"doth further order and adjudge the said Plaintiff to make and execute to and in favour of the Defendant, on his demand therefor, a good and sufficient title of the said two lots of land, upon the terms and conditions and with the stipulations in the said promise of sale mentioned and contained; the whole with interest on the said sum of £48 from the 7th day of September, 1858, date of service of process in this cause, and on £200 from the 29th day of December, 1857, with costs destraits to Messra. Cross & Bancroft, Attornies for the Plaintiff, and the Court considering the Defendant's motions of the 19th March instant are unfounded, doth reject the same." (Signed,) MONK, COFFIN & PAPINEAU, The Appellant neither repudiates the sale, nor asks for any specific diminution in price for pretended deficiency. The Appellant has no reasonable ground of complaint against the Judgment, and as against him it ought to be confirmed. CROSS & BANCROFT, For Respondent. MONTREAL, 1st June, 1859.