



.

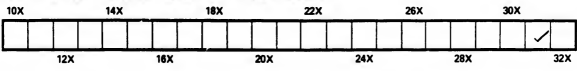
CIHM/ICMH Collection de microfiches.

Technical and Bibliographic Notes/Notes techniques et bibliographiques

8.5.2

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.		L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage	: to
		sont indiqués ci-dessous.	Th
_			po
	Coloured covers/	Coloured pages/	filr
Ĺ	Couverture de couleur	Pages de couleur	
-	Covers damaged/	Pages damaged/	
	Couvers damaged/ Couverture endommagée	Pages endommagées	Ori
	Conserve and and and as	Lages and magess	be
	and/as laminated/	- Proventies and (on law instead /	the
ΓĻ	Covers restored and/or laminated/	Pages restored and/or laminated/	sia
	Couverture restaurée et/ou pelliculée	Pages restaurées et/ou pelliculées	ot
			fire
	Cover title missing/	Pages discoloured, stained or foxed/	sio
	Le titre de couverture manque	Fages décolorées. tachetées ou piquées	· or
	Coloured maps/	Pages detached/	
	Cartes géographiques en couleur	Pages détachées	
_	Coloured ink (i.e. other than blue or black)/	Showthrough/	Th
1.1	Encre de couleur (i.e. autre que bleue ou noire)		sh
	Encre de couleur (I.e. autre que bleve ou none)	Transparence	TI
			w
	Coloured plates and/or illustrations/	Quality of print varies/	
	Planches et/ou illustrations en couleur	Qualité inégale de l'impression	54
			Mi
-	Bound with other material/	Includes supplementary material/	dif
	Relié avec d'autres documents	Comprend du matériel supplémentaire	en
	Kelle avec a autres documents	Comprena au materiei supplementaire	be
			rig
	Tight binding may cause shadows or distortion	Only edition available/	
	along interior margin/	Seule édition disponible	* m
	La re liure serrée peut causer de l'ombre ou de la		
	distortion le long de la marge intérieure		1
		Pages wholly or partially obscured by errata	
<u> </u>	Blank leaves added during restoration may	slips, tissues, etc., have been refilmed to	
	appear within the text. Whenever possible, these	ensure the best possible image/	{
	have been omitted from filming/	Les pages totalement ou partiellement	1
	ll se peut que certaines pages blanches ajoutées	obscurcies par un feuillet d'errata, une pelure,	
		etc., ont été filmées à nouveau de façon à	
	lors d'une restauration apparaissent dans le texte,	obtenir la meilleure image possible.	
	mais, lorsque cela était possible, ces pages n'ont		1 11
	pas été filmées.		
	Barlint title mans is I	and the state that and a find	
$\left[\right]$		bound in as last page but filmed as first page on fiche.	
<u> </u>	Commentaires supplémentaires;		

This item is filmed at the reduction ratio checked below/ Ce document est filmé au vaux de réduction indiqué ci-dessous.



The copy filmed here has been reproduced thanks to the generosity of:

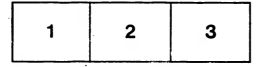
Seminary of Quebec Library

The images appearing here are 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 are 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 illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol \longrightarrow (meaning "CON-TINUED"), 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 as required. The following diagrams illustrate the mathod:



L'examplaire filmé fut reproduit grâce à la générosité de:-

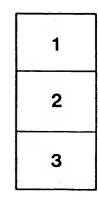
Séminaire de Québec Bibliothèque

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

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminent soit par le dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires 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 chaque microfiche, selon le cas: le symbole \longrightarrow signifie "A SUIVRE", le symbole ∇ signifie "FIN".

Les cartes, 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 droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.



•	1	2	3
·	4	5	6

elure,

2X

Is

ne age

ifier

IN THE QUEEN'S BENCH, APPEAL SIDE, 1857.

THOMAS E. WOODBURY, (Defendant in Court below.) .

APPE: LANT ;

vs.

CHARLES GARTH,

(Plaintiff in Court below.)

