Sixteenth Section of the Law that every Master, Owner, or Consignee of a Vessel lying at a Wharf or in the Harbour of the Port of Quebec, shall, within twelve hours after each case of sickness have occurred, report in writing to the Chairman of the Board of Health, or to either of the Commissioners of Health, the name of every sick person on board such Vessel, and that no such person shall be removed without a written permit for that purpose from the Chairman of the Board of Health, or one of the Commissioners of Health. In addition to which provision the Master, Owner or Consignee of every such Vessel shall report the name of the Medical Attendant, if any professional gentleman shall have visited the diseased person, and may transmit the Report to the Office of the Board of Health under cover to the Secretary, or the Assistant Secretary of the Board.

9thly. The master, or person in charge of a Vessel, will take notice that it is provided by the Eighteenth Section of the Quarantine Law, that every Master, Owner or Consignee of a Vessel who shall refuse or neglect to perform the duties assigned him by the Act, shall, for every offence incur a penalty not exceeding one hundred pounds, and shall be imprisoned until such penalty be paid. And by the Nineteenth Section, that every person who shall violate any order or direction made by the Board of Health, shall for every such offence, incur a penalty not exceeding, one hundred pounds currency; and be imprisoned until such fine be paid, or for a term not exceeding six months.

ORDERS AND DIRECTIONS FOR THE HARBOUR MASTER AND THE BOARDING OFFICER OF THE CUSTOMS, AT QUEBEC.

1st.—You will pass to windward (if possible) of every vessel arriving in the Harbour of Quebec.

You are not to enter on board the vessel until such time as it shall have been visited by the Health Officer.

You will enquire of the master from your boat, whether he is furnished with a Certificate from the Health Officer stationed at Grosse Isle.

If he has not a Certificate, you will order the master or pilot, if there be one on board, to anchor at the mouth of the river St. Charles at a distance from all other vessels and immediately to hoist a yellow flag at the fore top gallant mast head, and you will without delay, report the name of the vessel, master and pilot, and the place from which the vessel came, to the Board of Health.

2dly.—If the master be furnished with a certificate from the Health Officer at Grosse Isle, you will direct the master or pilot to come to anchor at the mouth of the river St. Charles, there to remain without having any communication with the land or with any other vessel, until the Health Officer shall have inspected the vessel.

3dly.—You will take notice that it is provided by the nineteenth section of the Quarantine Law, every person who shall violate any order or direction made by the Board of Health in the exercise of the power vested in them by the Act, shall, for every such offence incur a penalty not exceeding one hundred pounds currency; and shall be imprisoned until such fine be paid, or for a term not exceeding six months. And you will be particularly careful to report to the Board all violations of the Law which may come to your knowledge—stating in your report the Christian and Surnames of the delinquents, and if you cannot attend to prosecute you will also state the names of one or more credible witnesses who may prove the facts.

ORDERS AND DIRECTIONS MADE BY THE BOARD OF HEALTH, FOR THE REGULATION OF THE HEALTH OFFICER AT QUEBEC IN THE PERFORMANCE OF HIS DUTY.

First.—You will pass to windward (if possible) of every vessel arriving at the Harbour of Quebec—you will in the

first instance hail the vessel, and if you deem it advisable you will then enter on board and proceed as required by the ninth section of the existing Law.

Secondly.—In the execution of your duty you will cause every individual to be mustered on deck who is capable of coming up, and you will make a personal inspection of each, as also of those who from illness may have remained below. You will also rummage the vessel and ascertain its state as to cleanliness—and you will put the following questions to the master and to such other persons as you may deem advisable, particularly to the relations of those who may have died on board—you will have the questions printed on separate sheets of paper, in such way that the answers to each question may appear opposite to it, and you will immediately transmit the original answers to the Board and report to the Governor in Chief and the Board according to the annexed form.

[For the form alluded to, see the last page of this paper.]

Questions to be put to the master or any other person on board the vessel:—

1st.—What is the name of your vessel, and to what port does she belong?

2nd.—What is your own name?

3d.—From what port or place did you sail?

4th.—When did you sail?

5th.—Have you touched at any other port or place?

6th.—Where did you embark your passengers?

7th.—Have you received any person from on board any other ship or from any other place.

8th.—How many have you so received, and when did you receive them?

9th.—Did there exist at the port of departure or the place where you embarked your passengers, or at any other port or place at which you may have touched, or on board of any vessel with which you have communicated, any unusual malady, such as the Asiatic Cholera,

10th.—Have you had any sickness on board—state the symptoms and nature of the distemper.

11th.—What has been the greatest number of sick on board at any one time; at what time had you that number?

12th.—Have any deaths occurred?

13th.—How many have died?

14th.—From what distemper?

15th.—When did the last death occur?

16th.—Have there been any births?

17th.—How many?

18th.—What are the number of passengers on board?

19th.—What is the number of your crew?

Questions to be put to the relatives of those who died:—

1st.—Of what do you conceive your relation died—state fully all that occurred during his (or her) illness?

2d.—Had he (or she) any cramps or vomiting?

Thirdly.—If you find just cause of suspicion of the existence of Cholera, you will immediately order the vessel back to Grosse Isle, reporting the grounds of your suspicion to the Health Officer at that Post, and you will proceed in respect to other diseases according to the instructions which this Board will hereafter convey to you.

Fourthly.—When the passengers are landed, you will adopt such measures as you may deem advisable to purify the vessel; but you will observe at the same time that no unnecessary delay or uncalled for impediment is to be caused by the measures you may direct.

Fifthly.—When the yellow flag is hoisted on board a vessel at the mouth of the River St. Charles, you will understand that she has not been visited by the Health Officer at Grosse Isle, and you will immediately proceed to a rigid examination of the circumstances which led her to passing that post.—If in your opinion it be advisable that the vessel should be sent back to Grosse Isle, you will report the same to the Board of Health, unless it decidedly appear that Cholera is on board, when you will direct the master or pilot to return immediately to Grosse Isle.

Sixthly.—When you have ascertained that either from the absence of disease on board a vessel, or from her being properly purified there is no danger of infection, you will cause a red flag to be hoisted at the foretop gallant mast head.

7thly. If at any period you have reason to believe that Cholera or any other malignant disease exist on board of any vessel in the Harbour of Quebec, you are immediately to cause the Yellow Flag to be hoisted, and direct the Master to move at the mouth of the River St. Charles, at a distance from any other vessels, there to remain until further orders—and you are to report the circumstances immediately to the Governor in Chief and the Board of Health.

8thly. You will take notice that, by the nineteenth section of the existing Laws, it is provided that every person who shall violate any order or direction made by the Board of Health, shall for every such offence, incur a penalty not exceeding one hundred pounds and shall be imprisoned until such fine be paid, or for a term not exceeding six months, and you will be particularly careful to report to the Board all violations of the Law, which may come to your knowledge, stating in your report the Christian and Surnames of the delinquents, and if you cannot attend to prosecute, you will also state the names of one or more credible witnesses who may prove the facts.

By order of the Board of Health,
T. A. YOUNG, Secretary.

GAZETTE DE QUEBEC.



AYLMER.

GUILLAUME QUATRE, par la Grace de Dieu, Roi du Royaume Uni de la Grande Bretagne et d'Irlande, Défenseur de la Foi, à nos aimés et fidèles les Conseillers Législatifs de notre Province du Bas-Canada, et à nos fidèles et bien aimés les Chevaliers, Citoyens et Bourgeois de notre dite Province, convoqués et élus à une Assemblée qui a du commencer et se tenir en notre Cité de Québec, le cinquième jour d'Avril courant, et à tous et chacun de vous, SALUT:—Attendu que pour diverses affaires urgentes et difficiles concernant nous, l'Etat et la défense de notre

dite Province, nous vous avons commandé d'être présent à notre Assemblée aux jour et lieu ci-dessus, pour traiter, consentir et conclure sur ces choses qui, dans notre Assemblée, seraient là et alors proposées et mises en délibération; et pour certaines causes et considérations, à ce nous montrant spécialement, nous avons trouvé bon de proroger notre dite Assemblée, de manière que ni vous, ni aucun de vous, au dit cinquième jour d'Avril courant, ne soyez tenus ou contraints de paraître en notre dite Cité, car nous voulons en conséquence que vous et chacun de vous soyez quant à nous entièrement déchargés à cet égard: Commandant, et par la teneur des présentes fermement enjoignant à vous et chacun de vous, ainsi qu'à tous autres intéressés à cet égard, que le Vingt neuvième jour de Mai prochain, vous ayez à être et paraître personnellement en notre dite Cité de Québec, pour traiter, faire, agir et conclure, sur ces choses lesquelles peuvent être ordonnées, par la grace de Dieu, dans notre dite Assemblée, par le Conseil Commun de notre dite Province. EN FOI DE QUOI nous avons fait faire celles-ci nos Lettres Patentes, et y apposer le Grand Sceau de notre dite Province; Témoïn Notre Très-fidèle et bien aimé MATTHEW LORD AYLMEY, Chevalier Commandeur du Très-Honorable Ordre Militaire du Bain, Capitaine Général et Gouverneur en Chef, dans et sur nos Provinces du Bas-Canada, et du Haut-Canada, Nouvelle-Ecosse, Nouveau-Brunswick et leurs diverses Dépendances, &c. &c. &c. à Notre Château St. Louis, en notre Cité de Québec, dans notre dite Province, le vingt-deuxième de Mars, en l'an de Notre Seigneur, mil huit cent trente-deux, et dans la seconde année de Notre Règne.

THOMAS DOUGLASS, Clc. de la C. en Ch.

