THE SUPREME COURT IN EQUITY. Saturday, 3rd February, 1872.

Before His Honor Mr. Justice Weldon.

Between Thomas W. Daniel, James D. Lewin, John Bernard Gilpin, William Scovil, Charles H. Fairweather, Alexander Jardine, and Alexander M'Nab, Plaintiffs; and Samuel Robinson, Miriam Russell, Felicite Robinson, Thomas Elliott, Alice Sophia Elliott, David B. Vincent, Jane R. Vincent, George Ryan, Eliza Ryan, Nellie Robinson, Fanny Robinson, Appia Robinson, Nellia Robinson, Appia Robinson, Nellia Robinson, Malia Robinson, Malia Robinson, Malia Robinson, Nellia Robinson, Malia Robins son, Fanny Robinson, Annie Robinson, Nellie Robinson, and John Smith, Executor of the last Will and Testament of Samuel Robinson, deceased, Defendants.

UPON motion made this present day unto this Court by Mr. Kaye, being of the Plaintiffs' Counsel, and on hearing the Summons issued in this cause, and the Order of a Judge of this Honorable Court, for the appearance of the Defendants, George Ryan and Eliza Ryan, and the affidavits of the service thereof, and the Clerk's certificate that neither of the Defendants had caused an appearance to be filed, and also the affidavit of Felicite Robinson, one of the above named Defendants, whereby it appears that Nellie Robinson and Fanny Robinson are Infants, read: It is ordered and decreed, that the Plaintiffs' Bill be taken pro confesso against the Defendants Samuel Robinson, Miriam Russell, Felicite Robinson, Thomas Elliott, Alice Sophia Elliott, David B. Vincent, Jane R. Vincent, George Ryan, Eliza Ryan, Nellie Robinson, Annie Robinson, and John Smith, Executor of the last Will and Testament of Samuel Robinson, deceased, at the hearing of this cause: And it is further ordered, that unless the said Infant defendants do appear in twenty days from this date, the Plaintiffs shall be at Eberty to prove their case against the said Infants, Nellie Robinson and Fanny Robinson, by affidavit.

By the Court.
W. CARMAN, Clerk in Equity.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers in the Parish of Grand Falls, in the County of Victoria, are requested to pay their respective Poor Tax, together with the cost of advertising, (58 cents each) within three months after this date, to the subscriber at Grand Falls, otherwise legal proceedings will be taken to recover the same:

John Allen, Colone	l	 	 	\$1 40
John C. Allen, Judge		 	 	0 28
		 		0 26
Daniel Hopkins,		 		0 84
				0 42
Charles Watters,				0 28
I. & F. Burpee,				
		 	 ••	1 96

MOSES J. PRICE, Collector. Grand Falls, November 21, 1871.

In the matter of William Greely, an absconding Debtor. A MEETING of the Creditors of the Estate of William Greely, an absconding debtor, will be held on Friday the nineteenth day of April next, at eleven of the clock in the forenoon, at the Office of C. A. Stockton, Barrister at Law, 86 Prince William Street, Saint John, N. B., for the purpose of examining and passing the Accounts of the said Estate, and declaring a Dividend thereon.—Dated 12th day of January, A. D. 1872.

HENRY HORTON, A. H. HANINGTON, Trustees. M. M'SORLEY,

NOTICE.

The Royal Gazette will be forwarded to (qualified) Justices of the Peace who may desire it. By order of the Government.

The Postage (5 cents quarterly) to be paid at the Office of delivery.

In order to guard against difficulties and losses, notice is hereby given, that all Advertisements intended for insertion in the Royal Gazette, must in future be accompanied by the cash, in order to ensure their publication.

Subscription for the Gazette, and also advertising terms, are as follows :-

Annual Subscrip	tion for Gazette,	in advan	Ce.			-	00
Supreme Court i	n Equity Notice,	for	ос,			\$2	00
D-	a Equity Notice,	or appea	rance,	3 mon	ths,	4	00
Do.	do.	do.		2 we	eks.	1	00
Absconding, Con	cealed, or Absen	t Debtors	' Noti	ces 3	m'a	1	00
Notices of Appo	pintment of Trus	tees to A	bsent	Debte	ors'		00
Ci imiai	er month,	••	••	••		1	50
Sheriffs' Sales, 6	months,	••				8	00
Notices of Appoi	ntment of Deputi	es. 3 wee	ke				
Collectors' Notic	es not exceeding	10	- 0		••		00
From allies	es, not exceeding	10 name	s, 3 m	onths,	••	4	0)
Every addition	onal name,	••				0	12
Co-Partnership N	lotices, 3 weeks,	••				1	00
Surrogate Notice	s, 4 weeks	••					
Executor or Adm	injetrator's Votis	3					655555
Notices of Salar	-COL - COL	es, 3 mor	iths,	••	••	4	00
Notices of Sales	of Church and Gl	ete Land	s, 3 mc	onths,		4	00
Insolvent Notices	s, two insertions,	\$1 : five	insert	ions		9	00
Any of the abo	ove notices exce	eding 18	lines,	will be	cha	arg	ed

Miscellaneous Notices containing 18 lines, or under, 90 cents for the first insertion, and 30 cents for every subsequent insertion. Every line exceeding 18, 5 cents per line for first insertion, and 2 cents a line for each continuation.

All Letters must be Post-paid in order to their being taken out of the Office.

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