complained of; as where it was stated that a collision between vehicles was caused by the plaintiff's intoxicated condition, and the proof showed that he was not intoxicated, and not to blame for the collision.

2. In an action for libel, where the plaintiff obtains judgment for part of the amount claimed, he cannot be charged with any part of the costs, unless there has been a tender by the defendant. *—Turgeon v. Wurtele*, in Review, Johnson, C.J., Mathieu, Pagnuelo, J.J., (Mathieu, J., diss. as to costs), May 30, 1891.

Surety—Obligation with a term—Insolvency of principal debtor— Arts. 1933, 1934, C. C.

Held:—That a surety whose obligation is limited to the capital of the debt, is entitled to the benefit of the term stipulated for payment, notwithstanding the insolvency of the principal debtor. —McCulloch v. Barclay et al., de Lorimier, J., June 30, 1891.

## INSOLVENT NOTICES.

Quebec Official Gazette, April 2, 9, 16.

Judicial Abandonments.

BLACKSON, Samuel, jeweller, Montreal, April 2.

CHARLEBOIS, Charles, founder, Lachute, March 31.

FOURNIER, Jos., printer, Montreal, April 6.

FRIEDMAN, Nathan, Montreal, April 5.

- GOURDEAU, Hermine. Chicoutimi, doing business as Geo. Delisle & Co., March 28.
- GREGOIRE, Olymphe, Ste. Luce, doing business as Hug. Laberge & Co., March 28.

GROTHÉ, L. O., Montreal, doing business as L. O. Grothé & Co., March 21.

LEVI, Raphael, St. John's, April 2.

METCALFE, R. H., Aubrey, March 3.

## Curators Appointed.

- BEAUCHAMP, W. H. N.-Bilodeau & Renaud, Montreal, joint curator, April 13.
- BLACKSON, Samuel.-W. A. Caldwell, Montreal, curator, April 16.

DESCHÊNES, George Honoré, St. Epiphane.-P. Langlais, N.P., Fraserville, curator, April 5.