REGLES ET ORDRES PERMANENTS

CONSEIL LEGISLATIF

DE LA PROVINCE DU BAS-CANADA,

CONCERNANT LES BILLS PRIVÉS.

L. QU'aucun bill pour faire ou changer un chemin à lisses, (tram-road) canal, aqueduc, pour fournir l'eau à aucune cité, ville ou endroit, ou aucun chemin de barrière, pont de péage, traverse, bassin ou quai, ou pour changer aucun Acte du Parlement Provincial passé pour aucun des dits objets, soit en augmentant aucun prix de péage ou droits, ou en changeant, étendant, ou diminuant aucun ouvrage mentionné dans tel Acte, ou le tems alloué par tel acte pour accomplir tel ouvrage, ne sera lu une troisième fois dans cette Chambre, à moins qu'avis, qu'il doit être fait application au Parlement Provincial pour obtenir tel bill, n'ait été inséré dans un des papiers circulants généralement dans le district ou district inférieur, dans ou à travers lequel tel chemin à lisses, (tram-road) canal, aqueduc, chemin de barrière, pont de péage, traverse, bassin ou quai devra être fait, ou sera situé et passera (si déjà fait et destiné à être changé,) lequel avis sera inséré dans tel papier dans les langues Anglaise et Française, huit fois au moins durant les deux mois précédant immédiatement la Session du Parlement Provincial dans laquelle il doit être fait application; et à moins que tel avis aura aussi été donné à la dernière Session Générale de Trimestre de la Paix, tenue avant la Session du Parlement Provincial dans laquelle il doit être fait application pour le district, district inférieur, ou comté, dans ou à travers lequel tel chemin à lisses, (tram-road) canal, aqueduc, chemin de barrière, pont de péage, traverse, bassin ou quai doit être fait ou transporté, ou situé, si étant déjà fait il est destiné à être changé, lequel avis dernièrement mentionné sera donné en affichant tel avis dans les langues Anglaise et Française à la porte de la Cour de Justice ou autre bâtisse publique ou se tiendra telle Session de Trimestre. Et les avis ci-dessus mentionnés contiendront séparément les noms des paroisses ou townships dans ou à travers lesquels aucun tel chemin à lisses, (tram-road) chemin de barrière, pont de péage, traverse, bassin ou quai doit être fait ou transporté, ou changé.

LI. Aucun bill pour toutes ou aucune des fins susdites, à l'exception de chemins de barrières, ne sera lu une seconde fois dans cette Chambre, à moins qu'une carte ou plan de tel chemin à lisses, (tram-road) pont de péage, traverse, bassin ou quai, ou pour étendre ou changer aucun chemin à lisses, (tram-road) pont de péage, traverse, bassin ou quai, déjà fait (tel que le cas y écherra,) et des différentes terres d'aucun cours d'eau devra être pris pour l'usage de tel canal ou aqueduc, n'ait été déposé entre les mains du Greffier des Parlements, dans lesquels carte ou plan sera désigné la ligne de tel chemin à lisses, (tram-road) pont de péage, traverse, bassin ou quai, ou de tel changement proposé, et les terres à travers lesquelles il doit passer, avec aussi un livre de référence, contenant une liste des noms des propriétaires ou réputés tels, et aussi des occupants de telles terres respectivement; et qu'il soit aussi annexé à telle carte ou plan un estimé des dépenses de telle entreprise, (dans le cas où il devra être fait des dispositions pour lever de l'argent aux fins de défrayer telle dépense,) lequel estimé sera signé par la personne ou les personnes l'ayant fait; et si l'on propose de lever tel argent par souscription, qu'il soit aussi annexé à telle carte ou plan un compte des argents souscrits pour cette fin, et les noms des souscripteurs et les sommes souscrites par eux respectivement, et il sera aussi annexé à telle carte ou plan un estimé du tems probable dans lequel tout l'ouvrage peut être completé.

LII. Qu'aucun bill pour toutes ou aucune des fins susdites, à l'exception de chemins de barrière, ne sera lu une troisième fois dans cette Chambre, à moins qu'avant que tel bill soit envoyé à cette Chambre par l'Assemblée, il ait été fait application aux propriétaires ou réputés tels ou occupants des terres, dans, à travers ou sur lesquelles tels travaux ou entreprise, ou aucun changement doivent être fait, pour le consentement de telles personnes respectivement, et hormis que telle carte ou plan comme susdit, ou un duplicata d'iceux, au tems de telle application, leur ait été montré respectivement; et hormis qu'il ait été fait des listes séparées, des noms de tels propriétaires ou occupants, distinguant ceux d'entre eux qui ont ou n'ont pas consenti, sur telle application, à tels travaux ou entreprise proposés, ou à tel changement, ou qui sont neutres sur ce sujet, et hormis que telle liste ait été déposée entre les mains du Greffier des Parlements au même tems que les carte ou plan et livre de référence mentionné dans l'ordre permanent No. 51.

LIII. Dans le cas où un bill pour toutes ou aucune des fins susdites, contiendrait une clause, pour autoriser les personnes qui exécuteront tel ouvrage ou entreprise, à varier ou dévier de la ligne particulièrement désignée dans la carte ou plan déposé entre les mains du Greffier des Parlements, tel bill ne sera pas lu une troisième fois dans cette Chambre, à moins qu'une semblable application ait été faite aux propriétaires ou réputés tels ou occupants de terres, à travers ou sur lesquelles tels travaux ou entreprises passeroient ou seront portés en vertu de l'autorité ainsi donnée pour en changer ou varier la ligne, et à moins qu'une liste comme susdit, des propriétaires ou réputés tels et occupants, n'ait été déposée au tems et en la manière susdite, entre les mains du Greffier des Parlements, comme s'il étoit originairement proposé de porter ou faire tels travaux ou entreprise à travers les terres de telles personnes respectivement.

LIV. Qu'aucun bill pour faire ou améliorer aucun canal ou aqueduc, ne sera lu une troisième fois dans cette Chambre, à moins qu'avant que tel bill ait été reçu à cette Chambre des Communes, application ait été faite aux propriétaires ou réputés tels, et aussi aux occupants de terres, cours d'eau et moulins d'où il sera proposé par tel bill de prendre de l'eau pour les objets de tel canal ou aqueduc, au préjudice de tels propriétaires, réputés tels, ou occupants de telles terres, cours d'eau et moulins.

LV. Qu'aucun bill pour telles fins comme susdit ne sera lu une troisième fois dans cette Chambre, hormis qu'il y soit contenu une provision, que dans le cas où les travaux destinés à être fait en vertu de l'autorité de tel bill, ne seraient pas achevés pour répondre aux fins de tel bill, dans un tems limité par le dit bill, tous les pouvoirs et autorités donnés par tel bill, des lors cesseront et termineront, à l'exception seulement de ce qu'il pourra se trouver des travaux achevés dans tel tems, avec telles provisions et qualifications qui seront requises dans tel cas.

LVI. Qu'à l'exception des bills pour faire et exécuter aucuns tels travaux ou entreprises mentionnés dans les ordres permanents ci-dessus, tous bills introduits dans cette Chambre, déclarant que certaines personnes formeront un corps politique et incorporé, qui serait simplement liées à l'étendue de leurs actions respectives, ou leur accordant le privilège de succession perpétuelle et un sceau commun, ou le droit de poursuivre et d'être poursuivies, de se défendre et être attaqués, ou accordant autres privilèges à aucun corps politique et incorporé antérieurement constitué tel, ou aucun bill accordant à aucun nombre de personnes qui ne soit pas liées conjointement et séparément à l'étendue de leurs fortunes respectives, ou plus des privilèges susdits; tel bill ne sera pas lu une troisième fois dans cette Chambre, à moins qu'il contienne une clause exigeant, avant qu'un ou plus des privilèges destinés à être accordés, soient efficaces, ou soient exercés en aucune manière par tel corps politique et incorporé, que le capital destiné à former le fonds conjoint de tel corps politique et incorporé soit souscrit, et les trois quarts de tel capital véritablement payés, ce qui sera attesté sous serment par une majorité des directeurs ou personnes ayant la régie de tel corps politique et incorporé, au Gouverneur, Lieutenant Gouverneur, ou à la personne ayant l'administration du gouvernement pour le tem d'alors.

BUREAU DE L'ADJUT. GENERAL DES MILICES, Québec, 22e Mars, 1832.

ORDRE GENERAL DE MILICE.

IL A PLU A SON EXCELLENCE LE GOUVERNEUR GENERAL et COMMANDANT EN CHEF, de faire les promotions et nominations suivantes, dans la Milice des Isles de la Magdeleine, comté de Gaspé, savoir :

COMTE DE GASPE.

ISLES DE LA MAGDELEINE.

Table listing military appointments for the Gaspé region, including names like Joseph Cornier, Valentine Fontana, John Francis Muncey, and others, with their respective ranks and dates.

F. VASSAL DE MONVIEL, Adjt. Genl. des Milices.

DISTRICT DE QUEBEC.

Ventes par le Sheriff.

C'EST-A-SAVOIR : Avis Public est par le présent donné, que les terres et héritages sous mentionnés ont été saisis, et seront vendus aux tems et lieux respectifs, tel que mentionné ci-bas. Toutes personnes ayant des réclamations sur iceux sont par le présent requises de les faire connaitre suivant la loi; toutes oppositions afin d'annuler, afin de distraire ou afin de charge, excepté dans les cas de Venditioni Exponas, dans lesquels cas la loi ne permet pas telles oppositions, sont requises d'être filées au Bureau du sousigné avant les quinze jours qui précéderont immédiatement le jour de vente; les oppositions afin de conserver peuvent être filées en aucun tems dans les deux jours après le retour de l'Ordre. (Writ.)

