In Chancery:

Tuesday, the Twenty-sixth day of June, in the twenty-fourth year of the Reign of Her Majesty Queen Victoria, and in the year of our Lord 1860.

BETWEEN ANNIE CATHERINE MORLEY, a married Woman, by SAMUEL MORLEY the Elder, her next friend,

Plaintiff;

AND

CATHERINE MATTHEWS, SAMUEL SEXTON POM-ROY, THOMAS SCATCHERD, EDWARD ADAMS, JOHN BIRRELL, JANE POMROY, SAMUEL MORLEY the Younger, SOPHIA WILLIAMS MATTHEWS, and MARION MABEL MATTHEWS, infants under the age of twenty-one years,

Defendants.

Upon motion this day made unto this Court by Mr. Hodgins, of Counsel for the Plaintiff, and upon hearing read the affidavit of the said Defendant, Samuel Morley the younger and of Thomas Hodgins; and the affidavits of Simpson H. Graydon, William Elliott, and Francis Evans Cornish, filed in a former suit in this Court, of Morley vs. Matthews; and upon hearing what was alleged by Counsel for all parties: It is Ordered, That an Injunction do issue, restraining the above-named Defendant, Catherine Matthews, her Solicitors, Attorneys, and Agents, from further collecting or receiving the rents, issues, and profits of the real estate, or any moneys due or belonging to the estate of the late Edward Matthews, the Testator in the pleadings named, and from further intermeddling with or disposing of any portion or portions of the real and personal estate of the said Edward Matthews, until this Court make other order to the contrary; and it is ordered that it be referred to the Master of this Court, at London, to approve of and appoint a proper person to be Receiver of the rents, issues, and profits of the said Testator's real and personal estate, and to allow him a proper salary for his care and pains therein; the person so to be appointed Receiver first giving security, to be approved of by the said Master, duly and annually to account for and pay what he shall so receive as is hereinaster directed, or as this Court may hereaster direct; and the Tenants of the said estates are to attorn and pay their rents in arrear, and growing rents, to such Receiver, who is to be at liberty to let and set the said estates, from time to time, with the approbation of the said Master, as there shall be occasion. And it is further ordered, that all debtors or holders of securities pertaining or belonging to the said Testator's estate, do pay over to such Receiver all debts now or growing due thereon. And it is ordered, that the said Defendants do deliver over to the said Receiver all personal estate and securities in their or either of their hands for any outstanding debts and effects of the said estate, together with all deeds, books, and papers relating thereto; and in case there shall be occasion to put any of the debts in suit for the recovery thereof, the same is to be done with the approbation of the said Master, and such Receiver is to be at liberty to make use of the names of the Plaintiff and Defendants, or any or either of them, for that purpose, who are to be indemnified out of the said estate and effects against the costs and charges thereof. And it is ordered, that the said Receiver be at liberty, with the approbation of the said Master, to sell such of the real estate of the said Testator as is directed to be sold by the Executors of his Will; and the said Receiver is annually, or oftener if thereto required, to pass his accounts before the said Master, and pay the amounts that may be reported due from him, to parties entitled thereto under the Will of the said Testator, and the balances (if any) into the Commercial Bank of Canada, at its Branch or Agency Office, in the City of Toronto, in the name and with the privity of the Registrar of this Court, to the credit of this Cause, subject to the further order of this Court. And all parties interested are to be at liberty to apply to this Court as occasion may require.

(Signed,) ** A. GRANT,

Registrar.

