

IN THE PRIVY COUNCIL.

1835. a*On Appeal from the Province of Lower Canada.*

Between KENELM OCONNOR CHANDLER and JOSEPH LOZEAU (in his quality of tutor to JOSEPHTE EMELIE and MARIE LOUISE LOZEAU, minor chilgren of the late JEAN BAPTISTE LOZEAU and MARIE ANGELE TRIGANNE LA FLECHE his wife), defendants en garantie in the court below,

Appellants.

AND

The ATTORNEY-GENERAL, Pro Rege, plaintiff and JEAN BAPTISTE GAURON dit GRANBOIS, defendant and plaintiff en garantie in the court below,

Respondents.

Extent of the *seigneurie* Nicolet.
Acts of enjoyment can only be made used of to explain the terms of a grant, suppsing them to be ambiguous.

The crown does not receive nor pay costs.



On the 13th day of march 1828, His Majesty's Attorney-General for the province of Lower Canada filed an information on the part of the crown in the court of King's Bench for the district of Three Rivers, against J. B. Gauron, alleging that he had without title entered into posses-