FIERI FACIAS.

Québec, à savoir : JEAN MARIE CHATIGNY des No. 1309. Cités, comté et district de Québec, menuisier, en sa qualité de gardien duement élu en Justice, à Marie Archange Chatigny, sa fille, issue mineure du mariage qui a eu lieu entre le dit Jean Marie Chatigny, avec feue Marie Louise Dubeau, son épouse décédée, et aussi le dit Jean Marie Chatigny, en son propre nom comme cessionnaire des droits de Théoliste Chatigny, et aussi légataire universel en possession, de Marie Louise Chatigny, sa fille décédée, Augustin Gingras, marchand, de Québec, susdit, en sa qualité de curateur duement élu en Justice en l'absence de Jean Marie Chatigny, fils, garçon majeur, ci-devant de Québec, susdit, et enfin Catherine Chatigny, des cités, comté et district de Montréal, fille majeure, les dits Marie Archange Chatigny, Marie Louise Chatigny, Théoliste Chatigny, Jean Marie Chatigny, fils, et Catherine Chatigny, tous les cinq habiles à se dire et porter héritiers, de la dite feue Marie Louise Dubeau, leur mère, décédée; contre FRANCOIS DUBEAU, de la paroisse de St. Augustin

dans les comté et district de Québec, cultivateur, en sa qualité de gardien duement élu en Justice, à Abraham Dubeau et Louis Dubeau, enfans mineurs issus du mariage qui a eu lieu entre le dit François Dubeau et Félicité Petit, leur père et mère tous deux décédés, et seuls héritiers et représentants de la succession de feu François Dubeau, leur père, et François Houde dit Dérusseau, journalier, de Saint Augustin, dans les comté et district de Québec, susdit, et Marie Rox Dubeau, son épouse, cette dernière en sa qualité de seule héritière de feue Marie Rose Cuillière sa mère et épouse en seconde nocces de feu François Dubeau, son père savoir : 1o. Un arpent de terre de front sur trente arpens de profondeur situé à la première Concession des terres de la paroisse de St. Augustin, au lieu du Cap Rouge, borné par devant au Fleuve St. Laurent, par derrière au bout de la dite profondeur, joignant d'un côté vers l'est aux représentants de feue Louise Drolet, et d'autre côté vers l'ouest à Joseph et à Michel Moisan, avec une maison, une grange et une étable. 2o. Un autre arpent de terre de front sur vingt-deux arpens de profondeur ou environ situé à la première Concession des terres de la dite paroisse de St. Augustin, moins vingt-six pieds de largeur sur la profondeur de seize arpens qui ont été détachés de la dite terre à l'ouest d'icelle pour une route qui gagne au petit Lac, borné par devant au Fleuve St. Laurent, par derrière au bout de la dite profondeur joignant d'un côté vers l'ouest aux héritiers de la dite feue Louise Drolet, et d'autre côté vers l'ouest partie à la dite route et partie à Jean Marie Gabourie, 3o. Une terre, située, susdite paroisse au Petit Lac, de deux arpens et demi de front sur quinze arpens de profondeur ou environ bornée d'un bout vers le sud à Augustin Gabourie, d'autre bout vers le nord au Petit Lac de St. Augustin, joignant des deux côtés est et ouest à Louis Brouseau, avec une maison. 4o. Une terre située en la dite paroisse au Petit Lac, de trois arpens et huit perches de front sur quinze arpens de profondeur ou environ, bornée par devant vers le sud partie au premier lot et partie aux dits Joseph et Michel Moisan, par derrière à Pierre Moisan, d'un côté vers l'ouest à Pierre Robitaille, et vers l'est à Louis Drolet. Pour être vendu à la porte de l'Eglise de la susdite paroisse de St. Augustin, le TRENTE-UNIEME jour de JUILLET prochain, à DIX heures du matin. Le dit Writ retournable le 1er. Octobre 1832.

W. S. SEWELL, Shérif.

21e. Mars, 1832.

ALIAS FIERI FACIAS.

Québec, à savoir : ANTOINE CHARLES TASCHE-REAU, de la paroisse de Ste. Marie Nouvelle Beauce, dans le comté de Beauce, dans le district de Québec, Ecuyer, contre JOHN OWENS et NATHANIEL OWENS, de la paroisse de St. Charles, dans les comtés et district susdits, négociants, conjointement et séparément, savoir : 1o. Un certain lot ou morceau de terre situé, sis et étant dans le fief St. Charles d'Aubin de l'Isle, connu et distingué comme numéro onze, dans la première concession contenant deux arpents et demi de front sur trente arpens de profondeur, borné en devant par la rivière du Loup, en arrière par l'extrémité de la dite profondeur, d'un côté vers le nord-est par lot numéro dix, et de l'autre côté vers le sud-ouest par le dit John Owens. 2o. Un certain lot ou morceau de terre situé, sis et étant dans le dit fief de St. Charles, d'Aubin de l'Isle, connu et distingué comme numéro douze, dans la première concession, contenant deux arpents et demi de front, sur trente arpens de profondeur, borné en devant par la Rivière du Loup, en arrière par l'extrémité de la dite profondeur, d'un côté vers le nord-est par le dit John Owens, et de l'autre côté vers le sud-ouest par David C. Theart. 3o. Un certain lot ou morceau de terre situé, sis et étant dans le dit fief de St. Charles d'Aubin de l'Isle, connu et distingué comme lot numéro huit, dans le premier rang, contenant deux arpens et demi de front sur trente arpens de profondeur, borné en devant par la rivière Chaudière, et en arrière par l'extrémité de la dite Profondeur, d'un côté vers le nord-est par William McIlwin et de l'autre côté vers le sud-ouest par William Nugent. Pour être vendu à la porte de l'Eglise de la paroisse de St. François, le TRENTE-UNIEME jour de JUILLET prochain, à DIX heures du matin. Le dit Writ retournable le 1er Octobre 1832.

W. S. SEWELL, Shérif.

20e. Mars, 1832.

FIERI FACIAS

Québec, à savoir : DAME FRANCOISE BOUCHER No. 1394. LABRUERE de MONTARVILLE des cités, comté et district de Québec, es qualités, et autres, contre ANTOINE LEMIEUX, de la paroisse de Saint Joseph, de la pointe Lévy, dans le comté de Dorchester, dans le dit district de Québec, cultivateur, entre les mains de Michel Landry, Huissier, Audiencier, curateur duement nommé au délaissement fait en cette cause, savoir : Trois perches et demi de terre de front, sur la profondeur qu'il peut y avoir depuis le chemin du Roi, à aller aux terres de la seconde concession, sisés et situés en la paroisse de St. Joseph, de la pointe Lévy, dans le fief St. Vilmar, dans la première concession du Fleuve St. Laurent, tenant au nord-est à Ester Ducloux, et au sud-ouest à Olivier Dutlos, par en bas au chemin du Roi, par en haut à la deuxième concession. Pour être vendues à la porte de l'Eglise de la susdite paroisse de St. Joseph de la Pointe Lévy, le TRENTE-UNIEME jour de JUILLET prochain, à DIX heures du matin. Le dit Writ retournable le 1er. d'Octobre 1832.

W. S. SEWELL, Shérif.

20e. Mars, 1832.

FIERI FACIAS.

Québec, à savoir : L'HONORABLE JEAN THOMAS TASCHEREAU, membre du Conseil législatif de cette Province, seigneur de la seigneurie Jolliet, résidant à Québec, contre CHARLES VEILLEUX, de la paroisse de Ste. Marie, dans le comté de Beauce, dans le district de Québec, cultivateur, savoir : 1o. Une terre sise et située en la paroisse Ste. Claire, en la seigneurie Jolliet, en la concession St. Thérèse, du côté sud-est, de trois arpens ou environ de front, sur quarante de profondeur; bornée en front au nord-ouest au centre du chemin du Roi, en profondeur au sud est au bout des dits quarante arpens, d'un côté au nord-est à Jean Bourbeau, et d'autre côté au sud-ouest à Joseph Roher, chargée envers le dit Honorable Jean Thomas Tachereau, maintenant seigneur du lieu de tous les cens et rentes, lods et ventes, charges clauses, conditions, réserves et retraits, pétés au contrat de concession, par le dit Tachereau; au nom qu'il agissoit alors à Sieur Lagare Rocher, devant Mre. John Walsh, Notaire et témoins le 1er. Juillet, 1812, et chargée aussi envers l'Eglise de la dite paroisse de Ste. Claire, de la part dont la dite terre a été cotisée, par repartitions duement homologée et aussi à la charge de payer les arrérages de cens et rentes, depuis le onze Novembre, 1827, du en vertu du

susdit contrat de concession. 2o. Une autre terre aise et située en la paroisse Ste. Marie, Nouvelle Beauce, étant le numéro vingt de la concession St. Jean Baptiste, contenant environ trois arpens de front sur environ vingt arpens de profondeur, bornée en front au sud-ouest par le chemin du Roi, en profondeur au nord-est, au terrain de Michel Veilleux, ou ses représentants, d'un côté au sud à Jacques Rouillard, et de l'autre côté au nord à Joseph Veilleux, avec une maison dessus construite, circonstances et dépendances, et chargée envers le seigneur du lieu, de tous les cens et rentes, lods et ventes, charges, conditions, réserves et retraits, mentionnée au contrat de concession de la dite terre pas-é devant Mre. J. J. Reny, Notaire, le 28e. jour de Mars, 1823. Pour être vendu comme suit : lot numéro un, à la porte de l'Eglise de la susdite paroisse de Ste. Claire, le TRENTE-UNIEME jour de JUILLET prochain, à DIX heures du matin, et lot numéro deux, à la porte de l'Eglise de la susdite paroisse de Ste. Marie, Nouvelle Beauce, le DEUXIEME jour d'AOUT prochain, à DIX heures du matin. Le dit Writ retournable le 1er. Octobre 1832.

