

Electoral District of York, during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

11. Your Petitioner further says that the said George F. Gregory was by himself, and by his agents or agent, and by other persons on his behalf, and by and with his actual knowledge and consent, and by other ways and means on his behalf, guilty of corruptly treating, before, at, during and after the said Election, and that treating has been and was committed before, at, during and after the said Election, by and with the actual knowledge and consent of the said George F. Gregory, whereby the said George F. Gregory has become and is guilty of corrupt practices, and has become and is disqualified to sit in the House of Commons of Canada during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

12. Your Petitioner further says that the said George F. Gregory was by himself, and by his agents or agent, and by other persons on his behalf, and by and with his actual knowledge and consent, guilty of undue influence before, at and during the said Election, and that undue influence has been and was committed before, at and during the said Election, by and with the actual knowledge and consent of the said George F. Gregory, whereby the said George F. Gregory has become and is guilty of corrupt practices, and has become and is disqualified to sit in the House of Commons of Canada during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

13. Your Petitioner further says that the said George F. Gregory did directly or indirectly, by himself, by his agents or agent, and by other persons on his behalf, and by and with his actual knowledge and consent, before, during, at and after the said Election, make use of and threaten to make use of force, violence and restraint, inflict and threaten to inflict by himself and themselves, and by and through another person and persons, injury, damage, harm and loss, and did in other ways and manners practice intimidation upon and against a person and persons, in order to induce or compel such person and persons to vote or refrain from voting, and on account of such person and persons having voted, and on account of such person and persons having refrained from voting at the said Election; and did by abduction, duress, fraudulent device and contrivance, impede, prevent and otherwise interfere with the free exercise of the franchise of a voter and voters, and did thereby compel, induce or prevail upon a voter and voters to give his and their vote and votes at the said Election, and did thereby compel, induce or prevail upon a voter and voters to refrain from giving his and their vote and votes at the said Election, whereby the said George F. Gregory has become and is guilty of corrupt practices, and has become and is disqualified to sit in the House of Commons of Canada, for the said Electoral District of York, during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

14. Your Petitioner further says that the said George F. Gregory was, by himself and by his agents or agent, and by other persons on his behalf, and by and with his actual knowledge and consent, guilty of unlawful acts before, during, at and after the said Election, in having hired and in having promised to pay for and in having paid for divers horses, teams, carriages, cabs, railway cars, and other vehicles and conveyances to carry and convey a voter and voters to and from the polls, and to and from the neighbourhood thereof, at the said Election, and also in having paid the travelling and other expenses of a voter and voters in going to and returning from the said Election, whereby the said George F. Gregory has become and is guilty of corrupt practices, and has become and is disqualified to sit in the House of Commons of Canada for the said Electoral District of York during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

15. Your Petitioner further says that the said George F. Gregory was, by himself, by his agents or agent, and by other persons on his behalf, and by and with his actual knowledge and consent, directly or indirectly, before, at and during the said Election, guilty of corruptly compel-

ling or inducing, or endeavouring to compel or induce a person and persons to personate a voter and voters at the said Election, whereby the said George F. Gregory has become and is guilty of corrupt practices, and has become and is disqualified to sit in the House of Commons of Canada for the said Electoral District of York during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

16. Your Petitioner further says that the said George F. Gregory was directly and indirectly, by himself, by his agents or agent, and by other persons on his behalf, and by and with his actual knowledge and consent, and by other ways and means on his behalf, before, at, during and after the said Election, guilty of other corrupt practices within the meaning of "The Dominion Controverted Elections Act 1874," and "The Dominion Elections Act 1874," and the other Acts in amendment thereof and in addition thereto, whereby the said George F. Gregory has become and is guilty of corrupt practices, and has become and is disqualified to sit in the House of Commons of Canada for the said Electoral District of York during the seven years next succeeding the date of his being proved guilty of such corrupt practices as last aforesaid before this Honorable Court.

Wherefore your Petitioner prays that it may be determined that the said George F. Gregory has been guilty of corrupt practices, and that he is incapable of being elected to and of sitting in the House of Commons of Canada and of voting at any Election of a Member of the said House, or of holding an office in the nomination of the Crown, or of the Governor in Canada for the space of seven years next succeeding the date of his being proved guilty of the corrupt practices hereinbefore charged against him, or of any of them.

Dated at Fredericton, in the County of York, this 15th day of March, A. D. 1884.

WILLIAM M'KAY, Petitioner.

THE SUPREME COURT IN EQUITY.

Between Arthur Everitt, Plaintiff; and

Thomas Scott, Andrew Myles and Fannie Myles his wife, Thomas H. Lawson and Sarah J. Lawson his wife, William Campbell and Annie Campbell his wife, James Campbell, Lewis Daniels and Mary Jane Daniels his wife, Defendants.


WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that Lewis Daniels and Mary Jane Daniels, two of the above defendants, do not reside within the Province, so that they cannot be served with a Summons, and that their place of residence is unknown to the plaintiff, and that the above plaintiff has good *prima facie* grounds for filing a Bill against the above defendants, Lewis Daniels and Mary Jane Daniels: I do therefore hereby order, that the said defendants, Lewis Daniels and Mary Jane Daniels his wife, on or before the seventeenth day of June next, do enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the partition and division of a certain lot, piece and parcel of Land situate, lying and being in the Parish of Lancaster, in the City and County of Saint John, being the same lot of land heretofore conveyed by one Charles H. Rice to Elizabeth Scott, widow of the late William Scott, Thomas Scott, and Joseph Scott, by Deed bearing date the seventh day of November, A. D. 1863, and recorded in the Office of the Registrar of Deeds in and for the City and County of Saint John, on the ninth day of March, A. D. 1864, and described as follows:—All that certain lot or tract of Land situate, lying and being in the Parish of Lancaster, in the County of Saint John, and Province aforesaid, being part of the land originally granted to Robert Minnette and William Scott in severalty by Grant of date the twelfth day of December, in the year of our Lord one thousand eight hundred and thirty one, and described in the said grant and the plan thereto annexed as the division or quantity given and granted thereby to the said William Scott, his heirs and assigns, as lot No. 31, and containing one hundred and ninety acres more or less, with an allowance of ten per cent. for roads and waste; and unless such an appearance is so entered the Bill may be taken *pro confesso*, and a Decree made.

Dated this tenth day of March, A. D. 1884.

A. L. PALMER, Judge in Equity.

C. A. STOCKTON, Plaintiff's Solicitor.

NOTICE.

 Advertisements for the Gazette are required to be forwarded by Mail on TUESDAY, in order to be in time for Wednesday.