in the Parish of North Lake, in the County of York and Pro vince of New Brunswick, and bounded and described as fol-lows: Beginning at a post standing at the southwestern angle of lot Number thirteen, purchased by George Brown, east of the Grand Scordic Lake; thence running by the magnet of the year 1854 south eighty nine degrees east fifty chains to another post; thence south one degree west twenty chains to another post; thence north eighty nine degrees west fifty chains to another post; and thence north one degree east twenty chains to the place of beginning, containing one hundred acres more or less, distinguished as lot Number fourteen, east side of the above mentioned lake, heretofore granted to one Woodbury M'Laggan, being the same property conveyed to said George A. M'Minn by George M'Minn and wife, by Deed dated the first day of October 1888." Together with all and singular the buildings and improvements thereon, and the privileges and ap-purtenances to the said Lands and Premise, belonging or in any way appertaining.

Dated the seventh day of April, A. D. 1890.

MARGARET MOORE, Mortgagee. BLACK, JORDAN & BLISS, Solicitors for Mortgagee.

THE SUPREME COURT IN EQUITY.

Between James Forestell and Sarah C. Forestell his wife, Lewis Patrick Forestell, and Catherine Coggar, wife of Patrick Coggar, by G. Herbert Lee, her next friend, Plaintiffs; and

Agnes Johanna Forestell, John Philip Forestell, William Henry Forestell, Mary Frances Forestell, Celia Forestell, John Patrick Forestell, James Luke Forestell, Charles Forestell, Peter Forestell, Catherine Forestell, and Pat-

rick Coggar, 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 John Philip Forestell, one of the above defendants, does not reside within the Prevince, so that he cannot be served with a Summons, and that his place of resi-dence 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 defen-dant, John Philip Forestell, on or before the twenty first day of August 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 plaintiffs, for the partition of the Lands and Premises, of which Patrick Forestell. WHEREAS it has been made to appear by affidavit to the partition of the Lands and Premises, of which Patrick Forestell, of the Parish of Norton, in the County of King's, deceased, died seized; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made. Dated this thirteenth day of May, A. D. 1890.

(Signed) A. L. PALMER, Judge in Equity. OTTY & DIXON, Plaintiff's Solicitors.

In the matter of Charles V. M. Ginn, an Absconding or Concealed Debtor.

WE, the undersigned Trustees for all the Creditors of the Estate and effects of the said Charles V. M'Ginn, do hereby give notice that a General Meeting of the creditors of the said Estate will be held at the Office of Edward Girouard, Barrister, in Moncton, New Brunswick, on Friday the 30th day of May next, at two o'clock in the afternoon, for the purpose of examin-ing and passing the Accounts of the said Estate, and we require all the Creditors of said Estate to attend said Meeting.

Dated the 24th day of February, A. D. 1890.

A. CAVOUR CHAPMAN, THEOPHILUS B. LEBLANC, BENJAMIN TOOMBS, Trustees.

In the Madawaska County Court.

NOTICE is hereby given, that upon the application of Narcisse Marquis, I have directed all the Estate, as well real as personal, of Demos Plourde, of Saint Jacques, in the County of Madawaska, an 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 May 1st, A. D. 1890. JAS. G. STEVENS, J. C. C.

BARRY R. PLANT, Sol. for Pet. Creditor.

NOTICE OF SALE.

To David Webster, of the Parish of Saint Mary's, in the County of York, Carpenter, Annie Ralston, of the same place, wife of William A. Ralston, of Saint Mary's aforesaid, Trader, the

said William A. Ralston, and all others whom it may concern. NOTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the first day of October, in the year of our Lord one thousand eight hundred and eighty eight, and made be-tween the said David Webster, Annie Ralston, and William A.

Ralston, of the first part, and the undersigned, Elizabeth Kenney, of the City of Fredericton, in the County of York, aforesaid, Widow, of the second part, and duly recorded in Book H 4, pages 251, 252, 253 and 254 of York County Records, there will, for the purpose of satisfying the moneys secured thereby, default having been made in the payment thereof, be sold at Public Auction on Tuesday the seventeenth day of June next, at twelve o'clock noon, in front of the County Court House in the said City of Fredericton, in the said County of York, the Lands and Premises mentioned and described in the said Indenture of Mortgage, as follows

"All that certain piece or parcel of Land situate at Gibson, in in the County of York, and bounded as follows :-- Commencing at the most southerly angle of the Butler lot; thence north fifty degrees east along Butler's south line one hundred and fifty feet; thence at right angles to said line of Butler, south forty degrees eass forty seven feet; thence at right angles to last mentioned line south fifty degrees west till it strikes the post road; and thence along said post road in a northerly direction fifty three feet nine inches, or to place of beginning; being the property conveyed to the said David Webster by Deed of even date with said Indenture of Mortgage by J. Woodforde Smith and P. Lucretia Smith his wife;" together with all and singular the buildings and improvements, privileges and appurtenances to the said premises belonging or in any way appertaining. Dated the sixteenth day of April, A. D. 1890.

ELIZABETH KENNEY, Mortgagee. By JOHN BLACK, her Attorney.

BLACK, JORDAN & BLISS, Sols. for Mortgagee. SUPREME COURT IN EQUITY.

Between Francis Jordan, Thomas Jordan, Julia Ann Coleman,

and Mary Eagles, Plaintiffs; and Catharine Jordan, David L. Roberts and Mary Nailen Roberts his wife, Kate D. Robertson, Carrie Jordan, Daniel C. Courser and Lemira Allen Courser his wife, Samuel Maxwell and Janet Maxwell his wife, Harry Gilbert Jordan, Caroline Jordan, James G. Jordan, John S. Jordan, John Jordan and Mary Alice Jordan his wife, Jennie Jordan, Martha Caroline Jordan, Gilbert Jordan, Jessie Jordan, and Francis Thomas Jordan, Defendants.

WHEREAS it hath been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that John S. Jordan, one of the above 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 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, on or before the second day of August 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 plaintiffs, for the partition of certain Lands and Premises described in a certain Deed thereof from Ward Chipman and Elizabeth Chipman his wife, and Elizabeth Chipman, Mother of the said Ward Chipman, to John Jordan, dated August 1st. A. D. 1836; and unless such appearance is so entered, the Bill may be taken pro confesso, and a Decree made. Dated this twenty first day of March, A. D. 1890.

W. H. TUCK, J. S. C. BARKER & BELYEA, Plaintiffs' Solicitors.

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

Jazette, must be accompanied with the cash, in order to ensure their publication. Subscription for the Gazette, and also advertising terms, are as

follows:

Annual Subscriptic	on for Gazet	te, in adv	ance,	\$	2 00
Supreme Court in E					
Do.			2 we		2 00
Collectors' Notices	, not exceed	ing 10 nan	nes, 2 mont	hs,	3 00
Every additi) 10
Absconding, Conce	aled or Abse	nt Debtor	s'Notices,	3 m's, 4	1 00
Notices of Appoint	ment of Tru	stees to	Absent Deb	tors'	
Estates, per	month,			1	00 5
Do. d	0 0	lo	3 mont	hs, 4	1 00
Sheriffs' Sales, 3 m	onths,			4	1 00
Insolvent Notices,	1 or 2 inserti	ons, \$1; 4	tor 5 insert	ions, S	2 00
Surrogate Notices,				1	2 00
Executor or Admin	istrator's N	otices, 31	months,		4 00

Any of the above notices exceeding 12 lines, (type like this) arged at Miscellane

Printed and Published at the Royal Gazette Office by G. E. FENETY, Printer to the Queen's Most Excellent Majesty. Wednesday, 28th May, 1890.

126