W. S. SEWELL, Shérif.

21e. Mars, 1832.

FIERI FACIAS.

Québec, à savoir : WILLIAM PRICE, des cités, comté et district de Québec, marchand, contre GABRIEL BERGERON, de la paroisse de Ste. Croix, dans le comté de Lotbinière, dans le district de Québec, cultivateur, entre les mains de Michel Landry, Huissier Audiencier et Curateur duement nommé au délaissement fait en cette cause, savoir : 1o. Un lot de terre de quatre arpens de front sur trente arpens de profondeur, situé dans la dite paroisse de Ste. Croix, dans la Seigneurie de Bonsecours, dans la cinquième concession d'icelle, borné en devant en partie par la terre de Xavier Laroche, et en partie par celle de Xavier Berthiaume, et en arrière par la dite profondeur, joignant d'un côté au nord-est à la Veuve et aux Héritiers Bergeron, et de l'autre côté au sud-ouest par la ligne seigneuriale qui divise la dite Seigneurie de celle de Ste. Croix, avec toutes et chacunes les dépendances y appartenantes. 2o. Un autre lot de terre de trois arpens de front sur trente arpens de profondeur, situé dans la dite paroisse de Ste. Croix, dans le sixième rang de la dite Seigneurie de Ste. Croix, borné en devant par l'extrémité des terres du cinquième rang, et en arrière par la dite profondeur, d'un côté au nord-est par Dominique Dehormais, et de l'autre au sud-ouest par Ambroise Legendre, avec toutes et chacunes les dépendances y appartenantes. Pour être vendus à la porte de l'Eglise de la susdite paroisse de Ste. Croix, le TRENTE-UNIEME jour de JUILLET prochain, à DIX heures du matin. Le dit Writ retournable le 1er. Octobre, 1832.

W. S. SEWELL, Shérif.

Québec, 20 Mars, 1832.

ALIAS FIERI FACIAS.

Québec, à savoir : ALEXIS DEROUSSELLE de la No. 324. Paroisse de Beauport, dans la Comté de Québec, dans le District de Québec, Marchand, contre JACQUES PARENT, du même lieu, Cultivateur, et MARIE ANGELIQUE DUBEAU, son épouse, séparée en Justice, savoir : —1o. Une terre de deux arpens et quatre perches environ de front, sur vingt-cinq arpens de profondeur, situé en la Paroisse de Beauport, borné par devant aux terres de la concession St. Michel, par derrière à la concession St. Ignace, d'un côté au nord-est aux nommés Paquet et Dubeau, et de l'autre au sud-ouest à Jean Grenier, représentant Michel Dubeau, circonstances et dépendances. 2o. Un lot de terre situé en la dite Paroisse de Beauport, concession St. Louis, d'un quart d'arpent de front ou environ, sur vingt-cinq arpens de profondeur, bornée par le bas à la concession Ste. Marie, par la haut à celle de St. André, au sud-ouest à Pierre Dupras, représentant Michel Marois, et au nord-est à Michel Mailloux. Pour être vendus à la porte de l'Eglise de la susdite Paroisse de Beauport, le DEUXIEME jour de JUIN prochain, à DIX heures du matin. Le dit Writ retournable le 3e. Juin, 1832.

W. S. SEWELL, Shérif.

1st Février, 1832.

VENDITIONI EXPONAS.

Québec, à savoir : LES REVERENDES DAMES No. 1516. RELIGIEUSES de l'Hopital Général, pour et au nom de la communauté de l'Hopital Général, dans la paroisse de Québec, dans les comté et district de Québec, contre ISAIE GERMAIN, des cités, comté et district de Québec, menuisier, es mains de Michel Landry, de la cité de Québec, Huissier, Audiencier, de la Cour du Banc du Roi, curateur, duement appointé au délaissement fait dans la cause ci-dessus, à la tolle enchère, frais et charges de Joseph Mondion, de Québec, Huissier, à savoir : Un emplacement de quarante pieds de front, sur soixante pieds de profondeur, borné par devant à la rue St. Vallier, par derrière à l'Hopital Général, au nord-est à Gervais Marcoux, et au sud-ouest à Peter Sheppard, avec une maison dessus construite, circonstances et dépendances. Sera vendu à mon Bureau en la maison de Justice de la dite cité de Québec, le SEIZIEME jour d'AVRIL prochain, à DIX heures du matin. Le dit Mandat retournable le 1er. Juin 1832.

W. S. SEWELL, Shérif.

14e. Mars, 1832.

DISTRICT DE MONTREAL.

Ventes par le Sheriff.

C'EST-A-SAVOIR : Avis Public est par le présent donné, que les terres et héritages sous-mentionnés ont été saisis et seront vendus aux tems et lieux respectifs tel que mentionné ci-bas. Toutes personnes ayant des réclamations sur iceux sont par le présent requises de les faire connaitre suivant la loi; toutes oppositions afin d'annuler, afin de distraire ou afin de charge, excepté dans les cas de Venditioni Exponas, dans lesquels cas la loi ne permet pas telles oppositions, sont requises d'être filées au Bureau du sousigné avant les quinze jours qui précéderont immédiatement le jour de vente; les oppositions afin de conserver peuvent être filées en aucun tems dans les deux jours après le retour de l'Ordre. (Writ.)

FIERI FACIAS.

Montréal, à savoir : JACQUES PHILIPPE SAVEUSE No. 914. de BEAUJEU, Ecur. de la cité de Montréal, seigneur, propriétaire, et possesseur des fiefs et seigneuries de Soulanges, et de la Nouvelle Longueuil, situés

dans le district de Montréal, demandeur, contre PAUL SAUVE' dit LAPLANTE, de la Rivière à Delisle, dans la dite seigneurie, de la Nouvelle Longueuil, paroisse de St. Polycarpe, défendeur. Les immeubles décrits en la cédule annexée au dit ordre de Fieri Facias, comme suit, savoir : Deux terres désignées, nombre quatre-vingt-un et quatre-vingt-deux, sises au nord de la rivière à Delisle, en la seigneurie de la Nouvelle Longueuil, paroisse de St. Polycarpe, district de Montréal, de la contenance chacune de trois arpens de front, sur vingt-cinq arpens, plus ou moins, chacune de profondeur, sans garantie de mesure précise, tenant chacune par devant à la dite rivière, par derrière aux terres de la côte Ste. Marie, en la dite seigneurie, d'un côté à Hyacinthe Hémond, et d'autre côté à François Parent, ou leurs représentants, avec les maisons, grange et autres bâtiments construits, sur chacune. A vendre à la porte de l'Eglise de la dite paroisse de St. Polycarpe, le QUATRIEME jour de JUIN prochain, à DIX heures du matin. Le dit Ordre de Fieri Facias retournable le neuvième jour de Juin, prochain.

L. GUGY, Shérif.

Bureau du Shérif, 28e. Janvier, 1832.

FIERI FACIAS.

Montréal, à savoir : JACQUES PHILIPPE SAVEUSE No. 1044. de BEAUJEU, Ecuyer, de la cité de Montréal, seigneur, propriétaire et possesseur, des fiefs et seigneuries, de Soulanges et de la Nouvelle Longueuil, situés dans le district de Montréal, demandeur, contre RICHARD GOWING, cultivateur, de St. Joseph de Soulanges, dans le district de Montréal, défendeur, l'Immeuble décrit en une cédule annexée au dit ordre de Fieri Facias, comme suit, savoir : Une pièce de terre faisant partie du nombre quarante-deux, située au dessus du village de la seigneurie de Soulanges, en la paroisse St. Joseph, dans le district de Montréal, de la contenance d'un arpent environ de front, sur vingt arpens environ de profondeur, sans garantie, de mesure précise, tenant par devant au fleuve St. Laurent, par derrière à Joseph Beriau, ou représentant, d'un côté à Charles Fortin, et d'autre côté à Henry Roebuck, représentant H. Rice Cushing, avec la maison, grange et autres bâtiments construits. A vendre à la porte de l'Eglise de la paroisse de St. Joseph, communément appelée les Cédres, le CINQUIEME jour de JUIN prochain, à DIX heures du matin. Le dit Ordre de Fieri Facias étant retournable le 9e. jour de Juin, prochain.

L. GUGY, Shérif.

Bureau du Shérif, 28em. Janvier, 1832.

FIERI FACIAS.

Montréal, à savoir : GEORGE GREGORY, des cité, No. 1873. comte et district de Montréal, Ecuyer, tant en son propre nom, comme légataire usufructier de feu Isabella Ferguson, sa mère, veuve de feu John Gregory, en son vivant de Montréal, susdit, Ecuyer, que comme tuteur nommé en loi à la substitution faite et créé dans et par les dernières volontés et testament de la dite feu Isabella Ferguson, demandeur, contre HUGH McKAY, de la dite cité de Montréal, Huissier, créateur dement nommé au délaissement fait par John Chisholm, de la dite cité de Montréal, d'un lot de terre désigné dans la cédule annexée au dit Writ, défendeur. Un lot de terre situé dans le Faubourg St. Antoine, de la cité de Montréal, prenant son front sur la rue Janvier, et contenant deux cent quarante-quatre pieds de large, joignant d'un côté au sud-ouest à Joseph Lacroix, Ecuyer, en une ligne de quatre cent quatre-vingt-dix pieds, de l'autre côté aux héritiers de feu Simon McTavish, en une ligne de cinq cents dix pieds, et en arrière à un autre lot de terre ci-devant appartenant à Louis Charles, maintenant la propriété de Francis Desrivères, Ecuyer, et contenant à peu près trois mille quatre cent toises en superficie. Pour être vendu au Bureau du Shérif, le QUATRIEME jour de JUIN prochain, à DEUX heures de l'après midi. Le dit Writ de Fieri Facias retournable le 15e. Juin, prochain.

