**FEBRUARY 2** 

4 ins.

4 ins.

14 ins.

Crown Land Office, 2nd February, 1910. THE following Lots of Vacant Crown Lands will be offered THE following Lots of Vacant Crown Lands will be offered for sale at this office on the first Tuesday in March, 1910, 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 expenses of survey. Not to interfere with the right to cut Timber or other Lumber under Licenses applied for previous to the applica-tion for the Land, if already surveyed; or if not surveyed previous to the receipt of the Return of Survey at this office.

#### NORTHUMBERLAND.

16 Acres, Lot No. 42, Block 47, Trout Brook (improvements to be paid for). Thomas Cain.

## CHARLOTTE.

98 Acres, Lot No. 20, Range 4, Clarence Hill. Irving R. Todd.

# CARLETON.

29 Acres, Lot No. 179 in rear of lots fronting on River St. John, Lower N. Branch Shikitihawk R. A. L. Lockhart.

# YORK.

52 Acres, Lot 8, Range 1, Bk. 4, Greenlaw Settlement. William A. Hay and Jas. H. Hay.

### MADAWASKA.

14 Acres, Lot G, Range 1, West of Baker Lake (adjoining Quebec boundary line). Hector Caron.

W. C. H. GRIMMER.

Surveyor General.

### NOTICE.

NOTICE is hereby given, that at the next Session of the Legislative Assembly of the Province of New Bruns-wick a Bill will be presented by The New Brunswick Rail-way Company to amend the Act of Incorporation of said Company, being 33 Victoria, Chapter 49, by providing that the annual or any other meeting of the shareholders of said Com-pany and meetings of directors of the said Company may be held at the City of Montreal, or elsewhere without the Prov-ince of New Brunswick. Dated this tenth day of January, A. D. 1910.

# WELDON & MCLEAN,

Solicitors for The New Brunswick Railway Company.

## IN THE SAINT JOHN COUNTY COURT.

NOTICE is hereby given that upon the application of John J. Maynes I have directed all the estate, as well real as personal of J. Turner Pierce of King's County in the Prov-ince of New Brunswick, an 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. payment thereof. Dated this sixth day of December, A. D. 1909.

J. G. FORBES, Judge of the Saint John County Court.

# IN THE SUPREME COURT IN EQUITY.

Before the Honorable Frederic E. Barker, Chief Justice and Judge in Equity. Between Melbourne MacMonagle, Plaintiff,

and Bessie Cox, Mable Cox, Annie Cox, and Charles Cox, Defen-

Bessie Cox, Mable Cox, Annie Cox, and Charles Cox, Defen-dants. UPON Motion of Counsel for the plaintiff, and it being that the defendants, Bessie Cox, Mable Clerk's Certificate; that the defendants, Bessie Cox, Mable Cox and Annie Cox are infants; that they, the said Bessie Cox, Mable Cox, and Annie Cox had been duly served with the summons issued in this suit; that the Plaintiff's Bill had been filed on the first day of December last past; that none of the said Infant Imited for their appearance had expired, it is ordered that the date hereof, the said Plaintiff shall be at liberty to prove the date hereof, the said Plaintiff shall be at liberty to prove sie Cox, Mable Cox and Annie Cox, or such of them as have

PUBLIC Notice is hereby given, that under Chapter Eighty-five of the Consolidated Statutes of New Brunswick, **L** five of the Consolidated Statutes of New Brunswick, 1903, and amending Acts, Letters Patent have been issued un-der the Great Seal of the said Province, bearing date the Twenty-fourth day of January, A. D. 1910, incorporating William Edmund Raymond, Hotel Proprietor, Henry A. Doherty, Hotel Proprietor, Henry A. Doherty, Junior, Clerk, William Wolsey Raymond, Mining Engineer, Agnes Pauline Raymond, Married Woman, and Eliza W. S. M. Doherty, Married Woman, all of the City of Saint John, in the City and County of Saint John and Province of New Brunswick, for the following purposes, namely:

and County of Saint John and Province of New Brunswick, for the following purposes, namely: To purchase or otherwise acquire and take over the hotel business now being conducted by William E. Raymond and Henry A. Doherty, at the City of Saint John, in the Pro-vince of New Brunswick, under the firm name and style of Raymond & Doherty, and known as the Royal Hotel, and all lines of business conducted by the said firm Raymond & Doherty in connection therewith, and all the lands, hotel buildings, leases, leasehold premises and other properties and the furniture, furnishings, fittings, fixtures, real and personal property and assets owned by the said firm of Raymond & Doherty in connection with said hotel business, together with all the book debts, rights and credits and other assets there-of and to assume all the obligations thereof and pay there-for in paid-up stock of the company, and to continue said business in all its branches.

