## BY AUTHORITY.

## LORNE. CANADA.

[L. S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c. &c. &c.

To all to whom these presents shall come, or whom the same may in anywise concern,-GREETING:

A PROCLAMATION.

Z. A. LASH, Deputy of the Minister of Justice, Canada. WHEREAS in pursuance of the provisions of The Canada Tempe-rance Act of 1878, the following Notice has been addressed to the Secretary of State for Canada, embodying the Petition therein set forth:

"To the Honorable the Secretary of State for Canada,-

"SIR,-We, the undersigned Electors of the County of Charlotte, in the Province of New Brunswick, request you to take notice that we purpose presenting the following Petition to His Excellency the Governor General, viz :- To His Excellency the Governor General of Canada in Council,- The Petition of the Electors of the County of Charlotte, of the Province of New Brunswick, qualified and competent to vote at the election of a Member of the House of Commons, in the said County, respectfully sheweth,-That your Petitioners are desirous that the second part of The Canada Temperance Act, 1878, should be in force and take effect in the said County. Wherefore, your Petitioners humbly pray that Your Excellency will be pleased, by an Order in Council under the ninety sixth Section of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said County. And your Petitioners will ever pray, &c. And that we desire that the votes of all the Electors of the said County be taken for and against the adoption of the said Petition."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one fourth or more of all the Electors of the said County of Charlotte, the number of the signa-tures to the notice proved to be genuine, being ore thousand one hundred and forty five, and that the other requirements of the law have been observed;

And whereas an Order of the Governor General in Council has been passed directing that the votes of all the Electors of the said County of Charlotte be taken for and against the adoption of the said Petition,

Now Know YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Wednesday the fourteenth day of May next a Poll will be held in the said County of Charlotte for taking the votes of the Electors for and against the said Peti-tion. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and by ballot. That the Sheriff of the County of Charlotte, in the Province of New Brunswick, has been appointed the Returning Officer for the purpose of taking on that day the votes of the Electors for and against the Petition, and of afterwards summing up the same and making a return of the result to the Governor General in Council. That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each Polling place or station. That the Returning Officer will appoint persons to attend at the various Polling stations, and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the Petition, at the Office of the Sheriff of the said County of Charlotte, on Monday the twelfth day of May next, at 10 of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the Office of the said Sheriff on Saturday the seventeenth day of May next, at 10 of the clock in the forenoon. And in the event of the Petition being adopted by the electors, the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the Canada Gazette, declare that the second part of the said Act shall be in force and take effect in such County upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors were in force in such County will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year. Of all which Our loving subjects and all others whom these

presents may concern, are hereby required to take notice and nselves accordingly.

## EQUITY SALE.

THERE will be sold at Public Auction, on Saturday the twenty sixth day of July next, at twelve of the clock, noon, at the Court House, in the Parish of Hampton, in King's County, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on the first day of April instant, in a cause therein pending, wherein James Harris and Dudne Breeze are Plaintiffs, and The New Brunswick Paper Company is Defendant, with the approbation of the undersigned Barrister,-The Mortgaged Premises described in the said Decretal Order as follows, that is to say :