L. GUGY, Shérif.

Bureau du Shérif, 28e. Janvier, 1832.

DEUX WRITS DE FIERI FACIAS.

Montréal, savoir : ROBERT GILLESPIE, et autres, No. 1126 et 1185. Marchands et Associés, commerçant à Montréal, sous le nom de Gillespie, Moffat, et Compagnie, demandeurs, et JOHN MOLSON, fils, et GEORGE DAVIES, de Montréal, Marchands Associés, commerçant à Montréal susdit, sous le nom de Molson et Davies, aussi, Demandeurs, contre LOUIS ROY, de Latortue, dans le district de Montréal, Négociant, et BENJAMIN ROY, de la Cité de Montréal, Aubergiste et Négociant, Défendeurs. Un lot de terre ou emplacement situé dans le Faubourg St. Antoine, de la Cité de Montréal, désigné comme numéro dix-neuf, dans le plan figuratif d'icelui, fait par Mr. Charles Turgeon, Arpenteur juré, en date du premier Décembre 1821, contenant quarante-sept pieds et quatre pouces sur la rue Consigny, où il prend son front, et quarante-trois pieds de largeur dans l'arrière ligne, joignant au lot numéro dix-huit, appartenant à Anselme Breaux, sur quatre-vingt pieds de profondeur, joignant au côté nord-est au lot numéro vingt, appartenant à Angus Shaw, Ecuyer, ou ses représentants, et au côté sud-est aux héritiers Garault dit Vadeboncoeur. Pour être vendu au Bureau du Shérif, en la cité de Montréal le QUATRIEME jour de JUIN prochain, à ONZE heures du matin. Les dits Writs retournables le 11e. jour de Juin prochain.

L. GUGY, Shérif.

Bureau du Shérif, 26e. Janvier, 1832.

FIERI FACIAS.

Montréal, à savoir : PASCHAL DEGUISE, de la paroisse de Ste. Scholastique, dans le district de Montréal, cultivateur, demandeur, contre FRANÇOIS COUSINEAU, de la même paroisse, menuisier, défendeur. Un morceau de terre situé dans la dite paroisse, de Ste. Scholastique, à la côte St. Hyacinthe, contenant deux arpents et douze pieds de front sur trente-quatre arpents et demi, plus ou moins, de profondeur, sans garantie de mesure précise, borné en devant par un emplacement appartenant à Jean Bte. Legault, et en arrière par les terres de la côte St. Pierre, au côté nord-est par la terre de la côte St. Louis, et au côté sud-ouest, par une terre appartenant à Rapillon dit Lemaire, avec une maison, grange et écurie y dessus érigées. Pour être vendus à la porte de l'Eglise de la dite paroisse de Ste. Scholastique, le QUATRIEME jour de JUIN prochain, à DIX heures du matin. Le dit Writ retournable le 11e. jour de Juin prochain.

L. GUGY, Shérif.

Bureau du Shérif, 26e. Janvier, 1832.

DISTRICT DES TROIS RIVIERES.

Ventes par le Shérif.

C'EST-A-SAVOIR : AVIS Public est par le présent donné, que les terres et héritages sous-mentionnés ont été saisis, et seront vendus aux tems et lieux respectifs tel que mentionné ci-bas. Toutes personnes ayant des réclamations sur icieux sont par le présent requises de les faire connaître suivant la loi ; toutes oppositions afin d'annuler, afin de distraire ou afin de charge, excepté dans le cas de Venditioni Exponas, dans lesquels cas la loi ne permet pas telles oppositions, sont requises d'être filées au Bureau du sousigné avant les quinze jours qui précéderont immédiatement le jour de vente ; les oppositions afin de conserver peuvent être filées en aucun tems dans les deux jours après le retour de l'Ordre. (Writ.)

ALIAS FIERI FACIAS.

Trois-Rivières, à savoir : EZEKIEL HART et SAMUEL No. 1540. B. HART, tous deux de la ville des Trois-Rivières, dans le comté de St. Maurice, dans le district des Trois-Rivières, marchands et associés, faisant commerce sous les nom et raison, de Ezekiel Hart and Son, contre CHARLES B. FELTON, Ecuyer, Greffier de la Cour Provinciale de Sa Majesté, pour le district Inférieur, de St. François, résidant dans le village de Sherbrooke, dans le comté de Buckinghamshire, dans cette partie du district Inférieur, de St. François, située dans le district des Trois-Rivières. Un lot de terre dans le Township de Oxford, contenant à peu près deux-cents-soixante-et-six arpens de terres connu et distingué comme lot nombre vingt-et-un dans le sixième rang des lots du dit Township de Oxford. Pour être vendu en mon Bureau dans la ville des Trois-Rivières, le VINGT-CINQUIEME jour de JUIN prochain, à DIX heures du matin. Le dit Writ retournable le treizième jour de Septembre prochain.

I. G. OGDEN, Shérif.

Trois-Rivières, 17e. Mars, 1832.

RATIFICATIONS.

Province du Bas-Canada, } BUREAU DU PROTONOTAIRE DE
District de Québec. } LA COUR DU BANC DU ROI
DE SA MAJESTE.
à Québec, le 7ème. Février, 1832.

No. 1540. Experte.—PIERRE GINGRAS, père, de la Cité de Québec dans le Comté de Québec, dans le District de Québec commerçant.

AVIS PUBLIC est par le présent donné, qu'il a été déposé dans le Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le District de Québec, un acte fait et exécuté par devant Jean Belanger et son confrère Notaires publics, le huit Mars mil huit cent seize, entre CHARLES FAUCHER dit CHATEAUVERT, navigateur, de la cité de Québec, dans le Comté de Québec dans le District de Québec, et dame URSULE GINGRAS son épouse, de lui dûment autorisée d'une part, et PIERRE GINGRAS, père, commerçant, de la cité de Québec, dans le comté de Québec, dans le district de Québec, d'autre part, étant une vente par les dits Charles Faucher dit Chateaufvert et Ursule Gingras, d'un emplacement situé au faubourg St. Jean, rue St. Jean de trente-six pieds et demi de front, ou environ, sur soixante pieds ou environ de profondeur, borné par devant à la rue St. Jean et par derrière au bout de la dite profondeur, d'un côté au nord-est à l'emplacement du sieur Robitaille représentant les héritiers Isaac Dorion, et d'autre côté au sud-ouest à Berthelemi Gagnon, ou ses représentants, avec une maison de pièces sur pièces sur solage en pierre, dessus construite, circonstances et dépendances, et en la possession du dit Pierre Gingras, comme propriétaire, pendant les trois dernières années. Et toutes les personnes qui peuvent avoir ou qui prétendent avoir aucuns privilèges ou hypothèques en vertu d'aucun titre, ou par tout autre moyen quelconque, dans ou sur la dite propriété, immédiatement avant ou au tems de l'acquisition d'icelle par le dit Pierre Gingras, sont par le présent averties qu'il sera fait demande à la dite Cour le ONZE JUIN prochain, pour une sentence ou jugement de ratification ; et elles sont par le présent requises de signifier par écrit leurs oppositions et de les filer au Bureau du dit Protonotaire huit jours au moins avant ce jour là, à défaut de quoi elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, } BUREAU DU PROTONOTAIRE DE
District de Québec. } LA COUR DU BANC DU ROI.
6e. Février, 1832

No. 1539. Experte.—DAVID BURNETT, Ecuyer.

AVIS PUBLIC est par le présent donné, qu'il a été déposé au Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le district de Québec, un Acte fait et exécuté devant Campbell et son confrère, Notaires Publics, le premier jour de Décembre, mil huit cent trente et un, entre LAURENT PARADIS, de Québec, constructeur, et MARY SARAH MANCELL, son épouse, par son dit époux dûment autorisée à toutes et chacunes les fins et intention d'icelui, d'une part, et DAVID BURNETT, Ecuyer, aussi de Québec, marchand, de l'autre part, étant une vente par le dit Laurent Paradis, et Marie Sarah Mancell, son épouse, au dit David Burnett, d'un emplacement situé dans la Haute-Ville de Québec, contenant soixante et quatorze pieds de profondeur, sur trente-cinq pieds de largeur, à l'exception d'un petit de sept pieds de front, sur quarante pieds de profondeur, à être pris au côté sud-ouest du dit lot, sur la rue Ste. Anne, appartenant à Mr. Forsyth, le dit lot par icelui vendu étant borné en devant par la rue Ste. Anne, et en arrière en partie par un lot appartenant à James Ross, Ecuyer, et en partie par un lot appartenant à Mr. More, d'un côté vers le sud-ouest, par le dit Mr. Forsyth, et Pierre Dasilva, et de l'autre vers le nord-est par le dit James Ross, lequel lot forme une superficie de deux-mil trois-cents-dix pieds anglais, avec aussi le droit de passer et repasser, tant à pieds qu'en voiture, au travers d'un passage joignant le lot sud-ouest ci-dessus désigné, le dit passage étant désigné comme suit, savoir, vers le sud par lot numéro trois, appartenant à Pierre Dasilva, et vers le nord par Mr. Hamel, entre lequel et le dit vendeur, le dit passage demeurera en commun pour toujours, lequel dit passage à son entrée de la rue d'Autenil, et sera tenu en propre et bon ordre par les propriétaires d'icelui à leur frais communs, et de tous et chacuns les droits réclamations, être, demande, propriété et biens quelconques

