4 R. O'Leary.

8 R. O'Leary.

In the Supreme Court in Equity.

Between Lewis M. Clark, Plaintiff;

Alexander Jewett, Julia A. Jewett, James A. Jewett, Kate Jewett, Moses L. Jewett, Annie Jewett, Lewis Jewett, Sarah Jewett, Henry M. Jewett, Minnie Jewett, Jennie Scribner, Ammon F. Scribner, Nellie Banks, James E. Jewett, Mary Jewett, Ella B. Trafton, Miles S. Trafton, Grace Jewett, Annie M. Jewett, George N. Howland, Isabella 'Howland, Benjamin Howland, Henrietta Howland, Hannah A. Miller, Robert Miller, Amanda Anderson, John Anderson, Lillian M. Brown, Ernest Brown, Mary E. Allen, Alexander Allen, John B. Jewett, Catherine Jewett, Ludlow S. Jewett, Esther Jewett, William A. Jewett, Rachel Jewett, Thomas Jewett, Darius Jewett, Harriet Estey, Tyler Estey, Minnie Woodworth, John Woodworth, Emma Jewett, Estella M. Jewett, Edward B. Jewett, James R. Jewett, Sadie N. Jewett, Martha J. Jewett, Joel Sharp, James Sharp, Louisa Sharp, Thomas O. Sharp, Jalette Sharp, Jerusha Morgan, Allan Morgan, William Coulthard, Samuel Coulthard, Andrew Coulthard, Samuel Coulthard, Andrew Coulthard, Junior, Martha Coulthard, Emma Coulthard, Sarah Gordon, William C. Gordon, Charles Reed, Emeline Reed, Lydia Clark, Frederick Clark, George Reed, Annie E. Reed, Elizabeth Caverhill, Richard S. Reed, Annie Reed, Benjamin Reed, Helen S. Reed, Martha Murch, John Murch, Duncan Reed, Della Reed, Dow H. Reed, J. Clowes Reed, Jennie Reed, Estella Clark, Lillie Sharp, Leslie Sharp, George Clark, Mabel M. Hemphill, Robert Hemphill, Elizabeth J. Ingraham, Alfred Ingraham, Ella M. Key, Charles Key, Ward E. Jewett, Edna F. Jewett, Laura M. Jewett, Gordon Jewett, Sarah V. Jewett, George W. Jewett, Elizabeth A. Jewett, Effie Jewett, Charles H. Gordon, Emily Gordon, Judson Currie, Lydia Currie, Grace E. Estey, Warren Estey, Harry R. Currie, Bessie Currie, Lillie M. Currie, Sarah C. Currie, Isa Bertie Boyer, Page H. Boyer, Defendants.

dants.

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 four of the above defendants, namely: Samuel Coulthard, Andrew Coulthard, George Clark and Nellie Banks, do not reside within the Province, so that they cannot be served with a summons, and that their places of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facie grounds for filing a bill against the above named defendants, and that the said defendants are necessary parties to this suit, by reason of being heirs of Benjamin Jewett, deceased, who was owner of the hereinafter partially described lands and premises:

I do hereby order that the said defendants, on or before Tuesday, the fourteenth day of April next, do enter an appearance in this suit

I do hereby order that the said defendants, on or before Tuesday, the fourteenth 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 the above named defendants by the above named plaintiff, for the partition or sale of lands and premises, left undisposed of by the late Benjamin Jewett, now deceased, and composed of that farm, piece or parcel of land in the Parish of Brighton, in the County of Carleton, and Province of New Brunswick, containing fifty acres more or less, and being land conveyed to the said Benjamin Jewett in his lifetime, by Samuel Turner and Mary A. Turner his wife, by Indenture of Deed bearing date the fourteenth day of February, in the year of our Lord one thousand eight hundred and eighty-two; and also that piece or parcel of land on the West side of the Main road in the Village of Hartland, in the Parish of Brighton, in the County of Carleton, and Province of New Brunswick, containing two acres more or less, and being land conveyed to the said Benjamin Jewett in his lifetime by Burrill N. Shaw and Agnes E. J. Shaw his wife, by Indenture of Deed bearing date the second day of October, in the year of our Lord one thousand eight hundred and ninety-four; and unless such an appearance is so entered, the bill may be taken pro confesso and a decree made.

Dated this fourth day of February, A. D. 1903.

GEO. F. GRECORY, J. S. C. Louis E. Young. Plaintiff's Solicitor.

Louis E. Young, Plaintiff's Solicitor.

IN THE PROBATE COURT OF CARLETON COUNTY.

To the Sheriff of the County of Carleton, or any Constable within the said County.—Greeting:

WHEREAS Martha M. Currie, Administratrix of the Estate of William Currie, late of Richmond, in the County of Carleton, deceased, hath prayed that she may appear and pass the accounts of the said Estate: You are therefore required to cite the said Martha M. Currie, the Administratrix, John E. Currie, of the Parish of Pichmond in the County of Carleton, Farmer, Charles Currie Martha M. Currie, the Administratrix, John E. Currie, of the Parish of Richmond, in the County of Carleton, Farmer, Charles Currie, Donna Laskey, Edward W. Laskey, Ernest H. Laskey, Ray Laskey, and Gordon Laskey, all of Avondale, in the County of Carleton, infants, and the helrs, next of kin, creditors, and any persons interested in the estate of the deceased, to appear before the Judge of Frobate for the County of Carleton, at a Court of Probate to be held at the Office of the Registrar of Probates at Woodstock, within and for the said County of Carleton, on SATURDAY the eighteenth day of APRIL next, at eleven of the clock in the forenoon, for the purpose of showing cause, if any, why the said accounts should not be passed as prayed.

