

Quebec Lc. Personally appeared before me One of the Judges of the
 Court of Pleas for this District and of the Court of Appeals for this Province
 John Richardson of Montreal Merchant One of the Firm of
 Robert Ellie & Co. of Montreal Merchants Who made oath
 on the Holy Evangelists That he is an Attorney by Procuration
 for James Thyn & Alexander Ellie of London Merchants
 Respondents (by James Ellie their Attorney) in an appeal
 brought by William Taylor of Montreal Merchant from
 a Judgment obtained against him by the saids Thyn & Ellie
 in the Court of Common Pleas for the District of Montreal.
 That he this Deponent was present on the twenty fourth of
 May last at a proposed Arrangement between the said
 William Taylor & the saids Thyn & Ellie by their Attorney
 touching the payment of the Monies due by the Judgment
 appealed from, when under certain conditions of an
 immediate Settlement between said William Taylor
 & George Forsyth his late partner, whereby the saids Thyn &
 Ellie were to be paid or secured in the payment of their debt
 & demand on said Taylor, They the saids Thyn & Ellie by their
 Attorney did lodge with William Dumsner Powell & Pierre
 Bouthillier Esquires Arbitrators chosen to determine certain
 differences between said William Taylor, George Forsyth and
 Robert Ellie, a Discharge of said Judgment Debt on the foot
 of an Account, and also a Warrant to enter satisfaction upon
 Record addressed to Mr. Davison Esq., which said Discharge
 & Warrant were only to be made use of in case they the
 saids Thyn & Ellie should be satisfied by an immediate
 Settlement between Taylor, Forsyth & Ellie, as a delay of
 such Settlement & consequent satisfaction to be made under
 that proposed arrangement, would not answer the then
 views of saids Thyn & Ellie to accomodate the Parties. That
 in place of forwarding that Settlement the said William
 Taylor went off to Quebec upon the very day appointed for
 bringing forward the business without assigning any reason
 for his conduct or apprising the parties and thereby entirely
 frustrated the proposed arrangement and plan of Accomodation
 formed by saids Thyn & Ellie, ^{by their attorney} who saw no other remedy for
 them but that of suing out Execution upon their Judgment
 against said William Taylor, which they accordingly did
 not being willing nor in any shape bound to abide the
 delays & procrastination of said William Taylor contrary to
 good

3125

Good faith, the spirit of the transaction & the intention
of the parties. That the saids Thyn & Ellie were no parties to
the Arbitration aforesaid between William Taylor, George
Forsyth & Robert Ellie to William Dummer Powell and
Pierre Bouthillier. That they could not be bound by any Award
on such Arbitration, and that they have not received to this
day any satisfaction for the Debt due by the said Judgment
& Execution against said William Taylor which remains
wholly unsatisfied. And this Deponent further saith
that it never was the intention or meaning of the saids
Thyn & Ellie or their Attorneys to waive their right to sue
out Execution upon the said Judgment against the said
William Taylor unless satisfied & paid by the said
proposed arrangement which was to have taken place
immediately after the said twenty fourth of May last, but
which never has taken place & cannot now bind or affect
them in any shape, nor can they now accept of the said
Arrangement at all as the condition under which it was
intended to be made has been broken through and no
longer suits them or their Attorneys to accept. That the
Discharge & Warrant to enter Satisfaction for said
Judgment on Record, is and must be considered as the
property & right of Thyn & Ellie in the hands of the saids
William Dummer Powell & Pierre Bouthillier, and
by no means as the right and property of William Taylor.
And lastly That this Deponent verily and in his
Conscience believes that by delay & superseding the
Execution sued out by saids Thyn & Ellie against the
said William Taylor without any security such as
the Ordinances of the Province require in cases of appeal
The saids Thyn & Ellie are likely to sustain considerable
damage —