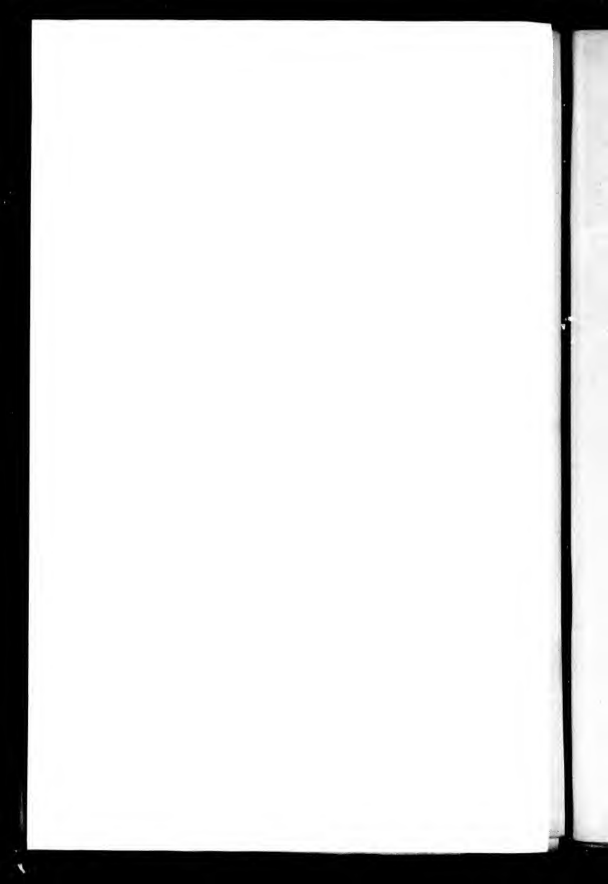
RESPONDENT.

APPELLANT'S CASE,

M. MORISON, Attorney for Appellant.

Owler & Stevenson, Printers, Transcript Buildings, Hosputal Street, Montreal. IN THE QUEEN'S BENCH, APPEAL SIDE, 1857.

٩



DISTRICT OF MONTREAL. } IN THE QUEEN'S BENCH,

APPEAL SIDE; 1857.

THOMAS E. WOODBURY,

(Defendant in Court below,) Appellant;

CHARLES GARTH,

(Plaintiff in Court below RESPONDENT.

дереветь, в стое

VS.

This action was one instituted by the Respondent against the Appellant us the endorser of a Promissory Note, made by one Narcisse Trudeau, also a Defendant in the Court below, for the sum of £90 4s. 7d., bearing date Montreal, 2nd October, 1814, payable three months after date, and protested for non-payment on the 5th day of January, 1855.

To this action the Appellant pleaded three distinct exceptions, alleging in substance that true it was he had endorsed the note in question, but that the Respondent [Plaintiff in the Court helow,] had long after the note had arrived at maturity teceived payments on account from the maker, nucl in fact taken from the maker, [Trudeau,] a note bearing date from the 4th day of April, 1855, for the sum of $\mathcal{E72}$ 7s. 6d., payable three, months after date for the balance thereby, virtually discharging the Appellant.

The Appellant in support of these exceptions fyled two receipts signed by Respondent in favor of Narcisse Trudeau, one daned Montreal, 7th February, 1855, the other dated 4th April, 1855, the latter of which is worked as follow: "Mon-" treal, April 4th, 1855. Received from Mr. N. Trudeau his note at 3 months for " the seventy-two pounds 7s. 6d., said note being for the balance of note £90 7s. " 6d., which I paid, and which note I hold till this note is paid, the expenses on " which to be settled at the same time. Signed, Charles Garth."

The Respondent, by his answers to the exceptions so pleaded by Appellant, alleged that although true it was he had received the said sums frein Trudean, on account of the note sned for, and although true it was he had taken Trudean's note for the balance as set forth in the pleas, yet this was all done with the Appellant's knowledge and concurrence, and the last note was given as a matter of accommodation to the Respondent, and that Woodbury, the Appellant, sanctioned the whole proceeding, and promised to pay the old note in case Trudeau did not pay the new one.

