IN THE SUPREME COURT IN EQUITY.

Between William M. Wanamake, Plaintiff; and

Charles A. Wanamake, John F. Wanamake, Albert S. Wanamake, Elizabeth Ann Wanamake, Francis Connors and Louisa Matilda his wife, Benjamin Abbleby, Senior, Emma Blair, George Appleby, John Appleby, Robert Appleby, William Appleby, Benjamin Appleby, Junior, Elizabeth Appleby, Albert Cookson and Sarah his wife, (daughter of Benjamin Appleby, Senior, and his late wife, Margaret S. Wanamake, deceased), William Tobin, Senior, (husband of the late Mary Ann Appleby, deceased, who was the daughter of Benjamin Appleby, Senior, and his late wife, Margaret S. Wanamake, de ceased), Benjamin Tobin, William Tobin, Junior, and George Tobin, Robert Napier, (husband of the late Mary S. Wanamake, deceased), Benjamin Appleby and Mary his wife, (daughter of Robert Napier and the late Mary S. Wanamake his wife, deceased), William Napier, Julia Napier, Francis Napier, Frederick Napier, Olivia Napier, and Earle Napier, Defendants.

And by amendment— Between William M. Wanamake, Plaintiff; and

Charles A. Wanamake, John F. Wanamake, Albert S. Wanamake, Elizabeth'Ann Wanamake, Francis Connors and Louisa Matilda his wife, Benjamin Appleby, Senior, Emma Blair, George Appleby, John Appleby, Robert Appleby, William Appleby, Benjamin Appleby, Junior, Elizabeth Appleby, Albert Cookson and Sarah his wife, (daughter of Benjamin Appleby, Senior, and his late wife Margaret S. Wanamake, deceased), William Tobin, Senior, (husband of the late Mary Ann Appleby, deceased, who was the daughter of Benjamin Appleby, Senior, and his late wife Margaret S. Wanamake, deceased), Benjamin Tobin, Villiam Tobin, Junior, and George Tobin, Robert Napier, (husband of the late Mary S. Wanamake, deceased), Benjamin Appleby and Mary S. Wanamake, deceased), Benjamin Appleby and Mary his wife, (daughter of Robert Napier and the late Mary S. Wanamake his wife, deceased), William Napier, Julia Napier, Francis Napier, Frederick Napier, Olivia Napier, Earle Napier, and Hattie Napier, 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 William Appleby, Benjamin Appleby, Junior, and Elizabeth Appleby, three of the above Defendants, do not reside within the Province, so that they cannot be served with Summons, and that their place or places 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; I do therefore hereby order that the said Defendants, William Appleby, Benjamin Appleby, Junior, and Elizabeth Appleby, on or before the twenty fourth day of September 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 a partition of all the lands, tenements and hereditaments of which William Wanamake, late of the Parish of Hampton, in the County of King's, and Province of New Brunswick, Farmer, who died intestate, died seized and possessed of, and unless such an appearance is so entered the Bill may be taken pro confesso and a Decree made.

Dated this seventeenth day of June, A. D. 1881. J. W. WELDON, J. S. C.

MacMonagle & Rand, Plaintiff's Solicitor.

In the Saint John County Court.

NOTICE is hereby given, that upon the application of William Jamieson, I have directed all the Estate, as well real as personal, of Elias Fowler, of the Parish of Upham, in King's County, an absconding or concealed 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 16th June, 1881.

CHARLES WATTERS, J. C. C.

P GSLEY, CRAWFORD, PUGSLEY & TRUEMAN, S28 Solicitors for Pet. Creditor.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers in the Parish of North Lake, in the County of York, are hereby notified to pay their respective Rates, as set opposite their names, together with the cost of advertising, (37 cents each) within two months from the date hereof, to the subscriber at North Lake, otherwise legal proceedings will be taken to recover the same.

		Poor &	County	Wild	Land	
Abott, Elizabeth		 \$21	62	\$18	55	
Blair, Sarah H.		 18	43	15	36	
Gates, E. C.		 15	00	12	50	
Gates & Wentwort	th,	 38	69	32	24	
Gates, C. E. (Esta	te)	 15	34	12	78	
Marks, A. H.		 18	65	15	53	
Marks Nehemiah		 23	78	19	82	
Marks, J. P.		 22	66	18	88	
Sawyer, A. H. & C	0.	 56	11	46	76	
Todd, F. H.		 89	10	74	25	
Asa Dow.		 0	80			

CHARLES R. CROPLEY, Collector.

