

That on the 1st September last (1875) a demand to plead was signified to Mr. McLaren, advocate of the Defendants at the Prothonotary's Office of this Court; that on the sixth October last, a certificate of foreclosure was granted, and that the same day an inscription for proof and final audition to the merits "*Ex parte*" was produced, and that a copy of the said inscription was also signified to Mr. McLaren, advocate of the defense.

That on the 13th October last, the Plaintiffs conformably to the inscription by them produced the 6th October proceeded to proof in the said cause and that on the 15th October last, Judgment was rendered. That it appears also on record that a copy of the said judgment was well and duly signified to each of the Defendants, and that the writ or order of possession issued in this cause was so issued long after the expiration of the delay given in the said judgment. I affirm and certify also that according to my invariable custom, I sent without delay to Mr. McLaren a copy of the demand for pleadings to him signified the first September last past and the notice of inscription for proof and adjudication, signified and produced the sixth October also last past. Dated at St. Scholastique, this 27th December 1875.

(Signed,)            JULES R. BERTHELOT,  
P. C. S.