IN THE SUPREME COURT IN EQUITY.

Between Acalus L. Palmer, Plaintiff; and

George Steadman and Rebecca Steadman his wife, John A. Steadman, James B. Steadman, Emerson Steadman, Sarah Amelia Steadman, Judith A. Steadman, Violetta Steadman, Grace Steadman, Melissa E. Steadman, Andrew M'Key and Mary Jane his wife, Martin Lester and Marcilla his wife, and Thomas Noble, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that John A. Steadman, James B. Steadman, Sarah Amelia Steadman, Andrew M'Key and Mary Jane his wife, Martin Lester and Marcilla his wife, seven of the above named Defendants, are out of the limits of this Province, so that they cannot be served with summons in this cause, and their residence is somewhere in the United States, unknown to the Plaintiff, and that the above named Plaintiff has good prima facie grounds for filing a Bill against them, together with the other Defendants: I do therefore order, that the said Defendants, John A. Steadman, James B. Steadman, Sarah Amelia Steadman, Andrew M'Key and Mary Jane his wife, Martin Lester and Marcilla his wife, do severally cause an appearance to be entered for them in this cause in our Supreme Court, on the Equity side thereof, on or before the fifteenth day of July next. -Dated this thirty first day of March, A. D. 1871.

A. H. HANINGTON, Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY.

J. W. WELDON.

Between Henry Gilbert, Plaintiff; and

William Bayard, Edwin Bayard, Charles R. Bayard, Frederick A. Wiggins and Frances Catherine Wiggins his wife, Elizabeth Thomson, Catherine Bayard, Harriet Frances Bayard, Sophia Louisa Bayard, Edith Bayard, and Reginald Bayard, Defendants.

THERE will be sold by Public Auction, at the Welsford Railway Station, in the Parish of Petersville, in the County of Queen's, on Thursday the first day of June next, at twelve o'clock, noon, of that day, pursuant to the directions of a Decretal Order made in the above cause by the Supreme Court in Equity, bearing date on the thirty first day of January, A. D. 1871, with the approbation of the undersigned, one of the Barristers of the said Court, the Mortgaged Premises in the Plaintiff's Bill, described as "All that certain lot of Land situate, lying and being in the Parish of Petersville, in the County of Queen's, and bounded and described as follows:—Beginning at a stake placed on the westerly bank of the River Nerepis, marked on the northerly side twenty six (26), and on the southerly side twenty seven (27); thence south two and one half degrees west seventeen chains, or to a maple stake, marked on the northerly side twenty seven (27), and on the southerly side twenty eight (28); thence south eighty seven and one half degrees east eighty five chains, or to an elm stake on the bank of the Nerepis River, marked on the northerly side twenty seven (27), and on the southerly side twenty eight (28); and thence following the several courses of the River Nerepis to the place of beginning, containing one hundred and thirty five acres, and being the lot known and numbered twenty seven (27) in the plan of a survey and division of the Estate of the late General John Coffin, made by Deputy Surveyors Whipple and Smith in the year one thousand eight hundred and forty

The above property will be sold in one lot, with the house

and out-buildings standing thereon.

For terms and other particulars application can be made to the Solicitor for the Plaintiff, at the City of Saint John. Dated this twentieth day of February, A. D. 1871 GEORGE OTTY, Barrister, &c.

S. R. THOMSON, Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY.

Between Thomas Smith and Mary Jane his wife, Plaintiffs; and Thomas Cochrane, Frances Margaret Cochrane, Sarah Ann

Cochrane, Thomas Foster and Eleanor his wife, Samuel Chisholm, and John Chisholm, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant, John Chisholm, is out of the limits of this Province, -in the United States, but the particular place unknown to the Plaintiffs,—so that he cannot be served with summons in this cause, and that the Plaintiffs have good prima facie grounds for filing a Bill against him: I do therefore order, that the said Defendant, John Chisholm, do cause an appearance to be entered for him in this cause in our Supreme Court, on the Equity side, on or before the twentieth day of April next.—Dated this ninth day of January, A. D. 1871. J. W. WELDON, J. S. C.

CRAWFORD & PUGSLEY, Plaintiffs' Sols.

NOTICE is hereby given, That upon the application of Oliver Willard, of Newcastle, in the County of Northumberland. in the Province of New Brunswick, Trader, I have directed all the Estate, as well real as personal, of James A. Doran, of Newcastle aforesaid, Joiner, an absconding or absent debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated at Newcastle, this thirteenth day of January, A. D. 1871.

