upon him by the said Letter Patent during the running or driving season or whilst the logs are being run out of the said boom into the Saint John River, but at no time shall his services be longer re-quired after the logs or other lumber has ceased to be run into the saint John River; and no conviction under the said Letters Patent shall be a bar to further proceedings for a breach of duty occurring after the information laid on which the previous convistion was had. Provided also, that the said Company shall commence operations within three years after the issue of the said Letters Patent, and in the event of its failure to do so, the said Letters Patent shall be null and void.

and void. And provided also, that unmarked logs shall be sold by the Boom Master (should one be appointed) and the proceeds of such sale shall be distributed pro rata among the several owners of the logs in the said Brook, according to the sworn statement of the several operators upon the said Baker Brook; by the name of "THE BAREE BROOK MANUFACTURING COMPANY, (Limited);" with a total Capital Stock of Twenty thousand dollars, divided into two hundred shares of One hundred dollars each. Dated at the Office of the Provincial Secretary, at Fredericton, the sixth day of June, A. D. 1904.

L. J. TWEEDIE, Provincial Secretary.

NOTICE OF GRANTING LETTERS PATENT.

PUBLIC NOTICE IS HEREBY GIVEN, That under "The New Brunswick Joint Stock Companies' Act, 1893," and amending Acts, Letters Patent have been issued under the Great Seal of the Province of New Brunswick, bearing date the twenty-seventh day of June, A. D. 1904, incorporating Frederick W. Whelpley, of Greenwich, in the County of King's and Province of New Brunswick, Skate Manufacturer ; Jemima J. Whelpley, of the same place, Widow ; Daniel R. Whelpley, of the same place, Skate Manufacturer ; Edgar D. Whelpley, of the same place. Skate Manufacturer ; Alberta E. Whelpley, of the same place, Married Woman, wife of the said Daniel R. Whelpley ; and Charles S. Hanington, of the City of Saint John, in the City and County of Saint John and Province aforesaid, Barrister-at-Law ; for the following purposes, namely:--

Province aforesaid, Barrister-at-Law ; for the following purposes, namely:— To purchase, acquire and take over as a going concern the business and undertaking, plant, machinery and good-will of the Skate Factory and Works at Greenwich, in the County of King's and Province aforesaid, formerly carried on and conducted by the J. A. Whelpley Company, Limited, with all the buildings, lands and premises, property and effects in connection therewith; and for carrying on and conducting the business of the skate works and factory and extending the same ; and for the buying, calling, manufacturing, smelting, casting and working in all kinds and chasses of metal and the products thereef, and for the making, buying, selling and furnishing of all kinds of skates, machinery, machines, fittings, stoves and other articles made from any kind of metal or wood; and doing and carrying on all business and transactions of every kind incidental or belonging or appertaining to any of the objects or purposes aforesaid; or in connection therewith in any way. Also to build, operate, maintain, buy, sell and deal in, own, lease, pledge and otherwise dispose of ships, vessels, scows, dredges and boats of every kind or nature whatsoever, together with all materials, articles, tools, machinery and appliances with all materials, articles, tools, machinery and appliances or quipment thereof; and to build, construct, repair and maintain any and all bridges, wharves, piers and other like works of in-ternal improvement for public use or utility; by the name of "WERLEY SKATE AND MARUFACTURING COMPANY. Limited:" with a total Capital Stock of Four thousand nine hundred dollars, dvided into forty-nine shares of One hundred dollars each. Tated at the Office of the Provincial Secretary, at Fredericton, the twenty-seventh day of June, A. D. 1904.

Dated at the Office of the Provincial Secretary, at Fredericton, the twenty-seventh day of June, A. D. 1904.

L. J. TWEEDIE, Provincial Secretary.

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IN THE SUPREME COURT.

NOTICE IS HERERY GIVEN, That upon the application of J. Hazen Goodwin, of Point deBute, in the County of Westmorland, Merchant, I have directed all the Estate, as well real as personal, of Clarence L. Hicks, of Jolicure, in the County of Westmorland, in the Province of New Brunswick, Farmer, an absconding, con-cealed or absent debtor, to be seized; and unless he return and discharge his debts within three months after the publication hereof, such estate will be sold for the payment thereof. Dated this twenty-third day of June, A. D. 1904. P. A. LANDRY

P. A. LANDRY, Judge of the Supreme Court.

IN THE SUPREME COURT.