d'eux, les dits Laurent Paradis et Mary Sarah Mancell, son épouse, leurs héritiers, et dans et à la bâtisses en pierres, maison, et autres prémisses y vendus et transportés, sans aucune exception ni réserve quelconque, et possédés par James Ross, de la dite cité de Québec, marchand, tant en son nom comme commun en biens avec la dite Elizabeth Vaughan Jones, son épouse, qu'en sa qualité de tuteur nommé en due forme de loi, à William, John, Edward, Henry Mackay Vaughan, Hector St. George, and Malvina Eliza, ses enfans mineurs issus de son mariage avec la dite feu Elizabeth Vaughan Jones, et par George McIntosh Ross, autre enfant des dits James Ross et Elizabeth Vaughan Jones, pendant deux années et au dessus précédant le deuxième jour de Novembre, mil huit cent trente, et depuis ce tems par les dits Laurent Paradis et Mary Sarah Mancell, son épouse, jusqu'au dit premier jour de Décembre, mil huit cent trente et un, et depuis ce tems en continuant jusqu'au présent par le dit David Burnett ; et toutes personnes qui ont ou prétendent avoir aucun privilège ou hypothèques sous aucun titre ou par aucun moyen quelconque dans ou sur le dit lot de terre et prémisses, immédiatement avant et au tems de l'acquisition d'icelui par le dit David Burnett, sont par le présent averties, qu'il sera fait application à la dite Cour, LUNDI le ONZIEME jour de JUIN prochain, pour une sentence ou jugement de Confirmation, et elles sont par le présent requises de signifier par écrit leurs Oppositions, et de les filer au Bureau du dit Protonotaire, huit jours au moins avant ce jour, à défaut de quoi, elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, } BUREAU DU PROTONOTAIRE
District de Québec. } DE LA COUR DU BANC DU
ROI.

No. 1538. 6e. Février, 1832.

Experte.—Le Révérend PATRICK McMAHON, et al.

AVIS PUBLIC est par le présent donné, qu'il a été déposé au Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le district de Québec, un Acte fait et passé devant Scott, et son confrère, Notaires Publics, le troisième jour de Novembre, en l'année de notre Seigneur, mil huit cent trente-un, entre ARCHANGÈ BABY, épouse de John Cannon, de la cité de Québec. Architecte, dûment autorisée par le dit John Cannon, pour toutes et chacune les intentions et fins y mentionnées, d'une part, et le Révérend PATRICK McMAHON, Chapelain de la Congrégation des Catholiques de Québec, parlant la langue anglaise, les susdits JOHN CANNON, WILLIAM BURKE de la cité de Québec, maître cordonnier, WILLIAM STILLINGS du même lieu, marchand, JOHN COOTE, du même lieu, aubergiste, WILLIAM O'BRIEN, du même lieu, maître tonnelier, MICHAEL QUIGLEY, du même lieu, maître maçon, et JOHN BYRNE du même lieu, marchand tailleur, de l'autre part, étant une vente par la dite Archange Baby au dit Révérend Patrick McMahon, et les dits John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley et John Byrne, d'un certain lot, morceau ou partie de terre, situés et étant dans la Haute-Ville de la cité de Québec, borné en devant au sud-ouest par la rue St. Stanislas, s'étendant le long d'icelle cinquante-neuf pieds et trois pouces, mesure française, en arrière au nord-est par un lot de terre appartenant à Peter Burnett, s'étendant le long d'icelui cinquante-neuf pieds et trois pouces, au nord-ouest en partie par un lot de terre appartenant à John Graves, et en partie par le dit lot de terre appartenant à Peter Burnett, s'étendant le long des dits lots de terre dernièrement mentionnés, cent-neuf pieds, six pouces, et au côté sud-est en partie par un lot de terre appartenant à un John Phillips, et en partie par le terrain du Cirque, s'étendant le long des dits lots de terre dernièrement mentionnés, cent-neuf pieds six pouce s, avec ensemble la maison et les bâtisses sur le dit lot, morceau ou partie de terre éligées, et les circonstances et dépendances appartenant à icelui, et possédé par la dite Archange Baby, en qualité de propriétaire, pendant trois années précédant immédiatement telle vente, et depuis ce tems continuellement jusqu'au présent par le dit Révérend Patrick McMahon, et les dits John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley et John Byrne ; et toutes personnes qui ont ou prétendent avoir aucun privilège ou hypothec sous aucun titre, ou par aucun moyen quelconque dans ou sur le dit lot de terre immédiatement avant ou au tems de l'acquisition d'icelui par le dit Révérend Patrick McMahon, et les dits John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley et John Byrne, sont par le présent averties qu'il sera fait application à la dite Cour, LUNDI le ONZIEME jour de JUIN prochain, pour une sentence ou jugement de confirmation ; et elles sont par le présent requises de signifier par écrit leurs oppositions, et de les filer au Bureau du dit Protonotaire, huit jours au moins avant ce jour, à défaut de quoi elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, } BUREAU DU PROTONOTAIRE
District de Québec. } DE LA COUR DU BANC DU
ROI.

No. 1530. 6e. Février, 1832.

Experte.—LE REVEREND PATRICK McMAHON, et al.

AVIS PUBLIC est par le présent donné, qu'il a été déposé au Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le district de Québec, un Acte fait et passé devant Scott, et son confrère, Notaires Publics, le troisième jour de Novembre, mil huit cent trente et un, entre DAVID BURNETT, de la Cité de Québec, Marchand, agissant pour l'effet des présentes pour et au nom de Peter Burnett, maintenant absent de cette Province, et étant pour les intentions et effet d'icelui autorisé par une certaine procuration faite et exécutée en due forme de loi, devant Archibald Campbell, et son Confrère Notaires Publics, le quatrième jour d'Octobre, dans l'année de Notre Seigneur mil huit cent vingt-trois, dont la minute originale demeure de record dans le Bureau du dit Archibald Campbell, d'une part, et le Révérend PATRICK McMAHON, Chapelain de la Congrégation des Catholiques de Québec, parlant la langue Anglaise, JOHN CANNON, de la dite Cité de Québec, Architecte, WILLIAM BURKE, du même lieu, Maître Cordonnier, WILLIAM STILLINGS, du même lieu Marchand, JOHN COOTE, du même lieu, Aubergiste, WILLIAM O'BRIEN, du même lieu, Maître Tonnelier, MICHAEL QUIGLEY, du même lieu, Maître Maçon, et JOHN BYRNE, du même lieu, Marchand, Tailleur, de de l'autre part, étant une vente par le dit David Burnett, agissant comme susdit, au dit Révérend Patrick McMahon, et aux dits John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, et John

Byrne, de tout ce certain lot, morceau ou partie de terre, sis situé et étant dans la Haute-Ville de la Cité de Québec, borné en devant au nord ouest par la Rue Ste. Hélène, s'étendant le long d'icelle, soixante et quatre pieds mesure française, au côté sud ouest en partie par un lot de terre appartenant aux représentants de feu Docteur Montgomery, et en partie par un lot de terre appartenant à un John Graves, s'étendant le long des dits deux différents lots de terre et dorénavant menés sur une direction parallèle à la rue Ste. Hélène à une distance de quatre-vingt-dix huit pieds neuf pouces, de la Rue St. Hélène jusqu'au point d'intersection avec la ligne nord-ouest d'un lot de terre appartenant à Archange Baby, épouse de John Cannon, Ecuier, de là le long de la dite ligne en direction nord-est jusqu'à l'angle nord du dit lot de terre ainsi appartenant à la dite Archange Baby, cinquante-neuf pieds trois pouces, ou jusqu'à ce qu'il soit intersecté par la ligne nord-ouest des dits lots de terre appartenant à John Phillips, et à l'Honorable Jonathan Sewell, de la longueur de la dite ligne dorénavant mentionnée quarante-sept pieds, six pouces, jusqu'à la susdite rue Ste. Hélène, par laquelle sont les prémisses y vendues et transportées sont bornées, au côté nord-est s'étendant le long d'icelle, cent soixante-et-cinq pieds neuf pouces, et contenant neuf mille, cent trente-six pieds en superficie, avec ensemble les circonstances et dépendances y appartenant en aucune manière quelconque, et possédés par le dit Peter Burnett, comme propriétaire pendant les trois années, précédant immédiatement telle vente, et depuis ce temps, continuellement jusqu'au présent par le dit Révérend Patrick McMahon, et par les dits John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, et John Byrne, et toutes personnes qui ont ou prétendent avoir aucun privilège ou hypothèque sous aucun titre ou par aucun moyen quelconque dans ou sur le dit lot de terre, immédiatement avant et au temps de l'acquisition d'icelui, par le dit Révérend Patrick McMahon, et par les dits John Cannon, William Burke, William Stillings, John Coote, William O'Brien, Michael Quigley, et John Byrne, sont par le présent averties, qu'il sera fait application à la dite Cour LUNDI, le ONZIEME jour de JUIN prochain, pour une sentence ou jugement de confirmation; et elles sont par le présent requises de signifier, par écrit leurs oppositions, et de les filer au Bureau du dit Protonotaire, huit jours au moins avant ce jour à défaut de quoi elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, } BUREAU DU PROTONOTAIRE
 District de Québec. } DE LA COUR DU BANC DU ROI
 No. 1542. } 8^e Février, 1832.

