NOTICE IS HEREBY GIVEN, That the persons hereinafter mentioned will apply to His Honor the Lieutenant-Governor of New Brunswick in Council, for the grant of a Charter of incorpor-ation by Letters Patent, under the provisions of "The New Brunswick Joint Stock Companies' Act," and Acts in amendment there

1. The proposed corporate name of the Company shall be the "COBBLER SEXTON MINING COMPANY, Limited." 2. The objects and purposes for which incorporation is sought

are

To prospect and search for minerals and mineral substances, and to open and to work mines in the Province of New Brunswick, and to establish all necessary works in connection therewith. and to carry on and manage the same, and to purchase, lease or otherwise procure, and to sell and dispose of real estate, mining permits and privileges, and mines and minerals, and to prosecute mining operations within the said Province of New Brunswick, and generally to do all things for the purposes hereof and inci-dent thereto.

William A. Hayward, of the said Town of Woodstock, Sheriff of the said County of Carleton, James C. Hovey, of Centreville, in the said County of Carleton,

Mining Man. Edward L. Green, of the said Town of Woodstock, Mechanic. John McClement, of the said Town of Woodstock, Mechanic. J. Albert Hayden, of the said Town of Woodstock, Manufac-

Harry G. Noble, of the said Town of Woodstock, Grocer. W. Wallace Hay, of the said Town of Woodstock, Merchant. Edward B. Teed, of the said Town of Woodstock, Grocer. Ernest S. Kirkpatrick, of the said Town of Woodstock, Dentist. The first three named of whom are to be first or provisional directors of the Company. Dated at the Town of Woodstock, in the County of Carleton, this sixth day of May, A. D. 1907.

WILLIAM A. HAYWARD, J. C. HOVEY,

2ins

CROWN LAND OFFICE, 8th May, 1907.

for Applicants.

THE following Lots of vacant Crown Lands will be offere for sale at this Office on the first Tuesday in June, 1907, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Survey or Genera determines the present value thereof.

Uppet price per acre, \$1.00 (unless otherwise mentioned) in addition to expense of survey. Net to unterfore with the right to cut Tumber or other Lumber under Learness applied for provious to the appleation for the Land, if elready surveyed; or if not surveyed, previous to the recorpt of the Return of Survey at this Oflos.

NORTHUMBERLAND. 22 acres, lot 46. Head of Napan River in Glenelg, Hector Astles. YORK

92 acres, lot 69, West of First Eel Lake, Clarence A. Graham. F. J. SWEENEY, Sur. Gen. · (4w)

SCHOOL DEBENTURE NOTICE.

BOTICE IS HEREBY GIVEN, That School Debentures Numbers One and Two of District Number One, in the Parish of Madawaska, in the County of Madawaska, bearing date the first day of January, A. D. 1895, for the sum of Five Hundred Dollars each, issued by authority of Act of Assembly 57th Victoria, Chapter XLL, are called in, and will be paid with all interest due thereon, on presentation thereof, on the first day of June, A. D. 1907, at the office of the Sceretary to School Trustees of said District in Edmundston, in the County of Madawaska, and that upon and after the date specified in this Notice, interest upon the said Debentures shall cease. Dated at Edmundston, N. B., the 25th day of February, A. D. 1907.

1907.

PIO H. LAPORTE, L. A. DUGAL. G. FRED DAYTON,

Trustees.

14ins A. LAWSON, Secretary to Trustees.

IN THE SUPREME COURT IN EQUITY.

Between N. Bradford Carter, Plaintiff;

Between N. Bradford Carter, Plaintiff; vs.
Thomas Lowerison and Louise his wife, Charles Lowerison, James Isaac Lowerison, William Lowerison, Clarissa Mitten, Aight Sile Bishop, George Bowser and Mary R. his wife, Gun-ford Townshend, George Townshend and Mary his wife, Henry E. Townshend and Grace his wife, William Manford Townshend and Delia his wife, Frederick C. Townshend and Agnes his wife, Nellie Atkinson and Byron Atkinson her husband, Susan Reed, Arminta Cook and Joseph Cook her husband, Susan Reed, Arminta Cook and Joseph Cook her husband, Susan Reed, Arminta Cook and Joseph Cook her husband, Susan Reed, Arminta Cook and Marjorie his wife, Charles Spurgeon Rayworth and Alice and Wilfred G. Allen her husband, William Anderson, St. Clair Anderson, Grace Anderson, Lilian Anderson, Oliver Wry and Laylia his wife, Thomas Wry and Sarah his wife, Arthur Wry and Amy his wife, Eunice Doherty and George Doberty her hus-band, Alma Wry, Harmon Wry and Annie his wife, George Wry and Gertrude his wife, Ernma Faweett and Anbrey From Alman Wry, Harmon Wry, arnes L. Wry and Nettle M., his Fish and Daniel B. Fish her husband, Lissie Fillmore and Krneet Fillmore her husband, Burmah Connors and Homas Connors her husband, Haurs Ayer and Stanley Ayer her hus-band, Couise Wry, Frank Wry, Ernest L. Wry and Nettle M., his Fish and Daniel B. Fish her husband, Lissie Fillmore and Krneet Fillmore her husband, Burmah Connors and Homas Connors her husband, Haurselline McRix and Charley Wry, Kis Fish and Daniel B. Fish her husband, Lissie Fillmore and Krneet Fillmore her husband, Burmah Colo, Marwell, John Maxwell and Sarah his wife, Bertha Colo, Marwell, John Maxwell and Sarah his wife, Bertha Colo, Marwell, John Marwell and Charlotte Hicks and Timothy Hicks her hus-band, Athalisse Carter, wife of the plaintif, M. Bradford Katherine his wife, Albert T. Fawoett and Kate his wife, Kinsbeth Estabrooks and Albion B. Katarooks her husband, Thomas Anderson and Albert Anderson her husband, Kiward Patter her husband, Grace his

