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EQUITY SALE.

IN THE SUPREME COURT IN EQUITY.

Between James Macgregor Grant and Isabella Grant his wife, Plaintiffs; and

John Morrell, Defendant.

THERE will be sold at Public Auction, in front of the Post Office, in the Town of Woodstock, in the County of Car-Post Office, in the Town of Woodstock, in the County of Car-leton, in the Province of New Brunswick, on Wednesday the seventh day of October next, at the hour of eleven o'clock in the iorenoon, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made in the above cause on the seventh day of July last past, with the approbation of the un-dersigned, a Referee in Equity duly commissioned, appointed and sworn to act in and for the County of Victoria, under and by virtue of an Act passed in the forty ninth year of the Reign of Her present Majesty Queen Victoria, intituled "An Act re-specting the Administration of Justice in Equity," the Mort-gaged lands and premises described in a certain Indenture of gaged lands and premises described in a certain Indenture of Mortgage bearing date the twentieth day of December, A. D. 1888, and made between the said John Morrell, of the first part, and the said Isabella Grant, of the second part, in the Plain-tiffs' Bill and in said Decretal Order as follows :--- "A tract of land situate in the Parish of Grand Falls, in the County of Vic-toria, in our Province of New Brunswick, and bounded as follows, to-wit: Beginning at a post standing on the north-western side of a reserved road at the northeastern angle of lot number forty, California Settlement; thence running by the magnet north seventy one degrees and thirty minutes west one hundred chains, thence, north sightcan, degrees, and thirty hundred chains; thence north eighteen degrees and thirty minutes east ten chains; thence south seventy one degrees and thirty minutes east one hundred chains to a post standing on the northwestern side of the above mentioned reserved road; the northwestern side of the above mentioned reserved road; and thence along the same eighteen degrees and thirty minutes west ten chains, to the place of beginning, containing one hundred acres, more or less, distinguished as lot number forty, in California Settlement, being same land granted by the Crown to Frederick Longley on the fifth day of April, in the year of our Lord one thousand eight hundred and eighty, and deeded by said Frederick Longley to the said John Morrell by Deed hearing date the third day of December, in the year of Deed bearing date the third day of December, in the year of their publication. our Lord one thousand eight hundred and eighty eight;" to- Annual Subscription gether with all the buildings and erections thereon standing and being.

For terms of sale and other particulars apply to Plaintiffs' Solicitor.

Dated this twenty fifth day of July, A. D. 1891.

AND REELS S. CA.

STEPHEN B. APPLEBY, Referee in Equity. J. N. W. WINSLOW, Plaintiffs' Solicitor.

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IN THE SUPREME COURT IN EQUITY.

Between William A. Wilmot and Thomas I. Wilmot, Plaintiffs; and

Frederick E. DeMill and Elizabeth DeMill, Trustees under the last Will and Testament of Elizabeth Bentley, deceased, Jane Wilmot, Martha Wilmot, Elizabeth Death, James M'Ewen and Mary M'Ewen his wife, Harry Watters, Alpheus Hewlett, Charles Henry James and Annie M. James his wife, George Hewlett and Sarah Hewlett, 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 Alpheus Hewlett, 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 cannot be ascertained by the plaintiffs, and that the above plaintiffs have good prima facie grounds for filing a Bill against the above named defendants : I do hereby order, that the said Defendant, Alpheus Hewlett, on or before the seventh day of October 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, to have the Trusts under the last Will and Testament of Elizabeth Bentley declared, and for a Decree declaring that the Trusts thereunder have terminated, and to have the property distributed among the heirs of Allan Wilmot under the terms of the said Will; and unless such an appearance is so entered, the Bill may be taken

pro confesso and a Decree made. The above named defendant, Alpheus Hewlett, is made a party to this suit by reason of his being an heir of the said Allan Wilmot.

Dated this 3rd day of August, A. D. 1891.

GEORGE E. KING, J. S. C. oct7

E. & R. M'LEOD & EWING, Plaintiffs' Sols.

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Provincial Secretary.

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