EDWARD WILLISTON, J. C. C. THE SUPREME COURT IN EQUITY. TUESDAY, 4TH APRIL, 1871.

Before His Honor Mr. Justice Weldon.

Between Caleb N. Bartlett, Plaintiff; and

David Bartlett, Thomas Sinclair and Hughena his wife, Hughena Bartlett, Judson Bartlett, Odell Bartlett, Everitt Bartlett, and Charles Bartlett, Infant children of the late Charles Bartlett, Defendants.

UPON motion made this present day unto this Court by Mr. Wetmore, being of the Plaintiff's Counsel, and upon reading the affidavit of the Plaintiff's Solicitor, whereby it appears that Hughena Bartlett, Judson Bartlett, Odell Bartlett, Everitt Bart-lett, and Charles Bartlett, are Infants: It is ordered, that unless the said Infants Defendants do cause their appearance to be entered in twenty days from the date of this order, the Plaintiff shall be at liberty to prove his case against the said Hughena Bartlett, Judson Bartlett, Odell Bartlett, Everitt Bartlett, and Charles Bartlett, by affidavit.

W. CARMAN, Clerk in Exuity.

IN THE SUPREME COURT IN EQUITY.

Between James Katheline, Plaintiff; and John Vance and Ann Vance his Wife, William Wedderburn, John Katheline, Matthew Katheline, Daniel Katheline and Mary his Wife, Clarissa Katheline, Austin Hornebrook and Elizabeth his Wife, James Gault, Thomas Gault, Andrew Gault, Eliza Gault, Nelson Williams and Elizabeth his Wife, Samuel Dunham and Mary his Wife, Abraham Elston, Ann Dunham, Daniel Dunham and Harriet his Wife, William Dunham and Isabel his Wife, Samuel Dunham and Catherine his Wife, Mary Ann Eagles, Samuel Stockford and Elizabeth his Wife, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant, Andrew Gault, is out of the limits of this Province, and is some where in the United States, but the place unknown, so that he cannot be served with summons in this cause, and that the above Plaintiff has good prima facie grounds for filing a Bill against him, together with the other Defendants: I do therefore order, that the said Defendant, Andrew Gault, do cause an appearance to be entered for him in this cause in our Supreme Court, on the Equity side, on or before the fourth day of May next.—Dated this twenty third day of January, A. D. 1871. J. W. WELDON.

DUFF & TRAVIS, Plaintiff's Atty.

IN THE SUPREME COURT IN EQUITY.

Between Edmund Putnam and Edmund Putnam, Junior, Plaintiffs; and

The Casco Bay Copper Mining Company, James J. Adams, John Johnston, Thomas Johnston, John B. Key, Thomas Watson, John W. Young, Jonathan C. Allison, John W. Campbell, John D. Nash, David Janion, and William M. Gray, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, John Johnston, Thomas Johnston, and David Janion, are not now within the limits of this Province, so that they cannot be served with summons in this cause; and that the above named Plaintiffs have good prima facie grounds for filing a Bill against them, together with the other Defendants; I do therefore order, that the said John Johnston, Thomas Johnston, and David Janion, do severally cause an appearance to be entered for them in this cause in our Supreme Court, on the Equity side thereof, on or before the sixth day of May next. - Dated this twenty eighth day of January. A. D. 1871.

J. W. WELDON.

S. R. THOMSON, Plffs. Sol.

NOTICE.

In the matter of William E. Green, an absconding debtor.

A Meeting of the Creditors of the Estate of William E. Green, an absconding debtor, will take place at the Office of John C. Winslow, Esquire, Barrister, at Woodstock, in the County of Carleton, on Saturday the twenty second day of April next, at eleven o'clock in the forenoon, to examine and pass the Accounts of the said Estate.

Dated at Woodstock, Carleton County, the ninth day of Jan-JAMES EDGAR, uary, A. D. 1871. W. DIBBLEE,

E. D. WATTS, Trustees of the Estate and Effects of William E. Green, an absconding or concealed Debtor.

John C. Winslow, Sol. for Trustees.

NOTICE.

THE Corporation of Trinity Church, Canning, Queen's County, intend offering for sale, after Easter Monday next, by Public Auction, the Lot of GLEBE LAND situate at Douglas Harbour, in the Parish of Canning, now occupied by John R. Earle, Esquire. Due notice of the time, manner and place of such Auction will be given in this Paper.

BENJAMIN SHAW, Rector. R. P. YEAMANS, ROBERT YEAMANS, Wardens.

January 9th, 1871.