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THE SUPREME COURT IN EQUITY. Between Thomas Caldwell, Plaintiff; and

Oliver Curless, Eliza Curless his Wife, Oliver Curless, Jr., William A. Curless, George Kitchen, and John C. Winslow, 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 A. Curless, one of the above named 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 detendants; I do therefore hereby order that the said defendant, William A. Curless, on or before the tenth day of January 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 third day of October in the year of our Lord one thousand eight hundred and seventy seven, and made between the said Eliza Curless and Oliver Curless her husband, of the one part, and the said Thomas Caldwell of the other part, and which said Mortgage was given to secure the support and maintenance of the said Thomas Caldwell; and unless such an appearance is so entered, the Bill may be taken pro confesso against the said defendant, William A. Curless, and a Decree made.—Dated this fourth day of September, A. D. 1883. J. W. WELDON, J. S. C.

WETMORE & WINSLOW, Plaintiff's Solicitors.

EQUITY SALE.

THERE will be sold at Public Auction, on THURSDAY, the thirteenth day of December next, at twelve o'clock, noon, at Chubb's Corner, (so called), in the City of Saint John, in the City and County of Saint John, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, bearing date the fourth day of August, instant, made in a suit therein pending, wherein Asa S. Gaunce is Plaintiff, and James W. Price and Caroline his wife, are Defendants; with the approbation of the undersigned Barrister, the Mortgaged Lands and Premises described in the Plaintiff's Bill and in the said Decretal Order as— "All and singular the following described premises, to wit: lying and being in the Parish of Studholm, known as Lot Number Three, granted to Martha Sharp, thence a northeast course along the line between the said lot and lot number four, granted to Henry Sharp, to a brook, and land granted to William Morgan; thence following up the southeast bank of the said brook to land owned by William Morgan; thence a southeast course favored with the post mentioned line to land owned and occupied by John Little; thence a northeast course, along the line between the lots run ber three and four to the place of begin between the lots number three and four to the place of beginning, containing eighty acres, more or less.'

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

Dated August 30th, A. D. 1883.
WILLIAM B. CHANDLER, Barrister.

A. S. WHITE, Plaintiff's Solicitor.

PUBLIC NOTICE is hereby given, that we, the undersigned, have been duly appointed Trustees for all the creditors of the Estate and effects of George Simson, late of the Parish of the Estate and enects of George Simson, late of the Parish of Perth, in the County of Victoria and Province of New Brunswick, an absconding and absent debtor, and have been duly sworn: All persons indebted to the said George Simson will, on or before the twenty eighth day of October next, pay to us, or either of us, all sums of money they owe to the said George Simson; and all persons having any effects of the said George Simpson in their hands or custody, will deliver the same to us, or either of us, as aforesaid; and we require all the creditors of the said George Simson, on or before the twenty eighth day of the said George Simson, on or before the twenty eighth day of October, A. D. 1883, to deliver to us, or some one of us, their respective Accounts and demands against the said George Sim-

son, that justice may be done to the parties.

Dated the 20th day of September, A. D. 1883.

THOMAS R. CAMERON,

GEORGE LEONARD KELLY, Trustees. CHARLES MARSHALL TIBBITS,

THE SUPREME COURT IN EQUITY.

Between Patrick Lynch, Junior, Plaintiff; and
Jacob D. Titus, Administrator of the Estate and effects of
Ezekiel B. Fenwick, deceased, Jacob D. Titus, Harriet
C. Fenwick, Allen Fenwick, Beverly Fenwick, and
Herbert Fenwick, Theodore Fenwick, George Fenwick, and Euphemia Fenwick, Infants, and Austin Record and Elizabeth his Wife, and Henry G. Fowler, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, John C. Allen, that the above defendants Allen Fenwick, Beverly Fenwick, and Herbert Fenwick, do not reside within the Province, so that they cannot be served with 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 Defendants: I do therefore hereby order that the said Defendants, on or before the first day of November 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 the foreclosure and sale of the Mortgaged Premises mentioned in a certain Indenture of Mortgaged bearing detect the sixteenth day of April in the year of the gage bearing date the sixteenth day of April in the year of our Lord 1879, made between Ezekiel B. Fenwick and Harriet C. his Wife, of the one part, and the said Plaintiff, Patrick Lynch Junior, 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 tenth day of July, A. D. 1883.

JOHN C. ALLEN, Chief Justice of the Supreme Court.

JAMES R. McMonagle, Solicitor.

at the usual rates.

NOTICE.

The Royal Gazette will be forwarded to (qualified) Justices of the Peace who may desire it. By order of the Government.

In order to guard against difficulties and losses, notice is hereby iven, that all Advertisements intended for insertion in the Royal Gazette, must be accompanied with the cash, in order to ensure their publication.

Subscription for the Gazette, and also advertising terms, are as

follows:						
Annual Subscription for Gazette, i	in adv	ance,	••		\$2	00
Insolvent Notices, 1 or 2 insertions	, \$1;	4 or 5	inserti	ions,	2	00
Supreme Court in Equity Notice, fo	rappe	arance	e, 3 mo	nths,	4	00
Do. do	d	0	2 we	eks,	1	00
Absconding, Concealed or Absent I	Debtor	s' Not	ices, 3	m's,	4	00
Notices of Appointment of Truste	es to	Abser	at Deb	tors'		
Estates, per month,	••	••			2	00
Do. do	do		3 mor	iths,	4	00
Sheriffs' Sales, 3 months,					4	00
Notices of Appointment of Deputie	es, 3 w	eeks,			1	00
Collectors' Notices, not exceeding	10 nan	nes, 2	month	8,	3	00
Every additional name,		٠			0	10
Co-Partnership Notices, 3 weeks,					1	00
Surrogate Notices, 4 weeks,					2	00
Executor or Administrator's Notic	es, 3 m	onths	,		4	00
Notices of Sale of Church and Gle	100 9 5 0 2000 d		THE PARTY OF SALES	8,	4	00
Any of the above notices excee	ding 1	8 lines	s, will	be ch	arg	ed

Miscellaneous Notices containing 18 lines, or under, 90 cents for the first insertion, and 30 cents for every subsequent insertion. Every line exceeding 18, 5 cents per line for first insertion, and 2 cents a line for each continuation.

NOTICE.

Advertisements for the Gazette are required to be forwarded by Mail on TUESDAY, in order to be in time for Wednesday.