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NOTICE IS HEREBY GIVEN, That upon the application of

JUNE 29

IN THE SUPREME COURT IN EQUITY.

Between Sarah M. Smith, Plaintiff;

and

Charles R. Casey and Jane Casey his wife, Otho Read and Rosara Read his wife, Walter Doull and Amy Doull his wife, George Doull, Roy Doull. Ernest Doull, Blanche Doull, William A. Casey and Florence Casey his wife,

WHEREAS it has been made to appear by affidavit to the satis-faction of me, the undersigned, one of the Judges of the Supreme Court, that Roy Doull, one of the above named defendants, does not reside within the Province of New Brunswick, so that he cannot be served with a summons, and that his place 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 detendants. detendants.

cannot be ascertained by the plaintiff, and that the above plaintiff has good prime facie grounds for filing a bill against the above detendants. I do hereby order that the said defendant, Roy Doull, on or before the first day of SEPTEMBER next, do enter an appear-ance in this suit, if he intends to defend the same, wherein a bill will be filed against the above named defendants by the above named plaintiff for the foreclosure of the equity of redemption in and the sale of the following Lands and Premises situates at Bale Verte, in the County of Westmorland and Province of New Brunswick, that is to say:--"All that piece or parcel of land situate, lying and being in BaiesVerte, in the Parish of Westmorland and County aforesaid, bounded south westerly by lands of Wesley Turner, Northwester-ly by lands of John Read, Esquire, and Southeasterly by the lands of the Episcopal Church, lands formerly owned by James Suther-land, lands owned by Gilbert Gooden, lands occupied as a public hall and the main road through Bay Verte, being the same lands purchased by the said Daniel E. Casey from the late William Fawcettf Esquire, and whereon the said Daniel E. Casey on W resides, and containing forty acres more or less." Mentioned and described in a certain indenture of mortgage bearing date the 8th day of June, A. D. 1888, and made between Daniel E. Casey of Baie Verte, in the County of Westmorland and Province of New Bruns-wick, Merchant, and Rosaline his wife of the first part, and Sarah M. Smith, Edward J. Smith and Henry R. Emmerson, Trustees under the last will and testament of Sir Albert J. Smith, late of Dorchester in the County of Westmorland and Province afore-said, Knight, deceased, of the other part, duly registered on the 14th day of June, A. D. 1885, in Book K. No. 5, of the records for the said County at page 522, for securing payment of the sum of two thousand dollars with interest thereon at the rate of six per cent, per annum in one year from the date of the said mortgage. The said defendant Roy Doull b

leaving her surviving, among other heirs her son, the defendant, Roy Doull.

And unless such an appearance is so entered the bill may be taken pro confesso and a decree made. Dated this seventeenth day of June, A. D. 1904. P. A. LANDRY, J. S. C.

WILLIAM B. CHANDLES, Plaintiff's Solicitor.

The Plaintiff claims for principal, under the within mentioned mortgage, the sum of two thousand dollars, and for interest upon the said principal sum up to the seventh day of January. A. D. 1904, being the date of the summons issued in this suit, the sum of eight hundred and thirty-four dollars and uinety-one cents. WILLIAM B. CHANDLEB, Plaintiff's Solicitor. 10ins

Attention is again called to the following Notice which was published in the Royal Gazette of the 27th May, 1903 :--

GOVERNMENT NOTICE-PROVINCE OF NEW BRUNSWICK.

RE EXTRA PROVINCIAL CORPORATIONS.

NOTICE IS HEREBY GIVEN, That by Act of the Legislature NOTICE IS HEREBY GIVEN, That by Act of the Legislature of the Province of New Brunswick, passed on the 9th day of May. A. D. 1903, intituled "An Act respecting the Licensing of Extra Provincial Corporations," provision is made that Companies in-corporated without the Province, in respect to which no license fee is now payable under some other Provincial Statute, shall pay a license fee for doing business within the Province and shall also pay an annual license fee thereafter. The fee payable, where the capital stock does not exceed \$100,000, is \$50; where it exceeds \$100,000, \$100. This Act will come into force on the first day of July, A. D. 1903.

This Act will come into force on the first day of July, A. D. 1903,

