

PROBATE COURT—COUNTY OF YORK, SS.

[L.S.] To the Sheriff of the County of York, or any Constable within the said County, Greeting:

WHEREAS Charles H. B. Fisher and Andrew Lottimer, Executors of the last Will and Testament of Alexander Porter, late of Fredericton, in the County of York, deceased, have filed an Account of their Administration of the Estate of the said Alexander Porter, and have prayed that a Citation may issue, calling upon all parties interested in the said Estate to attend the passing thereof: You are therefore required to cite the heirs, next of kin, creditors, and all others interested in the said Estate, to appear before me at a Court of Probate to be held at my Office in Fredericton, on Thursday the seventh day of July next, at eleven of the clock in the forenoon, to shew cause (if any they have) why the said Account should not be allowed.

Given under my hand and the Seal of the said Court this third day of June, A. D. 1881.

G. F. H. MINCHIN, *Surrogate*
and *Judge of Probate for County of York.*

F. A. H. STRATON, Reg. of Probates for York County.

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.

PUGSLEY, CRAWFORD, PUGSLEY & TRUEMAN,
Solicitors for Pet. Creditor.

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 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, 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, 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, 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 SUPREME COURT IN EQUITY.

Between Oliver Jones, Plaintiff; and

Margaret Jane King, Ora Patton King, William King, Patrick King, Beverley King, John L. Harris and Mary his Wife, Christopher P. Harris and Mary L. his Wife, John M'Kenzie and Caroline his Wife, John A. Humphrey and Jane his Wife, Charles U. Chandler and Sarah his Wife, Amos Henry Chandler and Charlotte E. his Wife, Edward B. Chandler, George W. Chandler, Minnie Chandler, John Fogarty and Flora his Wife, Arthur Bishop and Louisa G. his Wife, Albert J. Atkinson and Barbara his Wife, John Knox and Jane J. his Wife, William Gilfillan and Mary Jane his Wife, James J. Mulhall and Ann his Wife, William C. Rolston and Mary E. his Wife, William T. Sands, Edward Parker and Martha Ann his Wife, Charles D. Fowler and Isabella his Wife, James W. Smith and Agnes his Wife, Robert Torrie, George Scott and Grace his Wife, John Mitten and Jane his Wife, John P. M'Allan and Martha his Wife, John Winters and Mary Ann his Wife, John Winters, Junior, and Louisa his Wife, Samuel Winters, John Sutton and Julia his Wife, William M'Kenzie and Susan his Wife, Matilda Dinsmore, James F. Sayer and Martha K. his Wife, Albert J. Smith, Knight, William Wilson, John Hickman, The Saint John Building Society, William S. Torrie and Amelia his Wife, Gaius Torrie, Clyde S. Torrie, Edith M. Torrie, and Dora J. Torrie, 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, and Judge in Equity, that Edward Parker and Matilda Dinsmore, two of the above named defendants in this suit, do not reside within the Province of New Brunswick, so that they cannot be served with a Summons, and that their respective places of residence are unknown to the plaintiff, and that the above plaintiff has good *prima facie* grounds for filing a Bill against the above named defendants respectively: I do therefore hereby order that the said defendants, on or before the twenty fourth day of September next, do respectively enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named defendants (*inter alios*) by the above named plaintiff, for the foreclosure and sale of certain Lands and Premises situate in the Town of Moncton, in the County of Westmorland, of which the said plaintiff Oliver Jones is Mortgagee, by virtue of a certain Indenture of Mortgage dated the eighth day of April in the year of our Lord one thousand eight hundred and seventy eight, and made between Duncan C. King, of the Town of Moncton aforesaid, and Margaret his Wife, of the one part, and the said Oliver Jones of the other part, which said Mortgage was duly registered in the Records of the County of Westmorland, folio 105, Libro W 3, No. 37540, the tenth day of April in the year of our Lord one thousand eight hundred and seventy eight; and unless such appearance is so entered, the Bill may be taken *pro confesso*, and a Decree made.

Dated this 9th day of June, A. D. 1881.

A. L. PALMER, Judge in Equity.

ALLEN & CHANDLER, Plaintiff's Solicitor.

THE SUPREME COURT IN EQUITY.

Between Ann Connell, Executrix, Charles P. Connell, and William M. Connell, Executors of the last Will and Testament of the late Charles Connell, deceased, Plaintiffs; and

John Smith, Defendant.

WHEREAS it has been made appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that the above Defendant 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 Plaintiffs, and that the above Plaintiffs have 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 thirtieth day of September 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 Defendant by the above named Plaintiffs for the foreclosure of a certain Mortgage bearing date the fifteenth day of September in the year of our Lord one thousand eight hundred and fifty seven, and made between the said Defendant, John Smith, of the first part, and the late Charles Connell, of the Town of Woodstock, in the County of Carleton, since deceased, in his lifetime, of the other part, and unless such an appearance is so entered the Bill may be taken *pro confesso* and a Decree made.

Dated this twenty first day of June, A. D. 1881.

JOHN C. ALLEN, C. J. Sup. Court.

IN THE SUPREME COURT.

NOTICE is hereby given, that upon the application of William D. Shaw, I have directed all the estate, as well real as personal, of Charles E. Smith, of Fredericton, 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 hereof, such estate will be sold for the payment thereof.

Dated 14th June, A. D. 1881.

J. W. WELDON, Judge Supreme Court.

J. A. & W. VANWART, Sols. for Pet. Creditor.