

course, (a) if the line claimed to by Appellant is the original division line, and (b) if it is not to establish where the original division line is, the costs of the Superior Court in such case to be reserved for final judgments of the Superior Court in the usual course. Of all of which costs the undersigned attorney prays distraction.

MONTREAL Jan., 1895.

HENRY AYLEN,
Attorney for Appellant.