North Lake, York County, N. B. August 4th, 1881. 012

THE SUPREME COURT IN EQUITY.

Between Elbridge G. Dunn, Plaintiff; and William D. Carron, John M. Robinson, John R. Armstrong, and Daniel M'Donald, 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 Daniel M'Donald, one of the above defendants, does not reside within the Province, so that he cannot be served with a Summons, and that his 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: I do therefore hereby order, that the said defendant Daniel M'-Donald, on or before the tenth day of December next, do enter an appearance in this suit (if he intend to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the foreclosure of a certain Indenture of Mortgage dated the tenth day of July, A. D. 1878, and made between the said William D Carron of the one part, and the said Elbridge G. Dunn of the other part, and for the sale of the Leasehold Land and Premises in said Mortgage described; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

Dated this 26th day of August, A. D. 1881.

A. L. PALMER, Judge in Equity.

C. N. SKINNER, Plaintiff's Solicitor.

THE SUPREME COURT IN EQUITY.

Between Catherine Considine, Wife of the Defendant James Considine, by Isabell Elligood her next friend, Plaintiff;

And James W. Considine and James Considine, 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 the above defendant, James W. Considine, does not reside within the Province, so that he cannot be served with a Summons, and that his 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 defendant; I do therefore hereby order, that the said defendant, on or before the nineteenth day of November next, do enter an appearance in this suit, (if he intend to defend the same). wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the foreclosure of a certain Mortgage bearing date the twenty ninth day of October, in the year of our Lord one thousand eight hundred and seventy five, made between James W. Considine, of the City of Saint John, in the City and County of Saint John. Clerk, of the one part; James Considine, of the same place, Yeoman, of the second part; and Catherine Considine, of the City of Fredericton, in the County of York, Wife of the said James Considine, of the third part; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

Dated this ninth day of August, A. D. 1881.

J. W. WELDON, Judge Supreme Court.

FISHER & FISHER, & RUSSELL, Plaintiff's Solicitor.

In the York County Court.

NOTICE is hereby given, that upon the application of Benjamin Close, I have directed all the Estate, as well real as personal, of John Smith, of Gibson, in the County of York, an absconding and absent debtor, to be seized; and unless he return and discharge his debts within three months after publication bereof, such estate will be sold for the payment thereof.

hereof, such estate will be sold for the payment thereof.

Dated this eighth day of August, A. D. 1881.

J. STEADMAN, J. C. C.

RAINSFORD & BLACK, Sol. for Pet. Creditor.

JUSTICE'S NOTICE.

THE undermentioned non-residents, Ratepayers of the Parish of Caraquet, Gloucester County, are hereby notified to pry their respective Parish Rates, as set opposite their names, together with cost of advertising, (22 cents each), within two months from the date hereof, to the subscriber, at his residence in the Parish of Caraquet, otherwise legal proceedings will be taken to recover the same.

to recover the same.						
	1876	1877	1878	1879	1880	Total
Boucher, Marcel, Estate,	\$1 71	\$2 14	\$2 21			\$6 06
Cormier, Romain					1 06	1 06
Dugas, Romain E.					3 77	3 77
Dufour, Henry, Estate,			1 57	1 24		2 81
Foulem, Joseph T.				1 17	0 82	1 99
Gionet, Philias Jos. Est.		2 44	2 59			5 03
Gallien, Gustave E.		0 12		3 13		3 25
Gallichan, Philippe, Est.				1 54		1 54
Jean, Narcisse, Estate,			0 63	0 93		1 56
Landry, Cleophas, Estate,				1 24	1 26	2 50
Legere, Philorome					1 38	1 38
McIntosh, John, Estate,	3 29	6 70				9 99
Morrison, Daniel				2 28		2 28
Paulin, Michel	1 21	1 14		1 23	1 06	4 64
Poirier, Hubert, Estate,	0 52					0 52
Sewell, John, Estate,	3 04					3 04
Trider, William	!		6 76			13 53

JOHN LOUIS LEGERE,

Upper Caraquet, 21st July, 1881.

Collecting Just ce,