THE SUPREME COURT IN EQUITY.

Between Mary Hanlin, Administratrix of all and singular the goods, chattels and credits which were of Samuel Hanlin, deceased, at the time of his death, who died intestate, Plaintiff; and

Samuel Hanlin and Mary Ann Hanlin his wife, Mary Hanlin, George S. Hanlin, Joseph Hanlin and Miranda Hanlin his wife, Robert A. Hanlin and Phœbe R. Hanlin his wife, Samuel Hanlin, Junior, James Robertson and Elizabeth Robertson his wife, Sproul Connors and Margaret Connors his wife, Mary Jane Hanlin, John Reed and Ada Reed his wife, Robert Milton M'Afee, William Thomas M'Afee, John M'Afee, James M'Keown and Jane M'Keown his wife, John G. Hodgin and Matilda Hodgin his wife, Ann Campbell, James Campbell and Elizabeth Campbell his wife, and Robert M. Bockus, 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 Mary Jane Hanlin, Samuel Hanlin, Junior, Robert Milton M'Afee, William Thomas M'Afee, and John M'Afee, five of the above defendants, do not reside within Mortgage, as follows:—"All that tract of Land Indenture of Mortgage, as follows:—"All that trac 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, Mary Jane Hanlin, Samuel Hanlin, Junior, Robert Miltou M'Afee, William Thomas M'Afee and John M'Afee, on or before the third day of April next, do enter an appearance in this suit (if they intend to defend the same), wherein a Bill will be filed against them and the other above named Defendants by the above named plaintiff for the foreclosure and sale of the mortgaged premises men-tioned and described in an Indenture of Mortgage dated the first day of April, in the year of our Lord one thousand eight hundred and sixty four, and made between the said Defendant, Samuel Hanlin of the one part, and Samuel Hanlin since de-ceased of the other part, default having been made in the payment of principal money and interest secured thereby, and unless such appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

All the above named Defendants with the exception of the said Defendant, Robert M Bockus, are made parties to this suit by reason of their being heirs of the said Samuel Hanlin, deceased, the said Defendants, Samuel Hanlin and Mary Ann Hanlin his wife, as well as being Mortgagors; and the said Defendant, Robert M. Bockus is made a party to this suit by reason of his being Trustee of all the Estate and effects of said Defendant, Samuel Hanlin, for the benefit of the Creditors of said Samuel Hanlin.

Dated the seventeenth day of December, A. D. 1889.

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

R. LeB. Tweedie, Plaintiff's Sol.

In the County Court of Westmorland

NOTICE is hereby given, that upon the application of Abraham A. Tuttle, of the Town of Moncton, in said County, I have directed all the Estate, as well real as personal, of Charles V. M. Ginn, late of the Parish of Moncton, in the County of Westmorland, Contractor and Trader, an absconding, concealed 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 this 14th day of October, A. D. 1889. B. BOTSFORD, J. C. C. Westmorland Go. E. GIROUARD, Sol. for Applicant.

NOTICE is hereby given, that an application will be made by the New Brunswick Railway Company to the Parliament of Canada at the ensuing Session, for an Act to authorize the said Company to consolidate its indebtedness and to issue Consolil dated Debenture Stock for that purpose, and for the generapurposes of the Company.

Dated the seventh day of December, A. D. 1889.

WELDON & M'LEAN, Solicitors for Applicants.

NOTICE OF SALE.

To Nehemiah Grant, formerly of the Parish of Southampton, in the County of York, Farmer, and Jane his wife, and all others whom it may concern:

OTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage, bearing date the twenty first day of June, in the year of our Lord one thousand eight hundred and eighty four, and made between Nehemiah Grant, then of the Parish of Southampton, in the County of York, Farmer, and Jane his wife, of the one part, and Odber M. Hartt, of Tarrytown, in the State of New York, Gentleman, of the other part, and registered in Book W 3, pages 442, 443, 444, 445, and 446, of the York County Records, on the twenty first day of June, A. D. 1887; there will, for the purpose of satisfying the moneys secured thereby, default having been made in the payment thereof, be sold at Public Auction, at Phonix Square, in the City of Fredericton, in the County of and Premises mentioned and described in the said Indenture of Parish of Southampton aforesaid, and described in the Deed thereof from John A. Henry and wife to the said Nehemiah Grant, dated May 4th, A. D. 1871, and registered in Book X 2, of the York County Records, pages 229 and 230, as beginning at a maple tree standing at the southern angle of lot No. 217, northwest of the New Brunswick and Nova Scotia Land Company boundary line at Little Nacawicac River; thence running by the magnet of the year 1861 north 48° 15′ east 38 chains; thence south 41° 45′ east 26 chains and 50 links; thence south 48° 15′ west 38 chains to a post; and thence north 41° 15′ west 26 chains and 50 links to the place of beginning, containing one hundred acres more or less, and distinguished as lot No. 215.

Together with all and singular the buildings, improvements, privileges and appurtenances to the said Lands and Premises belonging, or in any wise appertaining.

Dated the third day of January, A. D. 1890.

ODBER M. HARTT, Mortgagee.
J. A. & W. VanWart, Sols. for Mortgagee.

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 iven, that all Advertisements intended for insertion in the Royal Gazette, must be accompanied with the cash, in order to ensure heir publication.

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

Me See paragraph below marked thus Is which is to be taken in connection with the following charges:-

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 Every additional name, Absconding, Concealed or Absent Debtors' Notices, 3 m's, 4 00 Notices of Appointment of Trustees to Absent Debtors' Estates, per month, do do 3 months, Sheriffs' Sales, 3 months, 4 00 Insolvent Notices, 1 or 2 insertions, \$1; 4 or 5 insertions, 2 00 Surrogate Notices, 4 weeks, Executor or Administrator's Notices, 3 months, 4 00

Any of the above notices exceeding 12 lines. (type like this will be charged at Miscellaneous rates.

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 perline for first insertion, and 2 cents a line for each continuation .