

Caron, Attorney for the Ursuline Nuns, as *garants formelles* of the above named Jean Baptiste Laporte, upon the issues raised as well upon the exception *peremptoire en droit perpetuelle* as upon the *défense au fonds en fait*, having also seen and examined the several exhibits and proofs of record and the figurative plan of Mr. William Sax, sworn surveyor, drawn in obedience to the Interlocutory Judgment rendered in this cause on the fourth day of June, one thousand eight hundred and thirty, and filed therein on the second day of October following, and having maturely deliberated upon the whole, it is considered and adjudged, inasmuch as the tract or parcel of Ground and Beach mentioned and set forth in the said information of the said Attorney General and described as follows, that is to say :—“ A certain Tract or parcel “ Land situated in the Lower Town of Quebec, at a “ place called *L’Ance des Mères*, containing five arpents eight feet, French measure, in front, by about “ seventy feet and upwards in depth, extending to “ the foot of Cape Diamond, bounded in front by “ low-water mark, on one side to the north by land “ in the possession of Alexander Munn or his representatives, on the other side to the south-west by “ land in possession of John Saxton Campbell, and in “ the rear by Cape Diamond” forms no part or parcel of the ground sold by one Duquet to the said Ursuline Nuns, by deed, before Becquet, Notary Public, and witnesses, on the twelfth day of March, one thousand six hundred and seventy-one, and subsequently confirmed to them by the Intendant,—that our said Lord the King is the proprietor thereof.

And it is therefore further considered and adjudged that the said Jean Baptiste Laporte do, within fifteen days from the service upon him of the present Judgment, desist from, quit and abandon, and after that delay that he be amoved from the possession and occupation of the tract or parcel of Ground and Beach