son and Ellida his wife and Cassie Patterson, Defendants. WHEREAS, it has been made to appear by affidavit to the satisfac-tion of me, the undersigned, one of the Judges of the Supreme Court sitting in Equity, that James Anderson and Marjorie his wife, and Alma Wry, three of the above named defendants, do not nor does any of them reside within the Province, so that they cannot be served with a summons, and that their place of residence cannot be served with a summons, and that their place of residence cannot be served with a summons, and that their place of residence cannot be served with a summons, and that their place of residence cannot be served with a summons, and that their place of residence cannot be served with a summons, and that their place of residence cannot be served with a summon, and that their place of residence cannot be served with a summon, and that their place of the late Catherine Ander-son, deceased, who was an Aunt of the said late Robert A. Lowerison, deceased, and that the said Alma Wry is a son of the late John Wry, deceased, who was a son of the late Hannah Wry, deceased, and the said late Hannah Wry, deceased; and that the said James Anderson and Alma Wry are therefore heirs of the late Robert A. Lowerison, deceased, and that the said James Anderson is married and his wife is the person mentioned as such as party defendant to this suit, and that the said late Robert A. Lowerison, deceased, died intestate seized and possessed of an estate of inheritance in fee simple in and to certain lands and premises laituate in the Parish of Sackville, in the County of Westmorland, and that the above named plaintiff has good prima facie grounds for filing a bill against the above named defendants. I Do HEREEY ORDER, that the said defendants, and each of them,

defendants. I DO HERREY ORDER, that the said defendants, and each of them, on or before the twenty-seventh day of June next, do enter an ap-pearance in this suit (if they or any of them 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 all and singular the lands and premises of which Robert A. Lowerison, late of the Parish of Sackville, in the County of Westmorland and Province of New Brunswick, Farmer, dec.ased, died seized, possessed or other wise entitled unto, situate in the Parish of Sackville, or elsewhere and unless such an appearance is so entered the bill may be taken pro confesso and a decree made. Dated this fifteenth day of April, A. D. 1907. (Sgd) P. A. LANDRY.

(Sgd) P. A. LANDRY, Judge of the Supreme Court sitting in Equity.

This order is granted on the application of Mr. Bennett of the firm of Powell, Bennett & Trites, of Sackville, in said Province, plaintiff's Solicitors in said Cause.

(Sgd) P. A. LANDRY, Judge of the Supreme Court sitting in Equity. 9ins

ADVERTISING TERMS.

NOTICE IS HEREBY GIVEN, That all Advertisements intended for insertion in the ROYAL GAZETTE, must be accompanied with the cash in order to ensure their publication.

IN THE KING'S COUNTY COURT.

NOTICE IS HEREBY GIVEN. That upon the application of George B. Jones and William A. Jones, doing business as General Merchants under the firm of Jones Bros., in the Parish of Sussex, in the County of King's, I have directed all the estate, as well real as personal, of Herbert Wilson, in the County of King's, an ab-sconding debtor, to be seized; and unless he retarn and discharge his debts within three months alter the publication hereof, such estate will be sold for the payment thereof.

WM. WEDDERBURN, 'Judge of the King's County Court. FOWLER & JONHY, Attorney for the above Creditors. 13ins

TERMS OF ADVERTISING:

Annual Subscription for Gazette, in advance, \$2 00 1 square, or 12 lines, or less, 90 cents for first insertion. All subsequent insertions of the same, 30 cents per square. Sheriffs' Sales inserted for 3 months at \$4 per square.

The Royal Gazette will be forwarded to (qualified) Justices of the Peace who may desire it.

Printed and Published at the Royal Gazette Office, by R. W. L. ITIBBITS, Printer to the King's Most Excellent Majesty. .Wednesday, May 8th, 1907.