

Ex parte Alfred Bertin.—Petition for *habeas corpus*. Writ granted, returnable at 2 p.m.

Guevremont v. Guevremont.—Motion for leave to appeal from interlocutory judgment, granted.

Picault & Guyon Lemoine.—Struck from the roll of inscriptions.

Upper Canada Furniture Co. & Shaw.—Heard. C. A. V.

Ex parte Alfred Bertin.—Writ of *habeas corpus* returned at 2 p.m., Mr. Robidoux, Q.C., for the prisoner; Mr. Hall, Q.C., for the Crown. Writ quashed, and prisoner re-committed.

Thursday, Jan. 16.

Corporation of County of Shefford & Corporation of St. Valerien de Milton.—Motion of respondents to dismiss appeal. C.A.V.

Corporation of County of Shefford & Corporation of Ste. Cecile de Milton.—Motion of respondents to dismiss appeal. C.A.V.

Vogt & Richter.—Petition for leave to appeal from interlocutory judgment, granted.

Commissaires d'Ecole de la paroisse de St. Victoire & Hus.—Heard. C.A.V.

Gerhardt & Davis.—Heard. C.A.V.

Pratt & Charbonneau et al.—Two appeals. Part heard.

Friday, Jan. 17.

Pratt & Charbonneau.—Two appeals. Hearing concluded. C.A.V.

Jetté et al. & Dorion.—Heard.—C.A.V.

Canadian Pacific Railway Co. & Johnson.—Heard. C.A.V.

Schwarsenski & Vineberg.—Part heard.

Saturday, Jan. 18.

Schwarsenski & Vineberg.—Hearing concluded. C.A.V.

Fraser & Brunette. Part heard.

INSOLVENT NOTICES, ETC.

Quebec Official Gazette, Jan. 18.

Judicial Abandonments.

Auguste d'Anjou, trader, St. Mathieu, County of Rimouski, Jan. 14.

Mary Susan Davis, doing business as Castle & Co. Montreal, Jan. 14.

Prosper Philippe Mercier, Sweetsburg, Jan. 7.

Zéphirin Vandry, plumber, Quebec, Jan. 11.

Curators appointed.

Re Hyman Bereovitch.—W. A. Caldwell, Montreal,

curator, Jan. 13.

Re René Bernard, contractor and builder, St. Hyacinthe.—F. X. A. Boisseau, St. Hyacinthe, curator, Jan. 11.

Re A. Blumenthal & Co., Montreal.—Kent & Turcotte, Montreal, joint curator, Jan. 15.

Re Didace Bonin, contractor, parish of St. Antoine.—A. M. Archambault, N.P., curator, Dec. 30.

Re N. Bourgeois & Co.—C. Desmarteau, Montreal, curator, Jan. 13.

Re P. C. Dauteil & Co., Quebec.—Kent & Turcotte, Montreal, joint curator, Jan. 8.

Re J. Hodges.—W. A. Caldwell, Montreal, curator, Jan. 13.

Re E. D. Marceau, trader, l'Isle Verte.—H. A. Bedard, Quebec, curator, Jan. 14.

Re J. O. Massicotte.—C. Desmarteau, Montreal, curator, Jan. 16.

Re J. B. L. Rolland & Co.—C. Desmarteau, Montreal, curator, Jan. 10.

Re F. J. Scheak & Co., traders, Montreal.—W. J. Common, Montreal, curator, Jan. 11.

Re M. Tessier, boot and shoe manufacturer, Montreal.—A. F. Riddell, Montreal, curator, Jan. 15.

Re Antoine Trahan.—Millier & Griffith, Sherbrooke, joint curator, Jan. 15.

Dividends.

Re George Bisset.—First dividend, payable Jan. 25, James Reid, Quebec, curator.

Re Jos. E. Hallée, grain merchant, Quebec.—Dividend, payable Feb. 4.

Re J. B. A. Lambert, tobaccoist, Quebec.—First and final dividend, payable Feb. 3, H. A. Bedard, Quebec, curator.

Re Quebec Shoe Co.—Second dividend (3 c.), payable Jan. 29, D. Aroand, Quebec, liquidator.

Separation as to property.

Marie Elizabeth Hermine Beaudry vs. Prosper Philippe Mercier, mill owner and trader, parish of St. Valérien de Milton, Jan. 8.

Marie Aurélie Labelle vs. Isaïe Bigras, blacksmith, St. enfant Jésus, district of Montreal, Jan. 15.

Celima Renaud dite Dumoulin vs. Félix Drolet, teacher, township of Ditton, district of St. Francis, Jan. 8.

Eugénie Sarrasin dit Depelteau vs. Léopold Vigeant, clerk, St. Jean, Jan. 13.

THE JUDGE'S SUGGESTION.—In one of the interior counties of Maine, a case was called which had long been in litigation. The chief justice—who at that time was plain Judge Peters—thought it impracticable to keep the suit longer in court, and advised the parties to refer the matter. After due deliberation they assented, agreeing to refer the case to three honest men. With a grave smile, in perfect keeping with judicial dignity, Judge Peters said that the case involved certain legal points which would require one of the referees, at least, to have some knowledge of law; therefore he would suggest the propriety of their selecting one lawyer and two honest men! The suggestion evoked a roar of laughter, which proved to be a happy harbinger of an amicable settlement.—*Leviston Journal*