WILLIAM BUDDEN, Ecuier.

AVIS PUBLIC est par le présent donné, qu'il a été déposé au Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le district de Québec, les Actes suivants savoir :

Premièrement. Un Acte fait et passé devant Glackmeyer et son Confrère, Notaires Publics, le vingt-septième jour de Juillet, mil huit cent trente-et-un, entre FRANCOIS QUIROUET, Ecuier, de la paroisse de St. Gervais, district de Québec, Membre du Parlement Provincial, et Major de Milice, d'une part, et WILLIAM BUDDEN, Ecuier, de la cité de Montréal, dans la dite province du Bas-Canada, marchand, de l'autre part; étant une vente par le dit François Quirouet au dit William Budden, de certains lots de terre, savoir : 1^o. Un lot de terre ou lot de grève sis et situé dans le fief Sault-au-Matelot, dans la cité de Québec, borné au côté-sud par la rue St. Paul, au côté ouest par l'emplacement appartenant aux représentants de feu l'Honorable Thomas Dunn, et au côté est par une rue qui doit être ouverte et appelée rue des Quais, de telle manière néanmoins, que le dit lot de terre sur ce dernier côté n'ira pas au delà de la prolongation d'une ligne, tirée perpendiculairement avec la rue St. Paul, de l'endroit qui sur un niveau avec la rue St. Paul, divise le lot de terre appartenant à Louis Abraham Lagueux, de celui de Yves Tachot. 2^o. Un autre lot de terre ou terrain de grève, sis, situé et étant sur le même lieu, borné vers le sud par le dit lot appartenant aux représentants du dit feu Honorable Thomas Dunn, vers le nord à la rue St. André, vers le ouest par la prolongation de la ligne ouest du dit lot appartenant aux représentants du dit feu Honorable Thomas Dunn, et vers l'est à la dite rue qui doit être ouverte et appelée rue des Quais, et 3^o. Un autre lot de terre ou lot de grève, aussi situé, au même lieu, d'à-peu-près dix mil neuf cent treize pieds, mesure française en superficie, borné au côté nord par la rue St. André, au côté sud par la rue St. Paul, à l'est par la rue St. Pierre, et à l'ouest par les lots ci-devant désignés, ensemble avec les quais ou autres améliorations qui se trouvent sur les dits trois lots de terre, et toutes et chacune les circonstances et dépendances quelconques, et possédés par le dit François Quirouet, comme propriétaire pendant trois années précédant immédiatement telle vente, et de là continuellement jusqu'au présent par le dit William Budden.

Secondement. Un Acte fait et passé devant Panet, et son Confrère, Notaires Publics, le onzième jour d'Avril, mil huit cent trente-et-un, entre ANTOINE JACQUES PAQUET, de Québec, tonnelier, et MARIE CHARLOTTE DERY, son épouse, par lui dûment autorisée par ces présentes à l'effet d'icelui, d'une part, et Wm. Budden, Ecuier, de Montréal, marchand, de l'autre part, étant une vente par le dit Antoine Jacques Paquet, et Marie Charlotte Dery, son épouse, au dit William Budden, de certains lots de terres, savoir : Premièrement. Un lot de grève au Sault-au-Matelot, contenant vingt-deux pieds de front, sur trente-six pieds de profondeur, borné en devant par la rue St. Paul, et en arrière par le lot ci-après troisième désigné, à l'ouest par François Paquet, et à l'est par Barthelemy Rosa, ou leurs représentants. 2^o. Un lot de grève au Sault-au-Matelot, contenant vingt-deux pieds de front sur trente-six pieds de profondeur, borné en devant par la rue St. Paul, et en arrière par la fin de la dite profondeur, joignant au côté ouest le lot ci-devant premièrement désigné, et à l'est au lot mainement possédé par John Jones, représentant des héritiers de feu l'Hon. Thomas Dunn.

Troisièmement. Un emplacement d'à-peu-près quarante-quatre pieds de front, plus ou moins, n'exécédant pas la devanture de la maison des dits vendeurs, unis à celle de Jean Baptiste Denis dit Brunet, sur quatre-vingt-quatre pieds de profondeur, borné en devant par un octroi de trente six pieds à être pris au côté nord-est de la rue St. Paul, fait aux dits vendeurs par acte passé devant Jos. Plané, et son Confrère, Notaires Publics, daté à Québec le dixième Octobre mil sept cent quatre-vingt-quinze, et en arrière par une rue à être ouverte qui sera appelée rue St. André. 4^o. Un autre emplacement situé au même lieu, contenant à peu près quarante quatre pieds de front, plus ou moins, ainsi que celui ci-dessus

désigné, sur cent vingt pieds de profondeur, borné en devant par la dite rue St. André, et en arrière par une rue projetée, qui sera appelée rue St. Antoine, les dits deux emplacements situés vis-à-vis l'un l'autre, le premier formant trois mil six cents quatre-vingt-seize pieds en superficie, et le second cinq-mil-deux-cent-quatre-vingt pieds en superficie faisant ensemble huit-mil-neuf-cent-soixante-seize pieds en superficie, et possédés par le dit Antoine Jacques Paquet et Marie Charlotte Dery, son épouse, comme propriétaires, pendant trois années précédant immédiatement telle vente, et depuis ce temps continuellement jusqu'au présent par le dit William Budden.

Troisièmement. Un acte fait et passé devant Glackmeyer, et son Confrère, Notaires Publics, le vingt-deuxième jour de Novembre, dans l'an de notre Seigneur, mil huit cent trente-et-un, entre Remy QUIROUET, de la dite cité de Québec, Brassur et Distilleur, et Dame CORNELIA CONROY, son épouse, qu'il autorise par ces présentes à l'effet d'icelui, la dite Cornelia Conroy, séparée de biens de son dit époux, en vertu d'un certain jugement renoué dans le terme Supérieur de la Cour du Banc du Roi, en et pour ce district, daté le dix-neuvième jour d'Avril, mil huit cent vingt-et-un, d'une part, et William Budden, Ecuier, de la dite cité de Québec, marchand, de l'autre part, une vente par la dite Cornelia Conroy, autorisée comme susdit, au dit William Budden, d'un lot de grève ou étendue de terre située en la Basse-Ville de Québec, quartier du Sault-au-Matelot, de quatre-vingt-quatre pieds six pouces mesure française, ou environ de front, (le dit front devant être en ligne avec la rue projeté pour être appelée rue St. André, et immédiatement vis-à-vis le lot alors acquis par François Quirouet, et maintenant la propriété du dit William Budden, en vertu d'un Acte de vente passé devant les dits Notaires, le vingt-septième jour de Juillet dernier,) sur cent trente pieds quatre pouces, mesure française, ou environ, de profondeur, courant jusqu'à la rue projetée qui doit être appelée St. Antoine, borné et terminé comme suit, viz : en devant vers le sud par la rue St. André susdite, en arrière vers le nord par la dite rue St. Antoine, au côté est par la continuation de la rue St. Pierre, et au côté ouest par les Messieurs du Séminaire de Québec, et aussi le droit au terrain qui peut se trouver en devant du dit lot de terre, telle que le dit droit appartenait à la dite Cornelia Conroy, en vertu d'une promesse verbale par les Messieurs du Séminaire de Québec, ensemble avec le quai érigé sur le terrain ci-devant premièrement mentionné, et toutes et chacune les circonstances et dépendances y appartenantes en aucune manière quelconque, sans aucune réserve ni exception quelconque, et possédés par la dite Cornelia Conroy, comme propriétaire pendant trois années précédant immédiatement telle vente, et de là continuellement jusqu'au présent par le dit William Budden.

Et toutes personnes qui ont ou qui prétendent avoir aucun privilège ou hypothèque, sous aucun titre, ou par aucun moyen quelconque, sur les dits lots de terres, ou aucun d'iceux, immédiatement avant et au temps de l'acquisition d'iceux par le dit William Budden, sont par le présent averties, qu'il sera fait application à la Cour, LUNDI, le ONZIEME jour de JUIN prochain, pour une sentence ou jugement de ratification; et elles sont par le présent requises de signifier par écrit leurs oppositions, et de les filer au Bureau du dit Protonotaire, huit jours au moins avant ce jour, à défaut de quoi elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, } OFFICE DU PROTONOTAIRE DE
 District de Québec. } LA COUR DU BANC DU ROI
 POUR LE DISTRICT DE QUEBEC.
 ce 4^{me} Février, 1832.

No. 1525.

Experte.—JAMES MOTZ.

