IN THE SUPREME COURT IN EQUITY.

In the matter of the Estate of Charles Keith, late of Havelock Parish, in King's County, Farmer, deceased.

WHEREAS by petition under oath of Charles I. Keith-Administrator of all and singular the goods, chattels avd credits of said Charles Keith, deceased, it has been made to appear to the satisfaction of the undersigned Judge in Equity in and for the Province of New Brunswick, that said Charles Keith departed this life intestate at said Parish of Havelock, leaving him sured this file intestate at said Parish of Havelock, leaving him sur-viving, his widow Sarah A. Keith, and the following lawful children, namely:—Hannah E. Dunfield, wife of John B. Dun-field, the said Charles I. Keith, Anna M. Perry, wife of Abram Perry, Hilyard A. Keith, Roland B. Keith, Robina F. Thorne, wife of Wilford C. Thorne, Maggie H. Colpitts, wife of Chesley R. Colpitts, and Ralph C Keith, all of whom are over twenty R. Colpitts, and Raph C Keith, an of whom are over twenty one years of age, and all resident within this Province, except the said Ralph C. Keith, whose place of residence is unknown to said petitioner, but who has or had a wife, Annie, and three children, who, when last heard of by said petitioner, resided at Montevideo, Chippewa County in the State of Minnesota, United States of America, and that said deceased. Charles Keith, had in his lifetime executed two certain Bonds, one to said Charles I. Keith and one to William J. Fowler, of said Parish of Havelock, Farmer, conditioned respectively for the conveyance to them severally, their heirs and assigns by said deceased, his heirs crassigns, of certain Lands in said Bonds respectively mentioned when and as in the conditions of said Bonds respectively specified, and for the conveyance of which lands to said obligees severally, their beirs and assigns, said Charles Keith in his lifetime contracted with said obligees severally, and that said Charles Keith died seized of all said lands, and all purchase money, as well principal as interest, has been paid to and re-ceived by said Charles Keith or said Administrator. for said lands, according to said contracts and the conditions of said Bonds, and that said Charles I. Keith desires a conveyance to him in fee of the lands so contracted to be conveyed to him; and that said William J. Fowler is dead, and his heirs desire a conveyance made to them in fee of the lands contracted as aforesaid to be conveyed; and that the said petitioner has good prima facie grounds for such petition, and for application to this Honorable Court for performance of this said Contracts made by Charles Keith in reference to said lands.

I do therefore hereby Order, that said Ralph C. Keith and his said wife Annie, (or if the said Ralph C. Keith be dead, then his heirs), and that said widow and heirs of said deceased Charles Keith, and all others interested, do appear at the hour of eleven o'clock in the forenoon of Tuesday the twenty seventh day of May next, at the Equity Chambers in the City of Saint John, in this Province of New Brunswick, before me, or such Judge of the Supreme Court of said Province, as shall then be there which time and place I do hereby appoint for hearing all parties interested in the matter of said petition, and for consideration of the prayer of said petition; and unless such appearance is made, such Order will be made in the premises as to the Court shall seem meet

Dated this 22nd day of February, A. D. 1890.

A. L. PALMER, J. S. C. (Signed) WHITE, ALLISON & KING, Sols. to Petitioner.

IN THE SUPREME COURT IN EQUITY.

Between Thomas R. Jones, Plaintiff; and The Elgin, Petitcodiac and Havelock Railway Company, William Henry Thorne, and Thomas MacLellan, 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 defendant, Thomas MacLellan, Supreme Court, that the above defendant, Thomas MacLenan, does not reside within the Province, so that he cannot be served with a Summons, and that his place of residence is unknown to she plaintiff, and that the above plaintiff has good *prima facie* grounds for filing a Bill against the above defendant: I do therefore hereby order, that the said defendant, on or before the twenty second day of May next, do enter an appearance in this suit, (if he intend to defend the same), wherein a Bill has been filed against the above named defendants, The Elgin, Petitcodiac and Havelock Railway Company, William Henry Thorne, and Thomas MacLellan, by Thomas R. Jones, the above named plaintiff, for an Account of the amount of the Bonds and Debentures secured by the Mortgage dated the second day of July, A. D. 1885, and of the amount of principal and interest due thereon; for the foreclosure and sale of the Railway lands, franchises, property, and premises conveyed by way of Mort-gage by the defendant, The Elgin, Petitcodiac and Havelock Railway Company, to the plaintiff and the defendants, William Henry Thorne and Thomas MacLellan; for the appointment of a Receiver under the direction of this Court, to take possession of said line of Railway, lands and premises, and all other real and personal property conveyed by said Mortgage, and to operate and work said Railway under the like direction of the Court, and for such other decree as to this Honorable Court may seem meet; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a decree made. Dated the seventh day of February, A. D. 1890.

