EQUITY SALE.

THERE will be sold at Fublic Auction on SATURDAY the 21st day of April next, at 11 o'clock in the forenoon, at the Court House at Hampton, in the County of King's, pursuant to the directions of a Decretal Order of the Supreme Court in Equity in: de on the sixth day of January instant, in a cause therein pending, wherein Charles Lawton is Plaintiff, and Francis H. Feetham and Rebecca his Wife, Charles Titus, and Gilbert W. Titus, are Defendants, with the approbation of the undersigned Barrister, the Mortgaged Premises described in a certain Indenture of Mortgage bearing date the sixth day of May, A. D. 1875, and recorded in the Office of the Registrar of Deeds for the said County of King's, in Book O Number 3 (three) of Records, piges 111, 112, 113, and 114, on the seventh day of May, A. D. 1875, and made between Charles A. Robertson, of the Parish of Norton, in the said County of King's, and Province of New Brunswick, Farmer, and Agnes his Wife, of the one part, and the said Plaintiff, Charles Lawton. of the other part, and in the said Decretal Order described as follows :-

" All that certain piece or parcel of Land situate. lying and being in the Parish of Norton, and County and Province aforesaid, in the conveyance thereof from E.J. S. W. Puddington to the said Charles A. Robertson, described as being the Western Corner of Lot Number twenty three (23), at present owned by Justus S. Wetmore, and bounded as follows :- Commencing on the southeast bank of the Kenneteccasis River at the place where the division line between the aforesaid Lot number twenty three (23) and Lot number twenty two (22), at present owned by one Jackson is fixed; thence following said division line southeasterly about sixty six rods to a fir stake placed on the northwest side of the present highway leading to Ward's Point (so called); from thence following said division line southeasterly one hundred rods to a square cedar post; thence at right angles to said division line north forty nine degrees east forty rods to a cedar stake; thence north forty one degrees west about one hundred and fifty rods to the bank of the said River, where a square cedar post is placed; thence westerly the several courses of the said River down stream to the place of begin-ning; containing by estimation forty acres, be the same more or less. Reserving, nevertheless, the right of way for the Rail-road across the said land, the same having been deeded to the Railroad Company by the said Justus S. Wetmore.'

Together with all and singular the building, improvements, privileges and appurtenances to the said premises belonging or in any wise appertaining.

For terms of sale and other particulars apply to the Plaintiff's Solicitor.

Dated the 11th day of January, A. D. 1883.

W. JACK, Barrister. LEWIS J. ALMON, Plaintiff's Solicitor.

EQUITY SALE.

THERE will be sold at Public Auction on TUESDAY the 15th day of May next, at Chubb's Corner (so called), in the City of Saint John, in the City and County of Saint John, pursuant to the provisions of a Decretal Order of the Supreme Court in Equity made on the twenty fourth day of January, A. D. 1883, in a certain cause in said Court wherein James D. Lewin, Thomas C. Humbert and Samantha Eaton, Executors of the last Will and Testament of Aaron Eaton, deceased, are Plain-tiffs, and Isaiah Langin and Adeline R. B. his Wife, Charles Edwin Langin, Lot Strange Langin and Eliza his Wife, are Defendants, and with the approbation of the undersigned Barrister, the Mortgaged Lands and Premises described in the said Decretal Order as-" All that undivided half or share of and in a certain Tract of Land. and one half or share of the Mill prive-lege thereon, situate, lying and being in the Parish of Chipman, in the County of Queen's, and bounded as follows-Beginning at a marked elm tree on the easterly bank of the Salmon River, thence seventy chains east, thence forty chains south, thence west to the southwest corner of Thomas E. Milledge's lot on the Salmon River, thence northwardly along the said lot to the junction of the Gaspereaux and Salmon Rivers, thence westwardly along the said lot on the Gaspereaux River to the termination thereof, thence westwardly chains, thence easterly seventy chains to the place of commencement; being all the Land mentioned in two Deeds of Conveyance, that is to say, in a Deed of Conveyance from George Hayward and Wife to Samuel and James Langin, dated the third day of July one thousand eight hundred and thirty two, and in another Deed from said George Hay ward to Samuel and James John Langin, dated the twentieth day of January, in the year one thousand eight hundred and fifty four, and registered in the Registry Office in Book S, pages 42 and 43, No. 5775, except seventy five acres, more or less, on the west side of the Gaspereaux River, and sold to said Thomas E. Milledge; together with all and singular the buildings and improvements, privileges and appur-

THE SUPREME COURT IN EQUITY.

