

series of years, charging commissions as well as interest, and the debtor, being pressed to close the account, without formally admitting or denying the right to charge such commissions, continued to remit sums on account, which remittances (if commissions should not have been charged) were more than sufficient to pay the claim, it is a fair inference that the debtor acquiesced in the rate of commissions as charged, and he is obliged to settle the balance of the account on that basis.—DORION, MONK, CROSS, BABY JJ., 26 MAY 1886, *Dudley & Darling*. **II, Q. B., 458.**

**3. Account rendering.**—*1. Form.*—Qu'une personne tenue de rendre compte de son administration, peut faire son compte sous seing privé, en brevet ou portant minute devant un notaire, à son choix, et en charger le coût dans son compte.—PAPINEAU J., 17 OCTOBRE 1887, *Mayer et al vs. Léveillé*. **III, S. C., 190.**

*2 Costs.*—Que les charges de \$75.00 pour un inventaire et \$75.00 pour une reddition de compte portant minute, dans une succession où le montant en partage est minime, mais où les actes ont été longs et détaillés, ne sont pas exorbitantes et n'excèdent pas ce que permet de charger le tarif des notaires.—*Ibid.*

**4. Accounts, settlement of.**—That where a principal during a long course of years, has accepted without any objection the accounts rendered by his agent of his administration, he is not entitled to sue for a complete account of the entire period of administration. Where errors in the accounts rendered are discovered subsequently, the proper proceeding is an action en réformation de compte, asking that such errors be corrected and that the balance be paid.—DORION, MONK, RAMSAY, CROSS, JJ., 28 NOVEMBER 1885, *Stephens & Gillespie*. — Affirmed by Supreme Court, 14 S. C. R. 709. **III, Q. B., 167.**

**CITATIONS.**—*School Commissioners of Chambly vs. Hickey* 1 L. C. J. 189—*Commissaires d'écoles vs. Bastien* 4 L. C. J. 123—*Méthot & Dufort* 3 Déc. d'ap. 262—*Butler & Pierce*, 3 L. N. 28.

**5. Action for reformation of account.**—In an action against an agent for reformation of an account rendered, where the