

1899

THE CONSUMERS' CORDAGE COMPANY v.  
CONVERSE, *et vir.*

\*Oct. 11, 12.

\*Oct. 24.

*Donatio mortis causa—Future succession—Illegal consideration—Ratification by will—Power of executor—Seizin.*

APPEAL from the judgment of the Court of Queen's Bench for Lower Canada, appeal side (3), affirming the judgment of the Superior Court, District of Montreal which maintained the plaintiffs' action.

\*PRESENT:—Sir Henry Strong C.J. and Taschereau, Sedgewick, King and Girouard JJ.

(1) Q. R. 8 Q. B. 517.

(2) Q. R. 13 S. C. 125.

(3) Q. R. 8 Q. B. 511.

After hearing counsel on behalf of the parties the court reserved judgment, and on a subsequent day, dismissed the appeal with costs, for the reasons stated by Sir Alexander Lacoste C.J. in the court appealed from.

*Appeal dismissed with costs.*

*Trenholme Q.C.* and *Ryan* for the appellant.

*Lafleur Q.C.* and *Cross Q.C.* for the respondents.

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