AVIS PUBLIC est par le présent donné, qu'il a été déposé dans le Bureau du Protonotaire de la Cour du Banc du Roi, pour le District de Québec, un acte de vente et transport, fait et passé pardevant M^{re}. Louis Panet, et son confrère, Notaires à Québec, le vingt-trois de Janvier mil huit cent trente-deux, entre LOUIS VALLERAND de la Cité de Québec, commissionnaire, d'une part, et Monsieur JAMES MOTZ, de la Cité de Québec, Marchand, d'autre part, étant une vente par le dit Louis Vallerand au dit James Motz, d'un emplacement situé en la Paroisse de Saint Joseph, de la Pointe Lévy, consistant en quarante pieds de front sur la profondeur qu'il y a à aller au pied du Cap, borné pardevant au chemin du Roi, par derrière à sa profondeur, joignant d'un côté au nord-est à Mr. McKenzie, et d'autre côté au sud ouest à Dame veuve Daniel Smith, ou ses représentants, avec la maison dessus construite, circonstances et dépendances, ensemble le droit par le dit acquéreur, ses heirs et ayans cause, du passage qui est entre la susdite maison et celle de la dite Dame veuve Daniel Smith, et ce en commun avec elle, ses héritiers et ayans cause, à perpétuité, sans néanmoins pouvoir obstruer ou embarrasser le dit passage. Lequel dit emplacement a été possédé par la dite veuve Daniel Smith, depuis le deux Août, mil huit cent vingt huit, jusqu'au vingt trois Mars, mil huit cent vingt neuf, par le dit Louis Vallerand, depuis le dit vingt trois Mars mil huit cent vingt neuf. Toutes personnes qui peuvent ou prétendent avoir aucun privilège ou hypothèques, en vertu d'aucun titre ou par tout autre moyen quelconques, dans ou sur les dits emplacement et maison, immédiatement avant et au temps de l'acquisition d'iceux par le dit James Motz, sont par le présent averties qu'application sera faite à la dite Cour, le QUINZE de JUIN prochain, pour jugement ou sentence de ratification, et elles sont par le présent requises de signifier par écrit leurs oppositions, et de les filer au Bureau du dit Protonotaire, huit jours au moins avant le dit jour, à défaut de quoi elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, } BUREAU DU PROTONOTAIRE
 District de Québec. } DE LA COUR DU BANC DU
 ROI DE SA MAJESTE, à
 Québec, 8 Février, 1832.

No. 1544.

Experte.—PATRICK LAWLER, Gentilhomme.

AVIS PUBLIC est par le présent donné, qu'il a été déposé dans le Bureau du Protonotaire de la Cour du Banc du Roi, du district de Québec, un acte passé par M^{re}. M. Tessier, et son Confrère, Notaires, de la cité de Québec, en date du vingt-troisième jour de Janvier, mil huit cent trente-deux, portant vente par le Sieur MICHAEL SAUL, ci-devant marchand, résidant à Québec, et ANGE-LIQUE MAUFFET, son épouse, à PATRICK LAWLER, du dit lieu, Gentilhomme, des deux immeubles, suivants : 1^o. Un terrain situé en la cité de Québec, rue saint Jean, contenant seize pieds trois pouces de front, y compris la moitié des pignons, lesquels sont mitoyens, avec les voisins, sur cinquante pieds de profondeur, borné en front au nord par la dite rue saint Jean, en profondeur par le lot ci-après dési-

gné, joignant à l'ouest à la propriété de George Pozer, représentant Ignace Paradis, et à l'est à la propriété de John C. Cunningham, représentant Pierre Vézina, avec ensemble une maison en pierres dessus construite à deux étages. 2. Un autre petit terrain d'environ douze pieds, sur seize pieds, six pouces, plus ou moins, au bout du terrain ci-devant désigné, tel que le tout se trouve actuellement, sans aucune exception ni réserve, sujet aux réserves, charges et conditions mentionnées au dit acte, lesquels terrains ont été possédés par les dits Michael Saul et Angélique Mauffet, comme propriétaires, pendant les trois années qui ont précédé l'acte de vente susdit, et depuis le jour de la dite vente, par le dit Patrick Lawler. Toutes personnes qui peuvent avoir, ou qui prétendent avoir aucuns privilèges ou hypothèques en vertu d'aucun titre, ou par tout autre moyen quelconque, à l'égard des dits terrains ci-dessus désignés immédiatement avant et au temps de la vente d'iceux, par les dits Michael Saul et Angélique Mauffet, au dit Patrick Lawler, sont par le présent averties, qu'il sera fait demande à la dite Cour, LUNDI le ONZIEME jour de JUIN prochain, pour une sentence ou jugement de ratification, et elles sont par le présent requises de signifier par écrit leurs oppositions, et de les filer au Bureau du dit Protonotaire, huit jours au moins avant ce jour là, à défaut de quoi elles seront pour toujours forcloses du droit de le faire.

PERRAULT & BURROUGHS, P. B. R.

Province du Bas-Canada, }
 District de Montréal, } COUR DU BANC DU ROI
 No. 180.

Experte.—ALEXANDER SHAW.

AVIS PUBLIC est par le présent donné, qu'il a été déposé dans le Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le district de Montréal, un Acte fait et exécuté par devant N. B. Doucet, et son confrère Notaires Publics, le quatorzième jour de Décembre, mil huit cent trente-uns, entre Dame MARGARET MCKERCHER, de la cité de Montréal, veuve de feu JOHN TAYLOR, en son vivant, forgeron du dit lieu d'une part, et ALEXANDER SHAW, résidant au fauxbourg Ste. Anne, de la dite cité de Montréal, aubergiste, d'autre part, étant une vente par la dite Margaret McKercher, au dit Alexander Shaw d'un lot de terre ou emplacement de figure irrégulière situé au fauxbourg Ste. Anne, de la susdite ville de Montréal, contenant quatre-vingt-dix-sept pieds sur et en front de la rue Wellington, et en arrière soixante-quatre pieds, joignant Robert McNabb, ou ses représentants, d'un côté à l'est par la rue des Sœurs Grises, contenant trente-deux pieds ou environ, et d'autre côté à l'ouest, quatre-vingt-dix pieds, joignant la propriété d'Andrew White, ou ses représentants, avec une maison en bois, et autres bâtisses sus-érigées " et possédés par le dit vendeur et par le dit Alexander Shaw, comme propriétaire pendant les trois dernières années, et toutes les personnes qui peuvent avoir ou qui prétendent avoir aucuns privilèges ou hypothèques en vertu d'aucun Titre ou par tout autre moyen quelconque dans ou sur le dit emplacement et dépendances immédiatement avant et au temps de l'acquisition d'icelles par le dit Alexander Shaw, sont par le présent averties, qu'il sera fait une demande à la dite Cour, LUNDI le ONZIEME jour de JUIN prochain, pour une sentence ou jugement de Ratification, et elles sont par le présent requises de signifier par écrit leurs oppositions, et de les filer au Bureau du dit Protonotaire huit jours au moins avant ce jour là, à défaut de quoi, elles seront pour toujours forcloses du droit de le faire.

MONK & MORROGH, P. B. R.

Daté, Bureau du Protonotaire,
 Montréal, le 11^e Janvier, 1832.

Province du Bas-Canada, }
 District du Montréal, } COUR DU BANC DU ROI
 No. 181.

Experte.—ROBERT S. FLEMING.

AVIS PUBLIC est par le présent donné, qu'il a été déposé dans le Bureau du Protonotaire de la Cour du Banc du Roi, de et pour le district de Montréal, un Acte fait et exécuté par devant Louis Marteau, et son Confrère Notaires Publics, le huitième jour d'Octobre, mil huit cent trente-un, entre GEORGE COOK, résidant à St. Armand, commerçant, d'une part et ROBERT STUART FLEMING, Fermier, résidant en la Cité de Montréal, étant une vente par le dit George Cook, au dit Robert Stuart Fleming, de "tout ce morceau de terre sis et situé en la Seigneurie de St. Armand, connue et distingué sur le lot numéro vingt, contenant deux cents acres en superficie, plus ou moins, tel que décrit dans le Contrat de vente fait par Jesper Cook, au dit George Cook, excepté néanmoins huit acres et demi en superficie, plus ou moins, que le dit vendeur à vendu à Reid Page, par Acte exécuté en due forme de loi, deplus l'allouance accoutumée pour les grandes routes, le dit morceau de terre borné à l'est par R. Page, et Martin, d'un côté par Aguille et Moses Knaps, d'autre côté par Reid Page, en arrière par Nathan Cross, avec une maison et autres bâtisses sus-érigées. Et possédé par le dit George Cook, et par le dit Robert Stuart Fleming, comme propriétaires pendant les trois dernières années, et toutes les personnes qui peuvent avoir ou qui prétendent avoir aucuns privilèges ou hypothèques en vertu d'aucun Titre ou par tout autre moyen quelconque dans ou sur le dit morceau de terre immédiatement avant et au temps de l'acquisition d'icelui par le dit Robert Stuart Fleming, sont par le présent averties, qu'il sera fait une demande à la dite Cour le QUINZIEME jour de JUIN prochain, pour une sentence ou jugement de Ratification, et elles sont par le présent requises de signifier par écrit leurs oppositions et de les filer au Bureau du dit Protonotaire huit jours au moins avant ce jour là, à défaut de quoi, elles seront pour toujours forcloses du droit de le faire.

MONK & MORROGH, P. B. R.

Bureau du Protonotaire
 Montréal, le 28^e Janvier, 1832.

Province du Bas-Canada, }
 District de Montréal, } COUR DU BANC DU ROI
 No. 183.

Experte.—ARCHIBALD FERGUSON.

AVIS PUBLIC est par le présent donné, qu'il a été déposé dans le Bureau du Protonotaire de la Cour du Banc du Roi de et pour le district de Montréal, un Acte fait et exécuté par devant H. Griffin, et son Confrère Notaires Publics, le premier jour de Novembre, mil huit cent trente, entre THOMAS WILSON, Gentilhomme, de la cité de Montréal, et MARY WILSON, sa sœur, femme d'Alexandre Nimmo, Marchand, de la dite Cité de Montréal, partie au dit Acte et de son dit mari dûment autorisée à toutes et chacune les fins du dit Acte d'une part, et ARCHIBALD FERGUSON, de la dite Cité de Montréal, propriétaire du Papier Nouvelle "Montréal Herald," d'autre part, étant une vente par le dit Thomas Wilson, et la dite Mary Wilson, au dit

CLICHÉ RÉPÉTÉ À ÉCLAIRAGE DIFFÉRENT. EN RAISON DU TEXTE MAL IMPRIMÉ

