Calixte Villeneuve, Adelard Branchaud and Catherine McBain, as to whom the pleadings have been noted as closed, and this action having been discontinued as against the other defendants:" and by said judgment it was declared that all necessary inquiries be made, accounts taken, costs taxed and proceedings had for redemption or sale, and that for these purposes the cause should be referred to the Master of the Supreme Court at Ottawa. And it was further ordered that the defendants hereinbefore specifically named and including the applicants herein should forthwith deliver to the plaintiffs, or to whom they might appoint, possession of the lands and premises in question in the cause, or such part thereof as might be in their possession.

The said judgment was signed on the 30th June, 1911.

The plaintiffs brought into the Master's office certificates of the registrar and sheriff and notice "T." was issued.

Certain admissions were made in writing in so far as the applicants are concerned and lengthy written arguments put in before the Master, and some of the matters urged before me upon this motion were set out therein.

The Master thereupon made his report dated 6th November, 1911, and in paragraph 1 it states: "and it appearing to me by the respective certificates of the sheriff and registrar of the county of Stormont that no party or parties, other than the said plaintiff hath or have any lien, charge or encumbrance upon the lands and premises embraced in the mortgage securities of the said plaintiff in the writ of summons in this action mentioned, against which the said plaintiff is desirous of proceeding to enforce its remedies under the said mortgage securities.'

"2. And it subsequently appearing to me that the proper warrant giving the defendants: David A. Smith, Victoria McKillican, Elizabeth Lizette, Robert A. Pringle, Alexander Munro, John Lalonde, Maxime L. Lizette, Alexander Villeneuve, Calixte Villeneuve, Adelard Branchaud and Catherine McBain notice of this proceeding had been duly served upon them, this action having been discontinued before judgment against all the other defendants, I proceeded to hear and determine the matters referred to me by the said judgment, and thereupon I was attended by the respective solicitors for the plaintiff and the defendants Victoria McKillican and David A. Smith, no one attending on behalf of the other defendants, though duly notified as aforesaid.