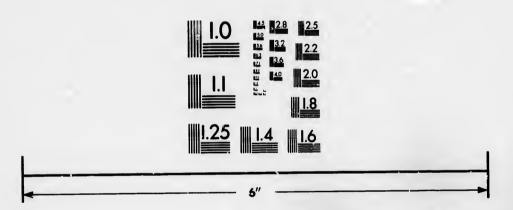
IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503 STATE OF THE STATE

CIHM/ICMH Microfiche Series. CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques



(C) 1986

Technical and Bibliographic Notes/Notes techniques et bibliographiques

origi copy which	Institute has atter inal copy available y which may be bi ch may alter any o oduction, or which usual method of fi Coloured covers/	for filming, F bliographically f the images n may signific iming, are che	eatures of this v unique, in the antly change	qu' de poi und ma	Il lui a été por cet exemplair nt de vue bible l image repro- dification dan nt indiqués ci-		ocurer. Les de t-être unique jui peuvent m euvent exige	étails s du nodifier r une
	Couverture de co				Pages de co			
	Covers damaged. Couverture endo				Pages dama Pages endo	nged/ mmagées		
	Govers restored a Couverture restau				Pages resto Pages resta	red and/or lan urées et/ou pe	rinated/ iliculées	
	Cover title missin Le titre de couve				Pages disco	loured, stained lorées, tacheté	i or foxed/ es ou piquée:	
	Coloured maps/ Cartes géographiques en couleur				Pages detached/ Pages détachées			
	Coloured ink (i.e. other than blue or black)/ Encre de couleur (i.e. autre que bleue ou noire)			•) 🗸	Showthrough/ Transparence			
	Coloured plates a Planches et/ou ill				Quality of p Qualité inég	rint varies/ ale de l'impres	sion	
	Bound with other material/ Relié avec d'autres documents				includes supplementary material/ Comprend du matériel supplémentaire			
	Tight binding may cause shadows or distortion along interior margin/ La reliure serrée peut causer de l'ombre ou de la distorsion le long de la marge intérieure				Only edition available/ Seule édition disponible Pages wholly or partially obscured by errata			
	Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/ Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.				slips, tissues, etc., have been refilmed to ensure the best possible image/ Les pages totalement ou partiellement obscurcies par un feuillet d'errats, une pelure etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.			o Delure.
	Additional commo		Docket title pe	ge is bound in as	last page in book	but filmed as fir	st page on fiche	
This i	item is filmed at th	e reduction r	atio checked b	elow/				
Ce do	ocument est'filmé (14)	au taux de réc	fuction indique	ci-dessous. 22X	3	5X	3CX	
	12X	16X	20	Y \	24×	287		201

The

The post of film

Ori beg the sio oth firs sio or

The sha Tife wh

Ma diff ent beg right req me The copy filmed here has been reproduced thanks to the generosity of:

Bibliothèque nations le du Québec

The images appearing here ere the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers ere filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or lilustrated impression, and ending on the last page with a printed or Castrated Impression.

The last recorded frame on each microfiche shell contain the symbol -- (meaning "CON-TIMUED"), or the symbol ▼ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames es required. The following diagrems illustrate the method:

L'exemplaire filmé fut reproduit grâce à la générosité de:

Bibliothèque nationale du Québec

Les images suivantes unt été reproduites avec le plus grand soln, compte tenu de le condition et de la netteté de l'exempleire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en pepler est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'Impression ou d'Illustration, soit par le second plet, selon le cas. Tous les autres exempleires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de cheque microfiche, selon le cas: le symbole --> signifie "A SUIVRE", le symbole ♥ signifie "FIN".

Les certes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents. Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à croite, et de haut en bas, en prenant le nombre d'Images nécessaire. Les diagrammes suivants lliustrent la méthode.

1	2	3

1	
2	
3	

1	2	3
4	5	6

pelure. n à

to

étails s du nodifier er une

ilmage

IN APPEALS.

Joseph Fidget,

Appellant,

and

WILLIAM FRENCH,

Respondent.

Appellant's Case.

PROVINCE OF LOWER-CANADA.

Court of Appeals,

In a Cause

Between

JOSEPH FIDGET,

(Co-Defendant with LEVI CONAUT and SIMEON

HASTINGS, in the Court below,)

APPELLANTS,

and

WILLIAM FRENCH,

(Plaintiff in the Court below,)

RESPONDENT.

APPELLANT'S CASE.

THIS was an action of general indebitatus assumpsit for board and lodging, brought in the Court of King's Bench at Montreal by the Respondent against the Appellant and the above named Levi Conaut and Simeon Hastings as co-partners in trade together.

The Respondent prayed by the conclusions of his Declaration an attachment against the goods and chattels of the Appellant and the other two co-defendants as absconding debtors, which was ordered to issue by one of the Judges of the Court below.

In virtue of the Writ which issued in consequence of this order, the Sheriff of the District of Montreal seized as belonging to the Defendants, a carding mill and a potash kettle.

Levi Conaut and Simeon Hastings made default. The Appellant appeared by Attorney and moved to set aside the attachment on the ground that the carding nill and potash kettle seized were attached to and formed part of an immoveable and that the same were the sole property of him the Appellant.

According to the practice which obtains at Montreal, under the rules there established, a day was given for evidence.

Two Notaries Public, Louis Brunette and Charles Lagoree, Esquires, and Pierre Brunette, a Merchant, were examined on the part of the Appellant, who describe fully the carding and fulling mill of the Appellant and concur in stating that the machinery for carding forms an essential part of that mill and falls under the denomination of immoveables.

Several Witnesses were examined on the part of the Respondent who state that the machinery in question might be removed without material injury; but even taking their testimony as it stands and affording to it more credit than it will probably be thought cuttled to, it is apparent that the carding machinery though capable of being detached from the mill did actually and in fact form part of the mill at the time of the seizure.

Under these circumstances, the Appeliant had every reason to expect that the seizure would be set aside. The Court below however by their judgment of the 20th June, 1817, ordered that the Appellant should take nothing by his motion and declared the seizure good and valid.

147176

Pending the proceedings had in relation to the seizure the Respondent obtained a rule to proceed ex parte against the Appellant and the other co-defendants, and attempted to prove—

- 1. That the Defendants were co-partners in trade.
- 2. That they had respectively for several intervals of time lodged at his house, and that there was due unto him, for their board and lodging, the sum demanded, to wit.

Giving unto the evidence adduced by the Respondent the full effect which he could ask, it goes to shew only a particular partnership in the trade of fulling and carding; no general partnership is attempted to be proved.

And if such general partnership had been proved it would have been necessary for the Respondent, to entitle him to recover, to have gone one step further and to have shewn that the debt in question was a partnership debt. On the contrary, the sum demanded by the Respondent from the three Defendants jointly, as due under a joint contract, is a sum composed of three several sums, differing in amount, due under three several implied contracts, by three persons, severally and respectively, against each of which three persons the Respondent might and ought to have brought his action for the sum by each respectively due and owing unto him.

The action being upon this ground not maintainable against the three Defendants as co-partners, it will be unnecessary for the Appellant to advert to the total insufficiency of the proof as to the time during which these three persons severally lodged at the Respondent's house.

The Court below however by their final Judgment in the cause condemned the Appellant and his co-defendants jointly to pay to the Respondent the sum of seventy pounds, with interest from the eleventh of April, one thousand eight hundred and seventeen, and costs of Suit.

Quebec, 20th July, 1818.

ıt er

at g,

ct he be

en one erom mral och

rce ert ese

onlesof

7

