western side of the New Nerepis Road aforesaid; and thence | County Records." tTogether with all and singular the buildings ollowing the various courses of the same in a northwesterly direction to the place of beginning; containing two hundred acres more or less, distinguished as lot number four (4) in the western range of the survey aforesaid; together with the buildings, erections and improvements thereon."

For terms of Sale and other particulars apply to the Plain-

tiff's Solicitor.

ff's Solicitor.

Dated the twenty fourth day of July, A. D. 1889.

H. LAWRANCE STURDEE, Referee in Equity.

A. H. DEMILL, Plaintiff's Solicitor.

WE, the undersigned, hereby give notice of our intention to apply for Letters Patent under the provisions of Chapter 9, 48th Victoria, of the Acts of Assembly of the Province of New Brunswick, intituled "An Act respecting the incorporation of Joint Stock Companies by Letters Patent."

1. The proposed corporate name of the said Company is-"THE NEWCASTLE MINING COMPANY."

2. The objects of the Company are the right of prospecting 2. The objects of the Company are the right of prospecting for, developing, mining, preparing, manufacturing, shipment and dealing in Coal, Oil, Fire Clay, Iron Ore, Stones of all kinds, and all kinds of Ores, Minerals and Metals, and the manufacture of Fire Clay and Bricks, with the right of acquiring, raising, getting and working the same, and of acquiring or building processes and previously the same, and the right to have and sall vessels and navigating the same, and the right to buy and sell merchandise, and to carry on a general business in such ores, minerals and metals, with such other things as are incident

3. The Office or chief place of business of the said Company

is to be established and situate in the City of Saint John.

4. The amount of the Capital Stock of the said Company shall be Fifty thousand dollars, to be divided into two thousand shares, and the par value of each share shall be Twenty five

5. The amount of capital stock actually subscribed at the present time is five hundred and sixty shares, amounting to Fourteen thousand dollars.

6. The names of those chosen as the first or Provisional Directors of the said Company are—David K. Tapley, George H Waring and Samuel D. Green.

The names of the applicants are—
David K. Tapley, City of Saint John, Merchant;
George H. Waring, City of Saint John, Founder;
Samuel D. Green, Newcastle, Queen's County, New Bruns-

James Straton, City of Saint John, Barrister; and J. Douglas Hazen, City of Saint John, Barrister.

STRATON & HAZEN, Solicitors for Applicants.

To John S. Dickinson, of the Parish of Woodstock, in the County of Carleton, and Province of New Brunswick, Farmer, and Mary Jane Dickenson, his wife, and all others whom it may in anywise concern:

NOTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage, Power of Sale contained in a certain Indenture of Mortgage, bearing date the fifteenth day of February, A. D. 1884, and made between the said John S. Dickinson and Mary Jane Dickinson his wife of the one part, and the undersigned, George Kitchen, therein described as of the City of Fredericton, in the County of York, and Province aforesaid, Railway Contractor, of the other part, and registered in Book B, No. 3, of the Carleton County Records, pages 644, 645 and 646; there will, for the purpose of satisfying the moneys secured thereby, default having been of satisfying the moneys secured thereby, default having been made in the payment thereof, be sold at Public Auction at Phenix Square, in the City of Fredericton aforesaid, on Satur day the twenty sixth day of October next, at twelve o'clock, noon, the Lands and Premises mentioned and described in said Indenture as follows

All that certain piece or parcel of Land situate in the Parish of Woodstock aforesaid, bounded as follows, to-wit-Commencing at a cedar post standing on the southwestern bank of the Saint John River, at the easterly angle of lot No forty nine, granted to Philip Long; thence running by the magnet of the year 1861 south thirty nine degrees east ninety eight chains; thence south fifty one degrees east eleven chains and fifty links; thence north thirty nine degrees east ninety chains to a cedar post standing on the southwestern bank of the said River; thence following the course thereof up stream in a northwesterly thence following the course thereof up stream in a northwesterly direction to the place of beginning, containing by estimation one hundred acres more or less, being part of lot number forty eight, being same conveyed by one Solomon Dickinson to one Sertullus Dickinson, and same leased by him to said Solomon and Obed Dickinson for the term of their natural life by Indenture, registered in Book U, No. 2, said Carleton County Records, pages 342, 343 and 344, 17th April, 1879; which said Lease said Obed and Solomon Dickinson have relinquished and surrendered to said John S. Dickinson by Deed dated 24th Octoober, 1882, recorded in Book Z, No. 2, pages 626, &c., Carleton ober, 1882, recorded in Book Z, No. 2, pages 626, &c., Carleton

and appurtenances o the same belonging or in anywise appertaining.

Dated this nineteenth day of September, A. D. 1889.

GEORGE KITCHEN, Mortgagee. J. A. & W. VANWART, Sols. for Mortgagee.

SUPREME COURT IN EQUITY.

Between David Bourque, Philip D. Bourque and Felician P. Bourque. Plaintiffs; and

Philip Gaudet, Thomas C. Dobson, Job M. Farlane, Ephriam Teed, and William Teed, 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 Ephriam Teed and William Teed, two 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, Ephriam Teed and William Teed, on or before the first 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 plaintiffs, for the partition or sale of certain Lands and Premises, situate in the Parish of Dundas, in the County of Kent, or of certain rights and interests therein mentioned in a certain Lease or Indenture, bearing date on or about the seventh day of June, in the year of our Lord one thousand eight hundred and eighty nine, and made by one Thomas Teed to the plaintiff, David Bourque, and to the defendant, Philip Gaudet; and also all the interests of the plaintiffs and defendants therein, and for an Injunction to restrain the defendants quarrying or carrying away stones therefrom or interfering with a certain other lot of Land adjoining the same, and known as the Gilbert lot, and a certain railway siding thereon; and unless such appearance is so entered, the Bill may be taken pro confesso and a Decree made.

Dated this twenty first day of September, A. D. 1889.

A. L. PALMER Judge in Equity.

HANINGTON, TEED & HEWSON, Plaintiff's Solicitor.

COLLECTOR'S NOTICE.

THE undermentioned non-resident ratepayer of School District No. 23, Parishes of Weldford and Harcourt, County of Kent, is hereby requested to pay his School taxes for the several respective years set opposite his name, together with the cost of advertising. (\$3.00), to the undersigned Collector, at his residence in the Parish of Weldford, Kent County, within two ments from the date hereof, otherwise legal proceedings will months from the date hereof, otherwise legal proceedings will be taken to recover the same.

Thomas Kelso,			8	School Tax.	
	••	 	1885,	\$1.12	
Do.	••	 ••	1886.	1.10	
Do.	••	 	1887.	0.66	
Do.		 	1888.	1.98	
Do.		 STEWN OF	1889.	1.94	
		T. T.	PRICE.	Secretary	

Coal Branch Station, Kent Co., July 24th 1889.

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 given, that all Advertisements intended for insertion in the Royal Gazette, must be accompanied with the cash, in order to ensure

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

See paragraph below marked thus no which is to be taken in connection with the following charges:-Annual Subscription for Gazette, in advance, .. Annual Subscription for Gazette, in advance,
Supreme Court in Equity Notice, for appearance, 3 months, 4 00
Do.

do
do.
2 weeks, 2 00
Collectors' Notices, not exceeding 10 names, 2 months, 3 00 Collectors Notices, not exceeding 10 names, 2 months,
Every additional name,
Absconding, Concealed or Absent Debtors' Notices, 3 m's,
Notices of Appointment of Trustees to Absent Debtors' 4 OC