ing the placing of any of the shares of the Company's capital or any debentures or other securities of the Company or in or about the formation or promotion of the company or the conduct of its business

(c c) To sell, mortgage, lease or otherwise dispose of the undertaking or property of the Company or any part thereof for such consideration as the Company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company

(dd) To do all such other things as are incidental or con-

(dd) To do all such other things as are incidental or conducive to the attainment of the above objects.

(e e) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

3. The office or chief place of business of the said Company shall be at Lake George in the County of York and Province of New Brunswick, Canada.

4. The amount of the capital stock of the said Company is to be Two hundred and fifty thousand dollars, divided into fifty thousand shares of Five dollars each.

5. The following are the names addresses and callings of the several applicants of whom the first three named are to be the first or provisional directors of the said Company;

Charles Noble Crowe, of North Brookfield, in the Province of Nova Scotia, Miner.

Arthur Stevens Baker, of London, England, Mining Broker.

Charles James Coster, of the City of Saint John, in the Province of New Brunswick, Barrister-at-law.

Jack H. A. Lee Fairweather, of the City of Saint John, in the Province of New Brunswick, Barrister-at-law.

Harry H. Brittain, of the City of Saint John, in the Province of New Brunswick, Barrister-at-law.

Dated the twenty-fourth day of December, A. D. 1906.

C. J. COSTER,

Solicitor for applicants.

Solicitor for applicants. IN THE SUPREME COURT IN EQUITY.

Between George W. Fowler, James Robinson, William A. Marsh, John Ritchie, Fred H. Hale, Neil McCrimmon, John A. McIntosh. Robert R. Hall and The Chimalapa Land Com-pany, Limited, plaintiffs;

Melatosh. Robert R. Hall and The Chimalapa Land Company, Limited, plaintiffs;
and
William L. T. Foy, Charles J. Morgan, Walter des Fontaines Foy, Dunscombe Bradford Gellibrand and William Ray Lenaston, doing business under the firm, name and atyle of Foy, Morgan & Co., Sydney H. Shadbolt, James T. White and Alfred W. Wright, 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 Alfred W. Wright, one of the above named defendants, does not reside within the Province of New Brunswick, se that he cannot be served with Summons, and that his place of residence cannot be ascertained by the plaintiffs, and that the above plaintiffs have good prims facia grounds for filing a Bill against the above named defendants: I do hereby order that the said defendant, Alfred W. Wright, on or before the first day of March next, do enter an appearance 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 plaintiffs for a decree setting saide a certain agreement, bearing date the fourth day of May, 1905, and made between the said William L. T. Foy, Charles J. Morgan, Walter des Fontaines Foy, Dunscombe Bradford Gellibrand and William Ray Lenanton, by the said Sydney H. Shadbolt as their Attorney, of the first part, and the said George W. Fowler, James Robinson, William A Marsh, John Ritchie, Fred H. Hale, Neil McCrimmon, John A. McIntosh and Robert R. Hall, James T. White, Alfred W. Wright and William K. George of the second part, for the purchase by the said parties last mentioned from the said Foy, Morgan and Company, of a tract of about 130,000 acres of land, situated in Mexico, for the price of \$322,000 upon the terms and conditions in said agreement contained, and also to set aside a certain other agreement, dated on or about the twenty-fourth day of October, 1895, and made between the parties aforesaid, other than the said Foy, Morgan and Company, of a trac months after the 'ate thereof, and bearing date on or about the first day of November, 1895, and made in favor of the said Sydney H. Shadboit by the said parties hereinbefore mentioned as having made the said promissory note for \$40,000; and also for a decree for the payment by the said Foy, Morgan & Company to the plaintiffs, other than The Chimalapa Land Company. Limited, and to said defendants, alfred W. Wright and James T. White, of the sum of \$18 333 paid by the said parties to the said Foy. Morgan & Company, or der and by virtue of the said agreements upon the ground that the said plaintiffs, parties to said Agreements upon the ground that the said plaintiffs, parties to said Agreements and to said Promissory Note respectively, were induced to make and did make the said several agreements and became parties thereto, and made or became parties to the said two promissory notes, and were induced to pay and did pay the said moneys to the said Foy, Morgan & Company, by the fraud misrepresentation and deceit of the said defendants, other than the said James T. White, from the plaintiffs by fraud, misrepresentation and deceit and for an Injunction Order restraining the said defendants, William L. T. Foy, Charles J. Morgan, Walter des Fontaines Foy, Dunscombe Bradford Gellibrand and William Ray Lenanton, from

proceeding with a certain Action at Law commenced by them in the Supreme Court in the Province of New Brunswick against the defendant, George W. Fowler, for the recovery of the said Promissory, Note for \$40,000, and to restrain them and the said Sydney H. Shadbolt respectively from commencing or prosecuting any other Action at Law against the said plaintiffs, or either of them, upon the said Promissory Notes, or either of them, or upon or under the said two Agreements, or either of them, and to restrain the negotiation or transfer by the said defendants and each of them of the said two Promissory Notes, and each of them; and unless such an Appearance is so entered, the Bill may be taken pro confesse and a Decree made.

