1888

And this Court did further order and adjudge that the said Appellant should pay to the said Respondent his costs of the appeal to this Court, and that the sum of one hundred dollars (\$100), deposited by the said Appellant in the Court below, as security for the costs of the said appeal, be paid to the said Respondent and applied pro tanto on the Respondent's costs of said appeal.

And this Court did further order and adjudge that the original record be returned by the Registrar of this Court to the proper officer of the Court below.

Certified.

ROBT. CASSELS,

Registrar.

## MONTMORENCY CONTROVERTED ELECTION.

Supreme Court of Canada.

THE DOMINION CONTROVEBTED ELECTIONS ACT.

Election of a Member of the House of Commons of *Canada* for the Electoral District of *Montmorency*, holden on the fifteenth and twenty-second days of February, 1887.

Edward Cattenon and JEAN DION,

(Petitioner in the Courts below), Appellants;

and

CHARLES LANGELIER,

(Respondent in the Court below) Respondent.

Ottawa, March 2nd, 1888.

To the Hon. J. A. Ouimet,

Speaker of the House of Commons of Canada, Ottawa.

SIB,—I have the honour to certify that annexed hereto is the certified judgment of the Supreme Court of *Canada* in the above appeal.

I have the honour to be, Sir,

Your obedient servant,

ROBT. CASSELS,

Registrar, S.S.C.

In the Supreme Court of Canada.

MONDAY, the twenty-seventh day of February, A.D. 1888.

## Present:

The Honourable Sir William Johnstone Ritchie, Knight, Chief Justice.

- do Mr. Justice Strong,
- do Mr. Justice Fournier,
- do Mr. Justice Henry,
- do Mr. Justice Taschereau,
- do Mr. Justice Gwynne.