Sworn before me this }
22^d Decem 1787

A. Mabane

John Richardson

Richardson

164287 D 40845

Quebec 3^d January 1824

Sir

A Committee of the Legislative Council being appointed to enquire into the State of the Establishments in this Province for the confinement and cure of Insane - for the support of Foundlings - and for the reception and cure of sick and infirm poor - as Chairman thereof I have to require, that you will state for the information of the Committee, whether there be any persons, and how many, confined in the Jail at Three Rivers under the description of Insane - and if so, what is the state of their insanity, and are they confined by reason of the establishment for the Insane being inadequate to their reception, or from what other cause - Also whether there are conveniences in the Jail apart from the Prisoners, for attempting their cure - and if not, does not their admittance and confinement therein, essentially interfere with the arrangements, proper for the classification of culprits, and other purposes connected with the Jail regulations -

Your answer is wished for, as early as possible.

I am

Sir

Your most Obedt. Servant
John Richardson Chairman
Com: Leg: C.

Hon^{ble} L. Guzy
Sheriff of the District
of Three Rivers

Jan 21st 1824

Hon.^{ble}

John Richardson

Richardson

16 4287 D 40846

Montreal 19th May 1824

Dear Sir

I observe in the Quebec Gazette under the date of 10th March last, an advertisement of yours as Sheriff, for the Sale on 25th July next of lots N^o 3, 4, 15, 17, 18 & 19 in seventh range, and lots N^o 12, 13, 14, 19, 20 & 21 in the eighth range of the Township of Longue-Pointe, being taken in execution as belonging to Chas. Fred. & James Goodhue at the suit of Amos Shurtleiff -

Some time ago certain Lands belonging to Sir Robert Milnes, were under a fraudulent Suit seized and sold, but wherein you were perfectly blameless - The Hon^{ble} Dr Stewart Sir Robert's Agent, in order to recover those Lands, made an arrangement with a Mr Goodhue, probably one of the defendants in this suit, respecting an encumbrance to recover those Lands - This sale may be in pursuance of that arrang.

I therefore request the favor of your informing me whether the abovesaid Lots have formerly been sold by you - when - and to whom - because by a knowledge of those facts, I may be enabled to ascertain whether the abovesaid Suit, be a continuation or for a reparation of injury -

I presume upon your usual readiness to oblige for excusing this trouble; and am with esteem

Dear Sir

Your most Obed^t Servant
John Richardson

If any other Lands have been sold by Sir Robert, have the goodness to mention them

H^{ble}
L. Guay

X

May 1824
Hon. Geo. Richardson
Att. Rob. Sayer

Richardson

Montreal 12th May 1817

Dear Sir

Inclosed I send you the judgment of distribution in the action of the Ex^{rs} of the last will of the late Alex^r. Ellice Esq^r, whereof I am one, against Henry McKenzie Curator to the vacant Estate of the late J^o. Edouard Esquire, whereby you will see, that there is to be paid over to the Plaintiffs out of the M^onies in your hands levied by the Sale of the Seignion of Champlain, £1679. 3. 1 Cent. — This Sum by an understanding had with M^r. Morin, I consented to receive in two payments, viz: one half in 12 months with Interest from the day of the said Sale, and the other half in two years with Interest from that day —

It was understood that the above Sum should be secured as payable to me as an Executor and as Bailleur de fond, which if the Deed be not given by you probably can be so done by a declaration to that effect in the body of it; but if already passed it will of course require an understanding between M^r. Morin and me as to the pro de

You will inform me of the kind of receipt needful to you for the abovesaid sum, and it may be best to send me the form of it — I shall not write M^r. Morin until I hear from you in answer to this — Receipts are subjoined to the copy of the Judgment herewith, for £1.2.6 — £1.3.4 and £1.11.1 which Sums however I have not paid — You will therefore pay to the order of M^r. Rolland the two Sums first mentioned, by having paid the 22^d to the Prothonotaries — and to the order of M^r. Beaubien or M^r. Rolland the 31st — Please to inform me with your earliest convenience whether the deed be yet given by you, or if not whether the above can be introduced — I remain with esteem

Dear Sir

Your most Obed^t Servant

John Richardson

L. Grogg Esquire

May 1847
Hon. J. Richardson
with Judg. of Dist.
Ans. 9. 1847 see copy book

J. D.