## NOTICE OF ASSIGNMENT.

NOTICE IS HEREBY GIVEN, That Samuel Romanoff, doing business at the City of Saint John, in the City and County of Saint John and Province of New Brunswick, Dry Goods Merchant, made an assignment to the undersigned, John A. Sinclair, of the City of Saint John, in the Province of New Brunswick, Barristerat-Law, on the seventh day of December instant, of all the estate. property and effects and credits of the said Samuel Romanoff for the benefit of his creditors, without preference, under the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick, 1903; and a meeting of the creditors of the said Samuel Remanoff will be held at the offices of MacRar & SINCLAIR, The Pugsley Building, Princess Street, in said City of Saint John, on

Pugsley Building, Princess Street, in said City of Saint John, on WEDNESDAY the twentieth day of DECEMBER, A. D. 1905, at three o'clock in the afternoon, for the appointment of Inspectors and the giving directions with reference to the disposal of the said estate, and for the transaction of such other business as shall properly come before such meeting.

And further take notice, that all creditors are required to file their claims, duly proven, with the undersigned Assignee within three months from the date of this notice, unless further time be allowed 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 the Assignee shall be at liberty to distribute the proceeds of the estate as if no such claim existed, but without prejudice to the liabilities of the debtors therefor. of the debtors therefor.

Dated at Saint John this ninth day of December, A. D. 1905, JOHN A. SINCLAIR,

## IN THE SUPREME COURT IN EQUITY.

Between James P. Furlong, Agnes L. Brennan and James Brennan her husband, Marguret C. Furlong, Teresa W. Heppel and George H. Heppel her husband, Elizabeth A. Callahan, Julia B. Furlong, Ralph McCormick, William P. McCormick, Mary B. McCormick, and Charles G. McCormick, Plaintiffs.

and Mary Power, James R. McCormick, Teresa E. McCormick, Joseph Furlong, and Charles Fawcett, Defendants.

Joseph Furlong, and Charles Fawcett, 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 Mary Power, one of the above defendants, does not reside within the Province so that she cannot be served with Summons, and that her place of residence cannot be ascertained by the plaintiffs, and that the above plaintiffs have good prima facie grounds for filing a Bill against the above named defendants. I no hereby Order, that the defendant, Mary Power, on or before the fifteenth day of FEBRUARY next, do enter an appearance in this suit, (if she intends to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiffs to obtain a decree for the partition and sale of the real estate of Elizabeth Furlong, late of the City of Saint John, deceased, who died intestate, among the heirs of the said Elizabeth Furlong, the said Mary Power being one of the heirs of the said Elizabeth Furlong, deceased, and unless such an appearance is so entered, the Bill may be taken pro confesso and a decree made.

Dated this twenty-ninth day of November, A. D. 1905.

Dated this twenty-ninth day of November, A. D. 1905.

E. McLEOD, J. S. C. A. C. FAIRWEATHER, Plaintiffs Solicitor.

CROWN LAND OFFICE, January 3rd, 1946. THE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in February, 1906, 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 interfere with the right to cut Timber or other Lumber under I reenses applied for previous to the application for the Land, if alreads trivial; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

RESTIGOUCHE. 50 acres, W. ½ lot 31, block 50, North of Balmoral, Leveque and Splude.

GLOUCESTER. 15 acres, Nn. part lot 124, Little, Lameque, Shippegan Island, Guillaume Chiasson.

NORTHUMBERLAND. 78 acres, 10t 1, S. E side Holmes Lake. Little S. W. Miramichi, (reserving 4 rods along lake), A. E. C. Robinson.

CHARLOTTE. 55 acres, lot 9, block I, near Indian Pond, St. James, D. E. Scott

YORK. 127 acres, lot 62, tier 2, S. of Taxis R., Alex. McMillan. 87 acres, lot 67, Miramichi Portage, James G. Murphy.

CARLETON. 100 acres, lot 25, Poie Hill, Wm. M. Connell. VICTORIA.

12 acres, rear part lot 99, N.W. side Tobique R., Thos. S. Wright. (47) F. J. SWEENEY, Sur. Gen

## IN THE SUPREME COURT IN EQUITY.

Between Auguste Leger, Sheriff of the County of Kent, and Assignee of the Estate and effects of Abdallah Sayre, under the Statute and Act of the Province of New Brunswick respecting Assignments and Preferences by Insolvent Persons, Plaintiff.

and
Jessie E. Sayre, Abdallah Sayre, Philip G. Sayre, Ramey
Sayre, Mary Sayre, John Sayre, Jacob Sayre, and The Bank
of Nova Scotia, Defendants.