TUESDAY, 13th FEBRUARY, 1883.

Before His Honor the Judge in Equity.

Between George N. Erb, Plaintiff; and

Charles W. Howe and Deborah D. his Wife, John M. Howe and Henrietta A. his Wife, and Martha Jane Howe, Defendants.

And by Amendment-

George N. Erb, Plaintiff; and Charles W. Howe and Deborah D. his Wife, John M. Howe and Henrietta A. his Wife, Martha Jane Howe, James Levi Howe, and Wilmot Welding Howe, Defendants.

ON motion made this day unto this Court by Mr. Trueman, of Counsel for the Plaintiff, and upon hearing the Summons issued in this cause and the affidavit of the service thereof, the Affidavit of Arthur J. Trueman and the Clerk's Certificate read, whereby it appears that the above named Defendants James Levi Howe and Wilmot Welding Howe are Infants, that they were served with Summons in this cause on the thirteenth day of December last past, and that they have not caused an appearance to be filed in this suit: It is ordered, that unless the said Defendants James Levi Howe and Wilmot Welding Howe cause an appearance to be entered for them in this suit within twenty days from the date of this Order, the Plaintiff shall be at liberty to prove his case against them by Affidavit.

By the Court. W. CARMAN,

Clerk in Equity.

THE SUPREME COURT IN EQUITY.

Between Arthur W. Masters and Thomas P. Davies, Plaintiffs ; and

Lillias A. Seely, Sarah Matilda Berryman, Edwin William Berryman, Alfred Seely, Charlotte Amelia Seely, Ella Seely, Rita Walton Seely, Gertrude Ella Seely, James Howard Robinson, Harry Alston Robinson, Emma Sarah Adaline Robinson, Guy Robinson, Bertrand Robinson, Alfred S. Robinson, Arthur Frederick Seely, Abbott Hammond Seely, Priscilla Seely, Ella Seely, and Theodore Seely, 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 Sarah Matilda Berryman, Edwin William Berryman, Arthur Frederick Seely, and Theodore Seely, four of the above named defendants, do not reside within the Province, so that they cannot be served with a Summons, and that their 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 defendants: I do therefore hereby order, that the said defendants, on or before the eighteenth day of April 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 plaintiffs, for the foreclosure and sale of certain Mortgaged Lands and Premises mentioned and described in a certain Indenture of Mortgage bearing date the eighth day of August in the year of our Lord one thousand eight hundred and seventy six, and made between the Honorable Alexander M.L. Seely, of the City of Saint John, in the City and County of Saint John, and Province of New Brunswick, Esquire, and Lillias A. his Wife, of the one part, and the said Arthur W. Masters and Thomas P. Davies of the other part; and unless such appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

Dated this thirteenth day of December, A. D. 1882

A. L. PALMER, J. S. C.

SILAS ALWARD, Plaintiffs' Solicitor.

THE SUPREME COURT IN EQUITY.

Between Norman Robertson, Plaintiff; and

Thomas R. Jones and Robert T. A Scott, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Su-preme Court, that Robert T. A. Scott, one of the above defend-ants, 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, Robert T. A. Scott, on or before the first day of May 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 an Account of the Property and effects, dealings and transactions of the Co-partnership business carried on by the said Thomas R. Jones, Robert T. A. Scott, and Norman Robertson, and that the affairs

tenances to the said premises belonging, or in any wise appertaining, and the reversion and reversions, remainder and re-mainders, rents, issues and profits thereof."

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

Dated the 2nd day of February, A. D. 1883. C. H. MASTERS, Barrister.

s. T. C. Knowsee, Plaintiffe' Solicitor.

of the said Co-partnership may be wound up, the Property sold and the share of the said Norman Robertson ascertained, paid or secured to him, and that a Receiver may be appointed; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

Dated this 13th day of January, A. D. 1883.

JAMES J. KAYE, Plaintiff's Solicitor.

.

G. E. KING, J. S. C.