

By reason and means of which said several premises the said letters patent so granted as aforesaid to the said A.B. were, are and ought to be void and of no force and effect in law.

And We, being willing that what is just in the premises should be done, command you Our Sheriff of Our said County of Carleton or other our said Sheriffs, that you give notice to the said A.B. [*or.....as the case may be, if assigned*] that before Us in Our said Exchequer Court of Canada he be and appear within *fourteen days* from the service upon him of a copy of this writ, inclusive of the day of such service, to show if he has or knows anything to say for himself why the said letters patent No. as aforesaid so granted to him [*as the case may be*] ought not, for the reasons aforesaid, to be adjudged to be void, vacated, cancelled and disallowed, and further to do and receive those things which Our said Court shall consider right in that behalf, and that you return this writ immediately after the execution thereof, stating how you have executed the same, and the day of the execution thereof.

WITNESS the Honourable George W. Burbidge, Judge of Our Exchequer Court of Canada at Ottawa, the.....day of.....in the year of Our Lord one thousand nine hundred.....and in the..... year of Our reign.

L. A. A.,
Registrar.