Sayre, Mary Sayre, John Sayre, Jacob Sayre, and The Bank of Nova Scotia, 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 Jessie E. Sayre and Abdallah Sayre, two of the above named defendants, do not reside within the Province, so that they cannot be served with a summons, and that their place of residence cannot be ascertained by the plaintiff, and that the above named plaintiff has good prima facie grounds for filing a Bill against the above named defendants: I Do Hereby Order, that the said defendants, Jessie E. Sayre and Abdallah Sayre, on or before the twenty-first day of February 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 an Injunction Order restraining the defendant, The Bank of Nova Scotia, from paying over to the said Jessie E. Sayre, or any other person, any moneys now in their hands, to the credit of the said Jessie E. Sayre, or any of the Insurance moneys received from insurance upon the buildings lately occupied by Abdallah Sayre, at Beersville, or from the insurance upon his stock lately destroyed by fire, now in said Bank to the credit of The Sayre Company, or The Sayre Company, Limited, or any of the defendants Sayres, or any moneys in their hands to the credit of said defendants, Sayres, or said Sayre Company, Limited, being proceeds of any assets, stock or effects which were of the said Abdallah Sayre at, on or shortly before the sixth day of July last past, and restraining the said Jessie E. Sayre from receiving, collecting, or getting in any of said insurance moneys or any of the proceeds of said stock, goods or assets which were of said Abdallah Sayre, on or shortly before said sixth day of July, and from paying out, disposing of or disbursing any of such moneys, and restraining the said defendants, other than The Bank of Nova Scotia, from selling, assigning, property of the said Abdallah Sayre, or in his possession or control on or shortly before said sixth day of July, and for a Declaration and Decree that all the insurance moneys upon the said buildings, and stock, were the assets and property of said Abdallah Sayre, and that he was entitled to the same on and since said sixth day of July, and that the plaintiff is entitled to the same, and that the defendant in whose hands the same may be may be ordered and decreed to pay the same over to the plaintiff, and that the transfers, payment or delivery of the said insurance moneys to the said Jessie E. Sayre, or to any other of the said defendants, and also any transfer, delivery over of the said goods, stock, assets and effects which were of the said Abdallah Sayre to any of the defendants, Sayres, may be declared fraudulent and void as against the plaintiff as such Assisnee and be set aside: and that the said defendants who have received the same be ordered to deliver the same over to the plaintiff or to account for the proceeds or value thereof, and for a discovery and account of all the said insurance moneys, goods, assets, stock and effects which were of said Abdallah Sayre, and for the appointment of a Receiver or other proper officer to take possession of and hold all said goods so formerly of said Abdallah Sayre, and unless such an appearance is so entered, the Bill may be taken pro confesso and a decree made. Dated this eighth day of December, A. D. 1905.

(Signed) FRED E. BARKER, J. S. C.

(Signed) FRED E. BARKER, J. S. C. HANINGTON, TEED & HANINGTON, Plaintiff's Solicitors.

## NOTICE OF ASSIGNMENT.

TAKE NOTICE, that Esther Komiensky, of the City of Saint John, in the City and County of Saint John and Province of New Brunswick, doing business at the said City of Saint John as Clothier, under the name and style of Komiensky & Co., has this day, pursuant to the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick. 1903, Respecting Assignments and Preferences by Insolvent Persons, made a general assignment, for the benefit of her creditors, to the undersigned Basis R. Bitchie the benefit of her creditors, to the undersigned, Robert R. Ritchie, Sheriff of the City and County of Saint John; and also that a meeting of the creditors of the said Esther Komiensky will be held at the office of the undersigned Assignee in the Court House in the said City, on

MONDAY the eighteenth day of DECEMBER instant, at three o'clock in the afternoon for the appointment of Inspectors and the giving of directions with reference to the disposal of the estate, and the transaction of such other business as shall properly come before the meeting.

And further take notice, 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 allowed 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 proceeds of the estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtors therefor.

Dated at the City of Saint John this ninth day of December, A. D. 1905.

> ROBERT R. RITCHIE Sheriff of the City and County of Saint John, Assignee.