Given under my hand and the Seal of the said Court, this eighth day of January, A. D. 1903.

LEWIS P. FISHER,

LEWIS P. FISHER. [L.S.] Judge of Probate, County of Carleton.

D. B. GALLACHER. Registrar of Probates. 13ins.

NOTICE.

NOTITCE IS HEREBY GIVEN, That application will be made to the Legislature of New Brunswick, at its next Session, for an Act to incorporate the Agricultural School and Model Farm at Regersville, N. B.

4ins

Dated this 5th day of February, 1903.

M. P. RIGHARD.

and There's

CROWN LAND OFFICE, 11th February, 1903.

LICENSES to expire on the 1st August, 1903, for the following Timber Berths, for the purpose of cutting all classes of Lumber, will be sold at this Office, at noon, on Wednesday the 25th day of February instant, subject to existing Regulations.

Upset price, \$8 per square mile, in addition to Stumpage.

No Refund of Mileage.

Not to interfere with any lots of land now actually occupied and improved to the value of forty dollars, nor with any lots which have been approved of under the "Labor Act," within one year previous to the date of License, nor with any lots applied for for which Returns of Survey have been received at

this Office previous to the date of application.

All Timber, Logs or other Lumber out upon Unlicensed Crown Land or which may be cut by any person beyond the limits of his own Berth, shall be serzed and forfested to the use of the Crown; and no Timber or Lumber shall be cut on any Berth applied for until it shall be purchased

at Public Auction. No.

Situation.

Sq

Solution Station, Caraquet R. R.: Vacancy in block 6, range 1, extending Nly.

to granted lands on Sn. side Bay Chaleur,

excepting the granted lands and lot No. Name. 3 P. G. Mahoney.

Portage River, Kent County: Vacancy in North ½ block 15, range 4, and S. W. ½ block 15, range 5.

Polly's and Murphy's Creek, Kouchibouguac: Vacancies in block 12, W. ½ block 13, S. ½ and N. E. ½ block 14, range 4 and in S. E. ½ block 14, range 5, excepting granted lands and improved lots.

Black River and Murphy's Creek and Kouchibouguac River: Vacancies in E. ½ and N. W. ½ block 12, East ½ and S. W. ½ block 13, range 5. Also vacancies in block 11 and S. W. ½ block 12, range 6, excepting granted lands; also N. W. ½ block 10, range 7.

A. T. DUNN, Sur. Gen.

CROWN LAND OFFICE, 4th February, 1903. THE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in March next, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General determines the present value thereof.

Upset price per acre, (\$1.00 unless otherwise mentioned) in addition to expense of survey.

Not to unterfere with the right to cut Timber or other Lumber under

Lacenses applied for previous to the application for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

WESTMORLAND.

48 acres, lot 14, S. E. of Square Lake, Botsford, W. Murray Peacock.
63 acres, lot 186, block 9, E. of I. C. Railway, Moncton, (survey and improvements, if any, to be paid for), A. E. Hanson.

VICTORIA. 100 acres, lot 36, range 2, Red Rapids Sett., Robt. J. Armstrong.
100 acres, lot 38, range 2, do. do. do.
100 acres, lot 40, range 2, do. do. do.
18½ acres, lot X, Wn. side River St. John, S. E. of Town of Grand
Falls, (upset price \$2 per acre), John R. Curran.

MADAWASKA. 24 acres, En. end lot 14, tier 2, E. of River St. John, W. of Green R., St. Basil, Joseph Martin. A. 1. DUNN. Sur Hen. (4w)

BRIDGE NOTICE.

SEPARATE SEALED TENDERS, marked "Tender for Shaw's Creek Bridge, New Site," "Tender for Shaw's Creek Bridge, Present Site," will be received at the Department of Public Works, Fredericton, until

MONDAY, 2nd day of MARCH, 1903, at noon, for rebuilding Shaw's Creek Bridge, Parish of Northampton, Carleton County, N. B., according to Plan and Specification to be seen at the Public Works Department, at the office of Stephen B. Appleby, M. P. P., Woodstock, and at the residence of Mr. Enoch Phillips, Pembroke, Carleton Co., N. B.

Each tender must be accompanied by a certified Bank Cheque or Cash, for an amount equal to five per cent. of the tender, which will be forfeited if the party tendering declines to enter into contract when called upon. Should the tender be not accepted the deposit will be returned. Two good sureties must be named in each tender. Not obliged to accept ties must be named in each tender. Not obliged to accept lowest or any tender.

Any Newspapers copying this Notice will not be compensated C. H. LABILLOIS,

Chief Commissioner.

Department Public Works, Fredericton, February 4th, 1903.

IN THE WESTMORLAND COUNTY COURT.

NOTICE IS HEREBY GIVEN, That upon the application of James P. Sherry, I have directed all the Estate, as well real as personal, of Joseph D. Duppis, formerly of Gouldville, in the Parish of Dorchester, in the County of Westmorland, an absent debtor, to be seized; and unless said Joseph D. Duppis return and discharge his debts within three months after the publication hereof, such Estate will be seld for the payment thereof.

Dated this 20th day of November, A. D. 1902.

14ms

W. W. WELLE, J.C. C.