the peremptory exception in law, which are established by the proof adduced in this cause, are not sufficient in law to annul the said deed of concession, in whole or in part, doth dismiss the perpetual peremptory exception in law in this cause filed by the Defendant, and condemn the said Defendant to pay to the Plaintiff the sum of thirteen pounds four shillings and eight pence, being the balance of the sum of £16 11s. 4d., currency, for eight years' arrears of cens et rentes due by the Defendant to the Plaintiff by virtue of the aforesaid deed of concession, due the 1st November, 1848, with interest from the 28th April, 1849, and costs.

LELIEVRE and ANGERS, Attorneys for Plaintiff. A. STUART, Counsel.

TESSIER, Attorney for Defendant. CARON, Counsel.

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