

The Daily Record.

AND JUDICIAL NEWS.

Vol. 3—No. 133

MONTREAL, FRIDAY, NOVEMBER 13th, 1891.

Price 5 cents

REAL ESTATE.

Sales from:

Philip J Elliot to The Peoples Mutual Benevolent Society, of lot 404-6, St Ann's ward.

Wm A Molson to Raymond Prefontaine, for one third and Lavigne and Lajoie the two-thirds of part of lot 15, St Lawrence and St Mary's wards.

James Thomson to Wilson and Frost, of lot 19-20-21-22-23, St Lawrence ward.

L J A Papineau to Onésime Marin, of lots 15-669 and 670, St Jean Baptiste ward.

Alexandre Desève to La Ville St Henri of the north-west part of lot 1630, parish of Montreal.

James Chadwick to Frances H Hadley wife of J W Knox, of lot 383-1, said parish.

JUDICIAL NEWS

TUTELLE DEPARTMENT.

LAST WILL.

The last will of the late George Dalrymple Ross, in his lifetime of Montreal, Real Estate agent, has been probated on the 11th of November, 1891.

Catherine Reid, widow of the late William Munrs, in his lifetime of Montreal, Superintendent of The Canadian Pacific Rail Road Stock yard, has been appointed tutrix to her minor children and John Bennet, of the same place, foreman cooper, sub-rogate-tutor.

The inventory of the community of property which has existed between Louise Lussier, widow of the late Docithé Hebert, in his lifetime of Verchères, farmer and her said late husband, has been *clos en justice*.

QUEBEC.—ASSIGNMENTS.

Gedeon Lalonde, gen. store, of Coteau du Lac, has assigned; L. P. Methot, gen. store, of Fraserville, has assigned; Jas. Methot, gen. store, of Grande Rivière, has assigned; Picard & Chevalier, dry goods, of Joliette, has assigned; Pierre Peltier, mfr agl impls, of St Guillaume, has assigned.

ONTARIO.—ASSIGNMENTS.

Chas. Poile, shoes, of Chatham, has assigned; E. Leask & Co., men's furn, of Hamilton, has assigned; Louis Gratton, undertaker, of Ottawa, has assigned; Strachan Shoe Co., of Toronto Junction, has assigned; S. S. Young, whol grocer, of Trenton, has assigned, and Vermilyea Corset Co., of Toronto Junction, has suspended.

NOVA SCOTIA.

A. Frame & Son, gen store, of Maitland, has assigned.

The mania for appealing to the courts in matters that properly belong to the stewards of a racing club, or the board of control to adjust it, it appears, not confined to our own country. In Australia the owner of the horse Missing Link, who ran second in the Forced Handicap, sued the stewards of the Silverton Jockey Club, for the amount of the stakes, on the ground that Mermaid, the winner, was not qualified to start. The court ruled that the meeting was held under Australian Jockey Club rules, under which all disputes must be settled by the committee, whose decision should be final, without appeal to any court. His Honor, concluding his Judgment said plaintiff thereby, when he entered his horse, selected his tribunal, and his position is not altered by the fact that he did not press that tribunal for decision. Plaintiff therefore cannot lay claim to the prize as long as the decision of the judge is against his (plaintiff's) horse, and that decision can only be set aside by the decision of the committee on some objection allowed on the ground of disqualification. Here no such objection has been allowed. Dismissed.

CIRCUIT COURT.

Judgments rendered on the 9th Inst.

Alb Hudon v. Alf Moore Deft Maisonneuve, and The Metropolitan Mfg. Co'y Intv, Montreal, \$27, Pelletier; acc Vs. Deft.

Arthur Carrière v. Arthur Thomas, Boucherville Bruchesi; acc dismissed.

M J E Chagnon v. Elie Mailé, Longueuil, Cholette & Co; acc dismissed.

Eug St Mars v. Nap St Denis, St Anne B. \$19, Davidson & Co; on fts. and art.

A Surprenant v. G D Sevigny Deft and La Ville St Henri, et al., T.S. Beaudin & Co; vs. T.S. Sevigny by default.

MAGISTRATES COURT.

Judgments rendered on the 4th Inst.

MONTREAL.

Dme M E J Gareau et vir., v. Alfred Paris, \$5, Gagnon; acc.

Abraham Gwertz v. Abraham Schuster, \$34, Crankshaw; note.

May Gourlay v. Albert Ramsay, \$50, Crankshaw; note

James Hanna v. W Parish, \$17, Hebert; note.

Octave Hogue v. Jos Gravel, Deft, and Aug Krause et al., T.S. \$7, Hubert; v. T.S. by default.

Malcolm Hodge v. Dme O'Keys, \$4, Walker; acc.

O Lachapelle v. Jos Leduc, fourth class, L N Demers; acc.

H M Leblanc v. Rodrigue Laurier, \$9, Lavallée & Co; acc.

J W Lyon v. James Roddick, \$4, McCormick & Co; acc.

Same v. John H Burgess, \$5, McCormick & Co; acc.

Wm McKenzie v. Wm O'Hara, \$7, Mireault; acc.

Ed Pruneau v. Robert McBride, \$8, Migneron; acc.

D Robertson v. Isaie Bélanger, \$15, Migneron; acc.

W W Robertson et al. v. Wm E Hunt, \$15, Gibb; acc.

Edmond Bobillard v. Benjamin Demers, \$32, Sicotte; rent.

Tancrède Sylvestre v. J B Paquette, \$6, Bernard & Co; acc.

Jas J Auclair v. Jos A Bergeron, \$16, Larivière; acc.

Same v. Pierre Coté, \$11, Larivière; acc.

Ls C Bussière v. Zotique St Michel, \$8, Jacques; acc.

A Brosseau v. Wm Watson, \$20, Robillard; acc.

W J Brown v. S N Hicks Deft, and J H Parker et al., T.S. \$8, Chambers; acc decl of T.S.

H Bergeron v. Dme Evéline Coté, Dupré; acc dismissed.

E Bissonnette v. Dme E Methot, P U Renaud; acc dismissed.

The Williams Mfg. Co'y v. B Guimond, shoemaker, Archibald & Co; Sai. Rev. maintained.

The Confederation Life Association v. James Farrell, \$38, Lighthali & Co; note.

Moses Coviensky v. Jos Lefrançois, laborer, \$9, Lavallée & Co; acc.

Same v. Ls Geo Francœur, 19, Lavallée & Co; acc.

Same v. Olivier Bisson, \$4, Lavallée & Co; acc.

G Coupal v. T Hector Arcouet, \$16, Morrison; note.

Same v. Adolphe Letourneau, \$9, Morrison; money lent.

INSOLVENCY NOTES.

Stanislas Robitaille, of Montreal, merchant, assigned at the instance of Joseph Fortier, of the same place, with liabilities of about \$12000.

SUPERIOR COURT—ENQUETE & MERITS.

TO DAYS ROLL.

1 Champagne & Cité de Montréal	T. Fortin.
2 Vendette & Cité de Montréal	Roy & Ethier.
3 McCombe & Brown	T. Fortin.
4 Mathison	Roy & Ethier.
	Taylor & Co.
	Judah & Co.
	Duhamel & Co.
	& Mont. & Ott. Ry. Co Archambault & Co.