Nctice of Application.

NOTICE is hereby given, that application will be made to the Local Legislature for the Province of New Brunswick, at its next Session, for the passing of an Act relating to the Re-gistration and Qualification of Dental Surgeons. The several objects desired to be obtained by this Act, are: First. the pro-tection of Dentists. Second, the protection of the public from incompetent practitioners. Third, the elevation of the stand-ard of the Profession, and the advancement of the Profession generally. generally.

Dated 1st February, A D. 1890.

JAS. M. MAGEE, Secretary

PUBLIC NOTICE IS HEREBY GIVEN, that we, the undersigned, have been duly appointed l'rustees for all the creditors of the Estate and effects of Charles V. M'Giun late of Sunny Brea, in the Parish of Moneton, in the County of Westmorland, Trader and Contractor, an absconding debtor, and have been duly sworn: All persons indebted to the said Charles V. M.Ginn will, on or before the tenth day of March next, pay to us, or either of us, all sums of money they owe to the said Charles V. M'Ginn; and all persons having any effects of the said Charles V. M.Ginn in their hands or custody, will deliver the same to us, or either of us. as aforesaid; and we require all th · creditors of the said Charles V. M'Ginn, on or before the tenth day of March, A. D. 1890, to delizer to us, or some one of us, their respective Accounts and demands against the said Charles V. M'Ginn, that justice mry be done to the parties. Dated this fourteenth day of February, A. D. 1890.

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

In the matter of James Welsh, an Absconding Debtor.

PUBLIC NOTICE is hereby given, that a General Meeting of the Creditors of the said James Welsh, an absconding Debtor, will be held at the Office of Thomas Lawson, in An-dover in the County of Victoria, on Tuesday the twentleth day of May next, at eleven o'clock in the forenoon, for the purpose of examining and passing the Accounts of the said Estate. Dated the tenth day of February, A. D. 1890.

THOMAS R. CAMERON, GORDON W. GIBSON,	Trustees.
FRANKLIN D. SADDLER,	
 Cal to Transform	

THOS. LAWSON, Sol. to Trustees.

COLLECTOR'S NOTICE.

THE undersigned non-resident Ratepayers of the Parish of Brunswick, in the Couuty of Queen's, are hereby requested to pay their School Tax, as set opposite their names, for the year 1889, together with the cost of advertising, (\$1.50 each), within two months from date hereof, otherwise legal proceedings will be taken to recover the same. School Tax

				CHOOL AGA.	
E. G. Dunn,				\$11.68	
Robert Polley (Estate),				29.20	
	ALFR	ALFRED KEIRSTEAD,			
	S	Sec. to School Trustees.			
Demomial Queon's 5th	Fab 1990				

Brunswick, Queen's, 5th Feb. 1890.

NOTICE.

NOTICE is hereby given, that application will be made at the next Session of the Provincial Legislature, for an Act to incorporate a Company to be called "THE NEW BRUNS-WICK ROYAL ART UNION," with the usual powers and privileges incident to Corporations of that description, having drawings at stated periods, and with a Capital of Ten thousand Dollars (\$10.000), and power to increase the same.

Dated this 8th day of February, A. D. 1890.

In the matter of Jas. E. Mowbray, an Absconding Debtor.

PUBLIC NOTICE is hereby given, that a General Meeting of the Creditors of the said James E Mowbray, an absconding Debtor, will be held at the Office of Thomas Lawson, in Andover in the County of Victoria, on Wednesday the twenty first day of May next, at eleven o'clock in the forenoon, for the purpose of examining and passing the Accounts of the said Dated this tenth day of February, A. D. 1890. GEORGE A. BEDELL, Trustees. F. D. SADDLER, THOS. LAWSON, Sol. to Trustees.

(Signed) A. L. PALMER, Judge in Equity. CHAS. A. PALMER, Plaintiff's Solicitor.

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