NOTICE OF APPEAL.

Take notice that the Defendants herein hereby Appeal to the Supreme Court of the North-West Territories in bane, from the whole Judgment pronounced is this action by the Honorable Mr Justice Rouleau, on the 17th day of February, A. D., 1890, whereby he found that the stack of grain in dispute herein was the property of the Plaintiff as against the Defendants, upon the following grounds:—

- That the said Judgment is contrary to law in as much as the learned Judge should have held that the Bill of Sale, referred to in the evidence herein, was void as against the Defendants, under Chapter 47 of the Revised Ordinances of the North-West Territories.
- 10 2. That the said Judgment is contrary to law in as much as the learned Judge should have held that the said Bill of Sale was void, as against the Defendants, under Chapter 49 of the Revised Ordinances of the North-West Territories.
 - 3. That the said Judgment is contrary to law in as much as the learned Judge should have held that the said Bill of Sale was not duly proven and that therefore there was no evidence whatever of the said stack of grain being the property of the Plaintiff.

And take notice that the Defendants will move the said Court at its next session, to be holden at Regina in the North-West Territories on the 2nd day of June, A. D., 1890, to reverse the said Judgment and enter Judgment for the Defendants.

Dated at Calgary, this 1st day of March, A. D., 1890.

20 To Messes, Smith & West,

Plff's. Adves.

E. P. Davis, Defts', Adve.