"First-All that certain lot, piece and parcel of Land situate, lying and being in the Parish of Cardwell, in the County of King's, in the said Province (formerly in the Parish of Sussex) and bounded and described as follows : Beginning on the eastern side line of a lot of land granted to John Sprague, Junior, and at the southwestern angle of land deeded to the said The New Brunswick Paper Manufacturing Company by George Dun-field, upon which the Paper Mill stands; thence following the southern boundary of said Mill property and its prolongation south eighty five degrees east by the magnet of the year 1875 a distance of (3,510) three thousand five hundred and ten feet, or to the western side line of a lot of land granted to Christopher and John Sheck; thence following said line south three degrees thirty minutes west seven hundred and sixty five feet (765) to a stake; thence continuing the same course, along the old line shewn on the map or plan of the land hereto annexed, one thousand three hundred and thirty five feet to the northern boundary of land conveyed to George Dunfield; thence following said northern boundary north seventy nine degrees thirty minutes west to the public road from Penobsquis; thence along the eastern line of said road, northwardly, opposite the most northerly angle of the fence on the west side of the road, and on the south side of the sluice from the Spring to the "Leather Board Mill" (so called); thence to the said fence and along the same south forty degrees and thirty minutes west two hundred and forty five feet; thence south two degrees thirty minutes east nineteen feet; thence south thirty seven degrees thirty minutes east two hundred and seventy seven feet to a stake by the new picket fence; thence south seventy degrees west four hundred and forty six feet to the northern boundary of the before men-tioned property conveyed to George Dunfield; thence along said northern boundary north seventy nine degrees thirty minutes west two thousand five hundred and forty feet to the before mentioned eastern side line of the land granted to John Sprague, Junior, and now owned by one Bunnell; thence along Bunnell's line north five degrees east one thousand seven hundred and ninety feet to the place of beginning, containing one hundred and forty acres, more or less.

"Second-All that certain piece or parcel of Land situate in the Parish aforesaid, and bounded as follows, to-wit: By the land hereinbefore described on the west, by lands granted to John Sprague on the north, by lands conveyed by deed LeBaron Graves to Henry Cook and now or lately owned by William Godard and Hiram Godard, and on the east by the South Branch road, and containing forty acres, more or less; the said last de-scribed lot — the said lot of land having been conveyed by deed thereof from Mary Dunfield to The New Brunswick Paper Manufacturing Company, which deed is dated the fifteenth day of May in the year of our Lord one thousand eight hundred and seventy two, and duly recorded in the Office of -and for King's County, in Book —, pages —; - Deeds in and for King's County, in Book —, pages —; together with all the buildings, mills, erections and privileges upon the said land standing and being, and the appurtenances thereto belonging, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, property, claim and demand both at law and in equity, of them, the said Francis Collins and Charles N. Skinner, of, in, to, out of and upon the said lands, premises and appurtenances, and every part and parcel thereof, and all the machinery, belts and implements of manufacturing used in and connected with the Leather Board Mill and Paper Mill now upon said lands, and all the Mill privileges connected with the premises or any of them, and the Warehouse of the said Company at the Penobsquis Station."

For terms of sale and other particulars apply to Plaintiffs' Solicitor.

Dated the 18th day of April in the year of our Lord 1879. I. ALLEN JACK, Barrister. C. N. SKINNER, Plffs' Sol.

> INSOLVENT ACT OF 1875. And Amending Acts.

In testimony whereof, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. Witness, Our Right Trusty and Well-Beloved Councillor, Sir John Douglas Sutherland Campbell, (commonly called the Marquis of Lorne), Knight of Our Most Ancient and Most Noble Order of the Thistle, Knight Grand Cross of Our Most Distingnished Order of St. Michael and St. George, Governor General of Canada and Vice Admiral of the same, &c., &c., &c.

At Our Government House, in Our City of Ottawa, this ninth day of April, in the year of Our Lord one thousand eight hundred and seventy nine, and in the forty second year of Our Reign.

By Command.

J. C. AIKINS, Secretary of State.

In the matter of George F. Simonson, an Insolvent.

A MEETING of the creditors of the above named Insolvent will be held at the Office of W. Watson Allen, Barrister at Law, Sands' Building, Prince William Street, on Saturday the third day of May next, at eleven o'clock in the forenoon, to take into consideration a consent, in writing, to the discharge of the said Insolvent, executed by a majority in number of his creditors who have proved claims to the amount of one hundred dollars each and upwards, and who represent at least three fourths in value of all the claims of one hundred dollars each and upwards which have been proved.

Dated at Saint John, New Brunswick, this 14th day of April, 1879.

GEORGE A. BARKER, Assignee. W. WATSON ALLEN, Sol. to Assignce.