(e) An injunction restraining the Cobalt Lake Mining Company their servants, workmen or agents from extracting or removing any ores or minerals from the said Mining Claim J. S. 71. or from in any way interfering with your Petitioners' exclusive right of possession thereof;

(d) An account of all ore or minerals extracted or removed

from the said lands or any part thereof.

(e) Judgment setting aside as ultra vires and void the Letters Patent in favor of the Cobalt Lake Mining Company (Limited) as against your Petitioners or in the alternative confining the operation thereof to the lands therein described other than the lands claimed by your petitioners;

(f) Your Petitioners costs of the action;

(g) Such further or other relief as the Court may deem

expedient.

9. Your Petitioners have proceeded diligently with the said action and without any delay on their part whatever, and the said action was duly set down for trial at the enrrent non-jury sittings of the said High Court for the City of Toronto, being the earliest

sittings at which the same could be tried.

10. Your Petitioners, confident of success in their said action, have gone to very considerable expense in preparing for the trial thereof, expecting from day to day that the trial would come on for hearing. While matters were in this position a Bill was introduced into the Legislature of the Province of Ontario purporting to deal with the question at issue in the said action and intended to interfere with the course of the said litigation and with your Petitioners' rights to the said lands and minerals.

11. The Ontario Legislature were informed by the Premier and the Attorney-General as the ground for passing the said Act

that at the time of the said discovery

(1) The map showing Cobalt Lake to be withdrawn was displayed in the Recorder's Office at the time of the alleged discovery

(2) And also that the Order-in-Conneil (withdrawing Cobalt

Lake) was also then posted up.

12. Your Petitioners are prepared to prove that both of the said statements were absolutely without any foundation in fact and have informed the Premier of Ontario that in making the said statements he was completely misinformed, and have requested him to allow your Petitioners to have a photograph of the said map made, but he has refused your Petitioners the right to do so. Your Petitioners could show by such photograph that their contention with regard to the map is absolutely correct.

13. So far from any map being exhibited in the Recorder's Office showing Cobalt Lake to be withdrawn at the time of the said discovery, the Recorder at Haileybury handed to the said W. J. Green a map indicating Cobalt Lake to be open for exploration. On the faith of the said map and the regulations showing that if he made a discovery he would be entitled to a mining