a Decree made.
Dated this 27th day of November, A. D. 1906.
(Sgd.) FRED. E. BARKER, J. S. C.
HANINGTON, TEED & HANINGTON, Plaintiffs' Solicitor. 10ins

HANINGTON, TERD & HANINGTON, Plaintiffs' Solicitor. 10ins

To the heirs, executors, administrators and assigns of the late Elizabeth Spahnn, late of the City of Fredericton, Widow, Jane-M. Spahnn, of the same place, deceased, Spinster, Edward Winslow Miller, late of the same place, Esquire, and Elizabeth Miller his wife, and to all others whom it may in any wise concern:

NOTICE IS HEREBY GIVEN, That under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage, bearing date the sixth day of July, in the year of our Lord one thousand eight hundred and sixty-eight, recorded in the York County Records in Book T, No. 2, pages 268 to 271, made between the said late Elizabeth Spahnn, Jane M. Spahnn, Edward Winslow Miller and Elizabeth Miller, of the one part, and late George E. Fenety, of the other part, which mortgage was assigned by the said late George E. Fenety, Jane M. Spahnn and Elizabeth Miller to Julius Inches and John James Fraser, Executors of the last Will and Testament of the late-Isabella Brooks, by assignment dated the tenth day of January, A. D. 1883, recorded in the York County Bocords, in Book T3, pages 218 to 224, and was also by the said Julius Inches, surviving executor of the last Will and Testament of the said late Isabella Brooks, assigned to the late E. Byron Winslow, by Indenture dated the twentieth day of July, A. D. 1887, recorded in the York County Records, in Book W5, pages 290, 291 and 292; there will, in parsuance of the said power of sale, and for the purpose of satisfying the moneys secured by the said mortgage and the said several assignments thereof, default having been made in the payment thereof, be sold at Public Auction, on SATURDAY the second day of FE-BRUARY next, at twelve of the clock, noon, in front of the City Hall in the City of Fredericton, in the Counity of York, the Lands and Premises described in the said mortgage as follows:—All that certain lot, piece or parcel of land in the City of Fredericton, and described in the deed thereof from Hugh Fer situate, lying and being in the Town Plat of Fredericton, known and and distingushed as lot number twenty-five, Block number two, containing by estimation one quarter of an aere of ground more or less, and abutted and bounded as follows, that is to say:—On the front or northeast side thereof by Queen Street, on the lower or southeast side by a lot owned and occupied by the late Justin Spahnn, and on the upper or northwest side by a lot formerly owned by Ezekiel Sloat. Also a certain lot, piece or portion of land situate, lying and being in the City of Fredericton aforesaid, and described in a deeds thereof from James Berton and wife to the said Justin Spahnn, bearing date the fourteenth day March, A. D. 1827, recorded in Book K of the York County Records, page 506, as all the northwesterly half of the unnumbered lot of land in Block number two in the Town Plat of Fredericton, heretofore held by George Duncan Berton, under His Majesty's Grant, dated the third day of June, A. D. 1803, situate in the front street of the City of Fredericton, in front thirty-three feet more or less, and in depth one hundred and sixty-three feet more or less, bounded on the southeast by land in the occupation of George Minchin, Esquire, on the southwest by land formerly belonging to the heirs of Lieutenant-Colonel Hailes, on the northwest by land belonging to James Duncan Berton, and on the northwest by the street. Also all the lands and premises fronting on Queen Street in the City of Fredericton aforesaid, owned by the said late Jane M, Spahnn and Elizabeth Miller, or either or both of them, or in which they or either of them or both of them, were in any way interested, together with all and singular the buildings and improvements thereon and the appurtenances thereto belonging.

Dated at Fredericton aforesaid, the twenty-seventh day of October, A. D. 1906.

(Sgd) J. A. WINSLOW, (Sgd) J. J. F. WINSLOW, Administrators Estate E. Byron Winslow, Assignee of Mortgagee. WINSLOW & ALLEN, Solicitors. 13ins

NOTICE TO DELINQUENT SCHOOL RATEPAYER.

THE UNDERMENTIONED non-resident ratepayer of School Dis trict No. 32, in the Parish of Moneton, in the County of Westmarland. is hereby requested to pay his respective rates, as set opposite his name, together with the cost of this advertisement, within two months from this date, otherwise legal proceedings will be taken to

Neil McNutt, Lot No. 23, 1901. 1902. 1903. 1904. 1905. 1906. Parish of Moneton,\$2.75 \$2.09 \$3.54 \$3.72 \$3.59 \$3.27 Signed EPHRAIM PRICE, \$18.96 Secretary School District No. 32, Gallagher Ridge, Moncton, N. B.

NOTICE.

THE UNDERMENTIONED non-resident ratepayer of School District No. 6, in the Parish of Gordon, County of Victoria, is hereby requested to pay his respective rates, as set opposite his name, together with the cost of this advertisement, within two months from this date, otherwise legal proceedings will be taken to recover the

Signed DONALD S. McKELLAR, 9ins Secretary to Trustees.