THE SUPREME COURT IN EQUITY.

Between Jennie I. Lyle, Plaintiff; and

etween Jennie I. Lyle, Plaintin; and Freeman T. Lyle, David G. Leeman, and Eliza Ann his wife, James A. Doran and Laura Henrietta his wife, William Anderson and Matilda his wife, James Lyle, Frederick B. Lyle, Elezer Robbins and Catherine his wife, Henry A. Lyle, Roland H. Lyle, Everett C. Lyle, and Sarah Lyle, Defendents 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 Freeman T. Lyle, James A. Doran and Laura Henrietta his wife, James Lyle, Elezer Robbins and Catherine his wife, and Roland H. Lyle, seven of the above defendants, do not reside within the Province, so that they cannot be served with a Summons, and that their respective places 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 defen-dants, Freeman T. Lyle, James A. Doran and Laura Henrietta his wife, James Lyle, Elezer Robbins and Catherine his wife, and Roland H. Lyle, on or before the tenth day of October next, do Roland H. Lyle, on or before the tenth day of October 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 de-fendants by the above named plaintiff, for the foreclosure of a Mortgage dated 27th day of December, A. D. 1878. and made by James Lyle and Sarah his wife to said plaintiff, Jennie I. Lyle, and recorded in the Office of the Registry of Deeds for the County of Charlotte, in Book 29, pages 540 and 541; and for the foreclosure and sale of the Land described in said Mort-gage. and unless such an appearance is so entered, the Bill may gage, and unless such an appearance is so entered, the Bill may be taken *pro confesso*, and a Decree made. Dated this twenty sixth day of June, A. D. 1889.

W. H. TUCK, J. S. C.

M. M'MONAGLE, Plaintiff's Solicitor.

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 their publication.

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

Annual Subscription for Gazette, in advance, \$2 00

| 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 |
| Every additional name, | 0 10 |
| Absconding, Concealed or Absent Debtors' Notices, 3 m's, | 4 00 |
| Notices of Appointment of Trustees to Absent Debtors' | DASIM |
| Estates, per month, | 2.00 |
| Do. do do 3 months. | 4 00 |
| Sheriffs' Sales, 3 months,, | 4 00 |
| Insolvent Notices, 1 or 2 insertions, \$1; 4 or 5 insertions, | 2 00 |
| Surrogate Notices, 4 weeks, | 2 00 |
| Executor or Administrator's Notices, 3 months, | 4 00 |
| Any of the above notices exceeding 12 lines, (type l will be charged at Miscellaneous rates. | ike this) |
| | |

Miscellaneous Notices containing 12 lines, or under, 90 cents for the first insertion, and 30 cents for every subsequent insertion. Every line exceeding 12 lines, 5 cents per line for first insertion, and 2 cents a line for each continuation.

Printed and Published at the Royal Gazette Office by G. E.FENETY, Printer to theQueen's Most Excellent Majesty. Wednesday, 17th July, 1889.

To Actualia & Watth while of George D. and a star with -Presish of actual Lermards. In the County of Madawasta, Milli -man, and the resid George D. Ward, and Limar Ward, formerly of the same place, and all others whom it may concerd: NUTICE is hereby given, that under and by virtue of a

Partition is according them, that and controls and by written of a locating data the tweary festivation indentation Marinage, our tailed and the tweary festivation of September in the year of much isoversed Anosha G. Which wile of George B. Ward, then as the likely of Salat Leonards do the Course of Madawissia, Millionth, and the salat George B. Ward and Shuar Ward, of the

County of Madawasha.

August next, at the hour of (weive a clock more sequence way and a like or the regist, thick retees, property, elaim and detrand, either at a constraint day of the varies the state theory of the constraint day of the varies to state the constraint and the certain property of the detained each theory of the detained each theory of the detained each theory of the detain of the transfer of the constraint in the Constraint of the detained of the state theory of the detained each theory of the detained of the state theory of the detained and each y constraints in the Constraint of the detains of the transfer of the detained the detained and the state theory of the detained and the state the transfer of the detained and the state the theory of the detained to the detained the detained to the detained the detained to the detained to the state the theory three and they are the by the state the theory three detained to the state the the detained to detain the detained to be state the detained to detain the detained to detain the detained to be state three theory three detained to the state the detained to be state three detained to the state three detained to the state the detained to the detained to the state the detained to the detained

of North Take. Cousty of Yark, are hereby required to pay their Wild Land and Poorand County Taxes, as not opposite their names, together with the cost of attractising, (60 dints each). to the addendrand Collecters within two months from date bereaf, otherwise high proceedings will be taken to recover

