150	Parish of Perth, (Vic. Co.):	Golding
	Lot 12, 2nd tier, E. of River	Eauclair
ia	Saint John above Muniac;	of Amer
	Nos. 27, 35 N, 37 S., in	reside at
	Kintore Settlement, and lot	kam, and Balkam
	25, Stonehaven Settlement, 2 B Kilburn	Musquas
151	S. of Main S W. Miramichi	M'Gowa
	S. E. 4 of block 26, 2 John Brown	the proo
152	Malakhoff Sett., Westmorland	required
	Co.: Lots 118, 119, 120, 121,	tees, and
	122, Nos. 170, 171, 172, 174,	M'Gowar at the Off
	175, and 74, Wly. and Nly.	County, o
	of the 600 serves and Mry.	cause, (il
	of the 600 acres granted to	of the s
	S. Landry and two others,	M'Nanly,
	Nos. 96 and 97, 8. of Scadouc	tamentar
1.1	R., and vacancy extending	Give
	Wly. to the Melanson grant,	
in the	(to include lot 100), No. 195,	
	and lot B west of lot A,	FRANK B.
0	granted to A. Gagnon, W. of	LANK D.
	Aboushagen River, 2 T G O'Connor	-
153	Meransy Brook, Br. of N. W.	IN
	Br. Oromocto R.: Begin at	Between
14, 62	Sn. angle of lot S, granted to	Em
	O. Haycock, on N.Wn. side	the
	of old Saint Andrews Road ;	cea
Aim	thence by mag. N. 391° W.	Sm
	11 m., W. 11 m., or to En.	Vital D
A. S.	line of block 278; thence S.	Duj
	to said road, and thence along	WHEREA faction of
	same to beginning. (Not to	Judge in E
and the second		Facifique
54	Interfere with granted lands) 2 Chas W Tracey	he cannot
-	South Forks, Coal Branch:	residence
10	N. ½ block 4, range 4, 3 John Hamilton	plaintiffs h
(2w) JAMES MITCHELL. Sur. Gen.	the said d said defen

THE SUPREME COURT IN EQUITY.

Between Bela R. Lawrence, Plaintiff; and

Mary Ann Anderson, Mary Elizabeth Anderson, and James Anderson, Executrices and Executor of the last Will and Testament of John Anderson, deceased, 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 defendants do not reside within Supreme Court, that the above 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 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 seventh day of January 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 fore-closure and sale of certain mortgaged leasehold Lands and Premises situate in the City of Saint John aforesaid, and described in a certain Indenture of Mortgaged bearing date the seventh in a certain Indenture of Mortgaged bearing date the seventh day of December, in the year of our Lord one thousand eight hundred and eighty two, and made between John Anderson, of the City of Saint John, in the City and County of Sain. John, and Province of New Brunswick, then residing in the City of London, in England, Gentleman, of the one part, and the above named plaintiff, of the other part; and which said Indenture of Mortgage is recorded in the Office of the Registrar of Deeds in and for the City and County of Saint John, in Libro VIII in and for the City and County of Saint John, in Libro VIII. of Records folio 460, 461, 462, 463, and 464, the tenth day of of Records follo 460, 461, 462, 465, and 464, the tenth day of January, A. D. 1883; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made. Dated the 14th day of September, A. D. 1885. A. L. PALMER, Judge in Equity.

C. A. STOCKTON, Plaintiff's Solicitor.

and hath prayed to have the same passed and allowed : You are seven cents for interest upon the said Indenture of Mortgage from the seventh day of December, A. D. 1883, to the date of therefore required to cite the heirs, next of kin, legatees, and all others interested in the said Estate, to appear before me, at a Court of Probate, to be held at my Office, in Gagetown, in this Order for appearance, and \$213.83 for ground rent paid by Plaintiff on said mortgaged lands and premises. Queen's County, on Saturday, the second day of January next, at two o'clock in the afternoon, to show cause, if any they have, why the said Account should not be passed and allowed. Dated the 14th day of September, A. D. 1885 C. A. STOCKTON, Plaintiff's Solicitor. Given under my hand and the Seal of the said Court, this first NEW BRUNSWICK-YORK, SS. day of December, A. D. 1885. [L.S.] To the Sheriff of the County of York, or any Constable T. MEDLEY WETMORE, within the said County, Greeting : Judge of Probates, Queen's County. WHEREAS James M'Nanly, of the City of Fredericton, in the County of York aforesaid, Executor of the last Will and Testa-J. R. CURREY, Registrar of Probates for Queen's County. ment of Anne M'Gowan, late of the same place, Widow of William M'Gowan, deceased, hath prayed that Margaret M'Nanly, the wife of the Petitioner, who resides at the City of Fredericton Advertisements for the Gazette are required to be forwarded by Mail on TUESDAY, in order to be in aforesaid, Levi W. Pond and Mary Ann Pond his wife, Edward | time for Weanesday,