Respondent to support his answers to Appellant's pleas, felt he was bound to make proof of the new facts by him set forth in his said answers, and to attain this object produced three witnesses to prove this new contract or undertaking on the part of the Appellant. These three witnesses were servants in Respondent's, [Plaintiff in Court below] employ, one of whom however, Nicholson, contradicts Buchanan, another witness, who swears positively that Nicholson and Lucas were present when the note was signed by Trudeau, and also heard what passed upon the occasion. To the adduction of verbal testimony to prove the new avernent which has the effect of setting aside written evidence; the Appellant at Enquête objected, as appears on the face of the depositions of Buchanan, Nicholson and Lucas, which several objections were reserved by the Judges presiding at Enquête, and answers taken *de bene esse*, which answers were, upon the argument on merits, finally allowed by the Court, and Respondent's motion to reject the evidence, the answers so taken *de bene esse* dismissed with costs. The Appellant contends that verbal evidence to disprove the receipts filed and to shew that the second note was only an accommodation note, cannot legally be adduced in this cause, in contradiction to Respondent's own receipt.

That the receipt given by Respondent to Trudeau is itself evidence of the arrangement between Garth, the Respondent, and Trudeau, and fully establishes the facts set up by Appellant in his exceptions, and that the Court below erred in allowing that evidence to be received. The rule of law that laches on the part of a holder of an endorsed Bill, however trivial, shall be operative in discharge of the endorser, is here set at naught, and the vague, uncertain, and contradictory testimony of two of Respondent's servants, allowed to set aside written arrangements which have for several years been considered as final and conclusive, so much so that Garth instituted an action in Supreme Court against Trudeau upon said last mentioned note. Appellant further contends that even if verbal evidence could be adduced under all the circumstances in this case to set aside the receipts given by Respondent. Appellant contends that the evidence of Buchanan should be wholly set aside, because he swears positively that Nicholson, one of the other witnesses, was present and saw and neard all that passed at the second note, while Nicholson distinctly says he knows nothing about the second note, and was not present at the evidence of Lucas alone

The Respondent's case would then rest upon the evidence of Lucas alone to prove the fact that Appellant was a party to the pretended arrangements set up in Respondent's answers in the Court below, which evidence is exceedingly vague, and thatly contradicted by Trudeau, who Appellant has examined as a witness Trudeau distinctly swears that Woodbury knew nothing of the transaction between him, Trudeau, and Garth; that he, Trudeau, and Woodbury were never at any time in Garth's office together, and that it was only after the institution of this action that Woodbury learned from him, Trudeau, what the arrangements had been between him and Garth.

To conclude, Appellant would most respectfully urge upon this Court that if a party endorsing a note which the holder, after protest, chooses to negotiate with the maker for, receive part payments and give delay by taking a new note for balance, keep the endorser in ignorance of the note being unpaid for several years, and when the maker has become a Bankrupt, and the endorser debarred of his recourse against maker, for the holder then to sue the endorser, bring up a couple of his servants to contradict what he himself has written with his own hand, and thereby saddle the endorser with the payment of a large sum of money with accumulated interest, it will be overturning all the rules by which commercial men have heretofore governed themselves, and may place the fortunes of one-half the community in jeopardy.

Montreal, September, 1657.

M. MORISON, Attorney for Appellant. e receipts filed

to receipts filed note, cannot le-sown receipt. evidence of the 'ully establishes urt below erred t laches on the perative in dis-ertain, and con-set said writ ertain, and con-oset aside writ-d as final and to Court against tends that even s in this case to om the evidence of the evidence of ely that Evichol-ll that passed at e knows nothing

of Lucas alone of Lucas alone rrangements set a is exceedingly examined us a ing of the tran-Woodbury were ly after the ia-deau, what the

this Court that ses to negotiate sing a new note paid for several dorser debarred orser, bring up a with his own a large sum of a large sum of rules by which y place the for-

MORISON, y for Appellant.

intra a

