IN THE SUPREME COURT IN EQUITY.

TUESDAY, 31st JULY, 1883.

Before His Honor the Judge 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, R'ta Walton Seely, Gertrude Ella Seely, James Howard Robinson, Harry Alston Robinson, Emma Sarah Adaline Robinson, Guy Robinson, Bertrand Robinson, Alfred S. Robinson, Arthur Frederick Scely, Abbott Hammond Seely, Priscilla Seely, Ella Seely, and Theodore Seely, Defendants.

UPON motion made this day unto this Court by Mr. Alward, of Counsel for the Plaintiffs, and upon hearing the affidavits of Silas Alward, the Summons and Order for appearance, and affidavits of the service thereof, and the Clerk's Cert ficate, read, whereby it appears that the above named defendants, Rita Walton Seely, Gertrude Ella Seely, Harry Alston Robinson, Emma Sarah Adaline Robinson, Guy Robinson, Bertrand Robinson, and Alfred S. Robinson, are infants, that Rita Walton F. A. H. Strafon, Reg. of Probates for York County. Seely and Gertrude Ella Seely, two of the said infant defendants, were served with the Summons in this cause on the eleventh day of December last, and the other infant defendants were on the thirteenth day of January last served with the Order for appearance in this cause, as appears by the affidavits annexed to the said Summons and Order for appearance respectively, and that none of the said infant defendants have caused an appearance to be filed in this suit, as by the Certificate of the Clerk appears: It is therefore ordered, that unless the said infant defendants do cause an appearance to be entered in this suit within twenty days from the date of this Order, the Plaint fis shall be at liberty to prove their cause against them, the said infan defendants, by affidavit.

By the Court.

T. CARLETON ALLEN, Clerk in Equity.

In the Saint John County Court.

NOTICE is hereby given, that upon the application of The Bell NOTICE is hereby given, that upon the application of Telephone Company of Canada, I have directed all the Estate, George E. Seely, I have directed all the Estate, as well real as well real as personal, of Ansel Williams, in the City of Saint personal, of Francis Keegan, of the Parish of Blissville, in the John, in the City and County of Saint John, an absconding 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 July 6th, 1883.

CHARLES WATTERS, J. C. C.

PROBATE COURT-COUNTY OF YORK.

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

WHEREAS Martha Ann Morecroft, the Administratrix of the Estate of George II. Morecroft, late of Fredericton, in the County of York. deceased, has filed an Account of her Administration of the said Estate, and hath 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 Monday the tenth day of September 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

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

In the County Court of Westmorland.

NOTICE is hereby given, that upon the application of Charles E. Campbell, I have directed all the Estate, as well real as personal, of Walter J. Roberts, of the City of Boston, in the State of Massachusetts, until recently doing business at Wood Point in the Parish of Sackville, in the County of Westmorland, and Province of New Brunswick, Stone Merchant and Trader, 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 the ninth day of July, A. D. 1883.

B. BOTSFORD, J. C. C.

II. R. EMMERSON, At 'y for Pet. Creditor.

In the County Court of the County of York.

personal, of Francis Keegan, of the Parish of Blissville, in the County of Sunbury, Farmer, a absconding or 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 June 6th, A. D. 1883.

J. STEADMAN, J. C. C.

CROWN LAND OFFICE, FREDERICTON, 15th August, 1883.

NOTICE is hereby given, That all Regulations for the disposal of Timber and Lumber, heretofore established, have been suspended, so far as the same are inconsistent with the following Regulations which have been sanctioned by His Honor the Lieutenant Governor in Council; and that all Tinber Licenses are, from and after this date, to be granted subject to the said Regulations and Conditions and Restrictions therein set forth, in addition to the provisions of any Statute relating to the sale or disposal of Crown Lands.

JAS. MITCHELL, Surveyor General. .

CROWN LAND TIMBER REGULATIONS,

Relating to Licenses to cut all classes of Lumber excepting Hemlock until the 31st March next, and from that date (being the expiry of the Hemlock Licenses) the general Licenses to cover Hemlock as well as other Lumber.

1. At an Annual General Sale to be held at the Crown Land Office at such time as the Surveyor General may determine, all ber as aforesaid, cut or made during each succeeding year for Timber Licenses which have heretofore expired, or which may which the License is renewed, shall be as follows:— Timber Licenses which have heretofore expired, or which may hereafter expire or be declared cancelled under these Regulations, shall be offered for sale.

2. The upset mileage in all cases to be Eight dollars per square mile, subject to the Stumpage, Regulations and Restrictions hereinafter provided.

3. The Stumpage payable on all Logs, Timber or other Lumber as aforesaid cut or made upon Crown Lands under License, shall be as follows:-

Spruce and Pine Saw Logs, per M. superficial feet, \$1 00 Hardwood Timber, up to an average of 14 inches square, per ton, ... do. do. above 14 inches, per inch additional per ton, Pine Timber up to 14 inches square, per ton, additional for each inch, per ton, Hacmatac Timber, per ton, Spruce Timber, per ton, Cedar Logs, per M. superficial feet, Railway Ties, each Boom Poles, each Shingles, per M. Spruce or Pine Spars, per lineal foot, Hemlock, per M. sup. feet, (after 31st March 1884)

twelve and one half per cent. of the market value thereof at the until paid, remain a charge and lien upon all Lumber so cut mill, place of shipment, or place of consumption in the Province.

4. The Stumpage payable on all Logs, Timber or other Lum-

For Spruce and Pine Saw Logs, per M. superficial feet, \$1 25 Hardwood Timber, up to an average of 14 inches square, per ton, do. do, above 14 inches, per inch additional per ton, ... Pine Timber up to 14 inches square, per ton, additional per inch, per ton, .. 0 25 Hacmatac Timber, per ton, 0 50 Spruce Timber, per ton, And all other descriptions of Lumber as may be fixed by Reguation hereafter.

5. All Lumber cut under this License shall be scaled or taken 0 10 account of in the usual or customary method of scaling and tak-1 00 ing account of Lumber for Stumpage (except Hemlock, which 0 25 shall be scale t at full contents), by some person or persons 0 50 to be appointed by the Surveyor General, to be hereinafter 0 50 termed Scalers, who shall return to the Surveyor General the 0 80 quantity cut under this License. The Scaler and his assistants are 0 02 to be boarded and lodged at the expense of the said Licensec, and 0 04 should such Licensee refuse to board and lodge such Scaler or 0 20 assistants, he or they to report the same to the Surveyor Gene-0 01 ral, who may thereupon take such means as he sees fit to pro-0 60 vide the said Scaler and his assistants with board and lodgings, And for all other descriptions of Lumber, such as Knees, &c. &c., and the expense thereof shall be paid by the Licensee, and shall,