that the defendant OSullivan had unlawfully refused to have that bornage made ameably, and through his refueal, and contention about the Fletcher bornage, which he has been mable to prove, had made the judicial proceedings against him necessary, adjudged that the said OLullivan should pay the costs of said action. 3. In the case of Regres ve Greand et al. the Court adopted the Report of the Surveyors appointed, and rendered Judgment according to said Report; and boundary stoneshave also to be placed. I have now he metruet to inform the Huron

Indian Affairs, Letterbook, 1 December 1887 - 16 December 1887, (R.G. 10, Volume 4576) Copy

PUBLIC ARCHIVES
ARCHIVES PUBLIQUES