To conduct and carry on a general hotel business in all its branches and other lines of business usually carried on, or capable of being conveniently carried on, in connection therewith, at the said City of Saint John and elsewhere. To purchase, establish, or otherwise acquire any other hotel business or business of a like nature, or other business, whether manufacturing or otherwise which may account the

hotel business or business of a like nature, or other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in con-nection with any business of the company or calculated dir-ectly or indirectly to enhance the value of or render profitable any of the company's business or properties. To acquire by original subscription, purchase, or other-wise, and to own, hold, sell, transfer, pledge, mortgage, or otherwise dispose of or encumber shares of capital stock, debentures, bonds or other obligations, or evidences of in-terests in or of indebtedness of any other incorporated com-pany, or body corporate, or corporation authorized to issue shares, stocks, debentures, bonds or other obligations, with power while the holder thereof to exercise all the rights and privileges of ownership, including the right to vote thereon. Generally to purchase, take on lease, or in exchange, hire, or otherwise acquire, any real or personal property and any rights and privileges which the Company may think necessary or convenient for any of the purposes of its busi-ness.

To sell, lease, mortgage, pledge or otherwise dispose of or encumber the undertaking of the Company or any part thereof, and any or all of the real and personal property of the Company for such consideration and in such manner and upon such terms as to the Company may seem desirable. To do all things and everything necessary, proper, suitable or convenient for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear conducive or expedient to do for the protection or benefit of the Company, either as hold-ers of or as interested in any property or otherwise to the same extent, and as fully as natural persons might or could do. do.

do. The Company hereby incorporated shall be liable for the debts and obligations of the said Raymond & Doherty exist-ing at the time of taking over the said property, and may be sued for the same in any Court of competent jurisdiction; by the name of "The Raymond & Doherty Company Limited," with a total Capital Stock of One hundred thousand dollars divided into One hundred shares of One thousand dollars each, and with the head office of the said Company at the City of Saint John. each, and with the near once City of Saint John. Dated at the office of the Provincial Secretary at Freder-icton, the Twenty-eighth day of January, A. D. 1910. JAMES K. FLEMMING, Provincial Secretary.

Provincial Secretary.

# BRIDGE NOTICE.

30

of George H. Conneil, deceased, hold in Carleton County Not	ell, surviving Administrate hts and Credits, which we Holder of Mortgage. Fre- tice of Sale given by t le on the Seventh day	or, ere e- e- be de- e- be de- be de- connell, deceased, Holder of Mortgage. He deceased, Holder of Mortgage. He deceased, Holder of Mortgage. Freehold in the Mortgage. Sale on the seventh day of More deceased of Mortgage. He deceased of the seventh day of More Mortgage. Sale on the seventh day of More Mortgage. Sale on the seventh day of More More More Mortgage. Sale on the seventh day of More More More More More More More More More More More More
of the Goods and Chattels, Right of George H. Conneil, deceased, hold in Carleton County. Not above Holder of Mcrtuage. Sa	ell, surviving Administrate hts and Credits, which we Holder of Mortgage. Fre- tice of Sale given by t le on the Seventh day isement in The Press.	or, ere e- e- be de- e- be de- be de- connell, deceased, Holder of Mortgage. He deceased, Holder of Mortgage. He deceased, Holder of Mortgage. Freehold in the Mortgage. Sale on the seventh day of More deceased of Mortgage. He deceased of the seventh day of More Mortgage. Sale on the seventh day of More Mortgage. Sale on the seventh day of More More More Mortgage. Sale on the seventh day of More More More More More More More More More More More More
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