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and Emma Golding his wife, all of whom reside at in the State of Wisconsin, one of the United States ica, Thomas Bourke and Anne Bourke his wife, who t the City of Saint John, Joseph Balkam and Cora Bal-d Joseph Balkam, Junior, children of the said Joseph and his deceased wife Ellen Balkam, who reside at sh, in the City and County of Saint John, and Edward n, whose residence is unknown, may appear and attend of of the said Will in solemn form: You are therefore to cite the said heirs, next of kin, devisees, and lega-d all others interested in the Estate of the said Anne n, to appear before me at a Court of Probate, to be held fice of the Registrar of Probates, within and for the said on Thursday, the eighteenth day of March next, to shew f any they have), why the said last Will and Testament aid Anne M'Gowan, propounded by the said James , should not be proved and allowed, and letters tes-y thereof granted to him in due form of law.

n under my hand and the Seal of the said Court, this wenty eighth day of November, A. D. 1885.

F. A. H. STRATON, Judge of

Probate for County of York.

GREGORY, Reg. of Probates for York County.

GREGORY & BLAIR, Proctors.

THE SUPREME COURT IN EQUITY.

Sarah M. Smith, Edward J. Smith, and Henry R. merson, Executrix and Executors and Trustees under last Will and Testament of Sir Albert J. Smith, desed, and John W. Y. Smith, an Infant, by Sarah M. ith, his next friend, Plaintiffs; and

upuis, Thomas Dupuis and Sarah his wife, Pacifique puis, and Obeline Dupuis, Defendants.

S it has been made to appear by affidavit to the satisme, one of the Judges of the Supreme Court and Equity, that one of the above named defendants, namely, Dupuis, does not reside within the Province, so that be served with a Summons, and that his place of is unknown to the plaintiffs, and that the above named residence is unknown to the plaintiffs, and that the above hamed plaintiffs have good *prima facie* grounds for filing a Bill against the said defendants: I do therefore hereby order, that the said defendant, Pacifique Dupuis, on or before the sixth day of March, A. D. 1886, 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 plaintiffs, for the formelesure of the Fourity of Redemption in and the sale of the foreclosure of the Equity of Redemption in and the sale of certain lands and premises situate in the Parish of Dorchester, in the County of Westmorland, and Province of New Brunswick, in the County of Westmorland, and Province of New Brunswick, particularly mentioned and described in a certain Indenture of Mortgage bearing date the 17th day of May, A. D. 1876, made between Oliver Dupius, of Dorchester, in the County of West-norland, since deceased, and Obeline his wife, of the one part, and the above named Sir Albert J. Smith, since deceased, of the other part, duly registered in the Office of the Registrar of Deeds in and for the County of Westmorland, in book 23, at page 134, on the 17th day of May, A. D. 1876; default having been made in the payment of the principal moneys and interest secured by the payment of the principal moneys and interest secured by the said Indenture of Mortgage; and unless such an appear-ance is so entered, the Bill may be taken pro confesso, and a decree made.

Dated this 28th day of November, A. D. 1885.

A. L. PALMER. Judge in Equity.

ENDORSED.

The plaintiffs claim under the within mentioned Mortgagefor principal the sum of \$2,617.36, and for interest the sum of \$655.17, to the fifth day of October last past. Issued Novem-

W. H. CHAPMAN, Plaintiffs' Solicitor.

NEW BRUNSWICK.

[L.S] To the Sheriff of Queen's County, or any Constable within the said County, GREETING:

WHEREAS James W. DeVeber, one of the Executors of the last Will and J estament of Nathaniel H. DeVeber, late of Gagetown, in Queen's County, Esquire, deceased, has filed an Account of his administration of the Estate and effects of the said deceased, INDORSED. The Plaintiff claims three hundred and nine dollars and eighty