laged from the 19th. October 1817 to the 3d. of February following, the Court dismissed the Demande in chief with costs.

The Appellant was regularly foreclosed from fyling a Plea to the Incidental Demande, and the Respondent proceeded ex parts to his Enquête, by which he so clearly established his case, that the Court below could not hasitate in condemning the Appellant to pay to the Respondent £250 damages with interest and costs,—and the object of the present Appeal is, if possible, to rid the Appellant of both these Judgments.

Quebec, 24th. July, 1818.