Vol. 62

THEREAS under th 161

An analy in the stand of the second	CROWN LAND OFFICE, 13th July, 1904.
application has been made to me by th	e undermontioned
he "General Mining Act" and amended .	e undermentioned persons for Mining Licenses to Search for Minerals Acts, on lands described as follows :-
	, mades described as follows :

## FOR LICENSE TO SEARCH.

No.	NAME.	Date of Application.	COUNTY.	SITUATION.	Sq. M.
882	R. A. Lawlor and W. R. Payne,	16th June, 1904,	Gloucester,	Beginning at a fir tree standing at the N. W. angle of Mining Lease, No. 47, granted to A. S. Suther- land on the 16th June, 1883, on the Millstream River, at the Falls, thence running by the magnet S. 3° 45' W. 64 chains to a fir tree; thence N. 86° 15' W. 100 chains to an fir tree; thence N. 86°	
883	I. S. Dawson,	30th June, 1904,	King's,	45' E 64 chains to a birch tree; thence N. 3° 86° 15' E. 100 chains to beginning, Beginning at the most Southern angle of Lot U, granted to John Jordan in the Lordan M. Lot U,	1
884	John M. Beaton,	lst July, 1904,	Westmorland,	ning by the magnet of the year 1900, South ½ mile, West 2 miles, North 2½ miles, East 2 miles, South 2 miles to beginning,	5
				Beginning at N. W. angle of License to Search, No. 627, on Maclauchlan Road, in Township Two, thence running by the magnet of the year 1900, South 2 miles, West 2½ miles, North 2 miles, East 2½ miles to beginning,	5
	M. S. Keith, David Lock- hart and Benj. Tucker,	4th July, 1904,	Westmorland,	Beginning at S. E. angle of Lot No. 12, granted to Richard Gregory, on Western side Scoudouc River, above the mouth, thence running by the magnet of the year 1900, West 2 <sup>1</sup> / <sub>2</sub> miles, North 2 miles,	
	orice of such application is refer claim to me, to have il will examine into the n ilars as to situations can b			ssignees of such lands, who may within 30 days from	5 this r in nal

THE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in August, 1904, 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 Lucenses applied for previous to the application for the Land, if already urveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

## GLOUCESTER. 84 acres, lot 407, Shippegan Island, Adolph Achie.

VICTORIA.

200 acres, lot C, En. side Tobique River, opposite Plaster Rock. Reserving 4 rods in front and rights of Lessees who hold Gypsum leases, Donald Fraser & Sons.

(4w) L. J. TWEEDIE. Acting Sur. Gen.

TAKE NOTICE that, pursuant to the provisions of the Consoli, dated Statutes of New Brunswick, 1903, Chapter 141, initialed "Respecting Assignments and Preferences by Insolvent Persons," Josephus M. Murchie, of the Town of Saint Stephen, in the County of Charlotte and Province of New Brunswick, heretofore doing business at the said Town of Saint Stephen as a merchant, has this day made a general assignment, for the benefit of his creditors, to the undersigned, Almon I. Teed, of the Town of Saint Stephen, in the said County of Charlotte, Merchant; and also, that a meet-ing of the creditors of the said Josephus M. Murchie will be held at the office of George J. Clarke, Attorney-at-Law, in the said Town of Saint Stephen, on SATURDAY the sixteenth day of JULY instant, at two o'clock in the afternoon, for the appoint-ment of Inspectors and the giving of directions with reference to the disposal of the estate, and the transaction of such other busi-ness as shall properly come before the meeting. And take notice further, that all creditors are required to file

ceeds of the estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor. Dated at the Town of Saint Stephen, in the County of Charlotte, this fourth day of July, A. D. 1904.

ALMON I. TEED, Assignee. GEOBGE J. CLARKE, Solicitor.

4ins

## IN THE PROBATE COURT OF YORK COUNTY.

[L.S.] To the Sheriff of the County of York, or any Constable Copy. within the said County,-GREETING:

WHEREAS William Swim, of the Parish of Blissfield, in the County of Northumberland, Esquire, one of the heirs of Amelia Jane Swim, late of the City of Fredericton, in the County of York and Province of New Brunswick, Spinster, deceased, hath by his petition bearing date the third day of March last past, prayed that Letters of Admin-istration of the Estate and effects of the said Amelia Jane Swim, deceased, may be granted to him in due form of law.

You are therefore required to thin in due form of law. You are therefore required to cite the heirs, next of kin, creditors and all others interested in the Estate of the said Amelia Jane Swim, deceased, to appear before me at a Court of Probate to be held at my office in the City of Fredericton, within and for the said County of York, on THURSDAY the fourth day of AUGUST next, at the hour of eleven o'clock in the forenoon, to show cause, if any they have, why Letters of Administration of the Estate of the said Amelia Jane Swim, deceased, should not be granted to the said William Swim agreeably to the prayer of his said petition.

Given under my hand and the Seal of the said Court this nineteenth day of April, A. D. 1904.

J. H. BARRY, Judge of Probate for the County of York.

14ins

R. W. MCLELLAN, Registrar of Probates for the County of York. WM. P. TAYLOR, Proctor for Petitioner.

## NOTICE.

ALL ADVERTISEMENTS must be prepaid before insertion. Observance of this Rule will be in ed upon in all cases and. unless the advertisement is accompanied by the cash, the advertisement will not be inserted. In cases where the amount cannot be ascertained before remitting, a sufficient sum must be forwarded to cover insertion and any surplus will be returned. R. W. L. TIRBITS, King's Printer

And take notice further, that all creditors are required to file their claims, duly proven, with the undersigned Assignee, within three months from the date hereof, unless further time be al-lowed by a Judge of the Supreme or County Court; and that all claims not filed within the time limited, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of the estate, and that the said Assignee shall be at liberty to distribute the pro-