IN THE SUPREME COURT IN EQUITY.

Between Daniel & Boyd, (Limited), Plaintiff; and Joseph B. Read, Henry C. Read, Herbert H. Read, John W. Lowe, and Frances E. Winslow, and John W. Lowe, Trus-tees of all the Estate and effects of Joseph B. Read and Henry C. Read, 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 Joseph B. Read, one of the above defen-dants, does not reside within the Province, 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 defendant: I do hereby order that the said defendant, Joseph B. Read, on or before the twenty ninth day of December 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 plaintiff, for a discovery as to which of the defendants received certain goods fraudulently obtained from Thomas W. Daniel and John Boyd, in or about the month of July, A. D. 1891, by the defendants Joseph B. Read and Henry C. Read, and afterwards assigned to the other defendants with notice of the fraud, and for the recovery and receipt thereof, or of the proceeds of the same, and for setting aside, as fraudulent and void against the said plaintiffs, a certain chattel mortgage made by the said defendants, Joseph B. Read and Henry C. Read, to the defendant, Herbert H. Read, dated the seventh day of August, A. D. 1891; also a certain mortgage of real estate between the same parties of the same date; also a certain chattel mortgage made by the said Joseph B. Read and Henry C. Read to the defendant, John W. Lowe, dated the seventh day of August, A. D. 1891; also to set aside as fraudulent and void against the said plaintiffs a certain Deed of Trust made by the said defendants, Joseph B. Bead and Henry C. Read, to the defendants, Frances E. Winslow and John W. Lowe, dated the twenty second day of October, A. D. 1891; and all preferences given them or thereby to the defen-dants, Herbert H. Read and John W. Lowe; and for the removal of said John W. Lowe from being Trustee thereunder; and for a discovery and Account; and for the payment to the said plaintiff, Daniel & Boyd, (Limited), of the amount due from the maid defendants (see P. Read and Henry C. Boad to Theme said defendants, Joseph B. Read and Henry C. Read, to Thomas W. Daniel and John Boyd, assigned to the said plaintiff, Daniel & Boyd, (Limited), on the twenty first day of December, A. D. 1891; and for the appointment of a Receiver, and for a discovery and Account. And unless such an appearance is so entered, the Bill may be taken pro confesso and a decree made. Dated this eighth day of October, A. D. 1892.

A. L. PALMER, Judge in Equity. HANINGTON & WILSON, Plaintiff's Solicitor.

COLLECTOR'S NOTICE.

THE undermentioned non-resident of School District No. 3, in the Parishes of Cardwell and Salisbury, Counties of King's and Westmorland, is hereby requested to pay to the undermentioned Collector, the amounts set opposite his name, for the respective years, together with the cost of this advertisement, (\$4.50), within two months from date, otherwise the real estate of such person will be sold, or other proceedings taken to recover the rates.

	Property Tax.							
G Winness	1887. \$2.40	1888. \$6.40	1889 \$5 69	1890. \$7.90	1892. \$7 50			
Samuel Kinnear,	JOSEPH S. BENNETT, Collector.							
Anagance, King's	Co, 21st	Septem	ner. 1892	a server and				

PUBLIC NOTICE is hereby given, that we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and effects of Raphael F. Bourgeois, late of the Parish of Moncton, in the County of Westmorland, Farmer, an absconding debtor, and have been duly sworn : All p. rsons indebted to the said Raphael F. Bour-geois will, on or before the first day of December next, pay to us, or either of us, all sums of money, they own to the said Raphael F. either of us, all sums of money they owe to the said Raphael F. Bourgeois; and all persons having any effects of the said Raphael F. Bourgeois in their hands or custody will deliver the same to us. or either of us as aforesaid; and we require all the creditors of the said Raphael F. Bourgeois, on or before the first day of December, A. D. 1892 to deliver to us, or some of us, their respective A counts and demands against the said Raphaei F. Bourgeois, that justice may be done to the parties

Dated this twenty sixth day of August. A. D. 1591. ALLAN B. WILMOP THEOPHILUS M. LEBLANC, Trustees. GEO. H. COCHRANE, BORDEN & SIMONDS, Solicitors.

Notice of Application for Lettres Patent.

NOTICE is hereby given, that application will be made by the applicants hereinafter named, to His Honor the Lieutenant Governor in Council, for Letters Patent under the Great Seal, granting a Charter constituting the said applicants, and such other persons as may become shareholders in the Company thereby created a body corporate and politic, under the provisions of "The New Brunswick Joint Stock Companies' Letters Patent Act of 1885" and the amending Acts thereof. 1. The proposed corporate name of the Company is the "PENOBSQUIS PAPER MANUFACTURING COMPANY, (Limited)."

2. The objects for which incorporation of the Company is sought are-

(a) To purchase, sell and manufacture Pulp and all products thereof, including all kinds'and classes of Paper, with such other things as are incident thereto;

(b) To purchase, sell and manufacture paper;
(c) To purchase, lease, or otherwise acquire any real or personal property, easements, franchises, patents of invention, or privileges which the Company may think necessary or convenient for the purposes of its business

(d) To lease, sell, assign, transfer, mortgage, or otherwise dispose of or encumber said real or personal property, patents of invention acquired by the Company, or any part of the same, and for such purposes to sign, seal, execute and deliver all necessary conveyances, mortgages or other instruments, with coveants in the same.

3. The Office or chief place of business of the said Company is to be established at or near Penobsquis, in the Parish of Sussex, in the County of King's, in the Province of New Brunswick.

4. The amount of the capital stock of said Company is to be \$75,000, to be divided into 750 shares of the amount or value of \$100 each.

5. The names in full, address and calling of the applicants. the first three named of whom shall be the first or Provisional Directors of the Company, are as follows :-

George A. Knodell,	St.	John,	N.	B.,	Printer.
William Bruckof.	St.	John,	N.	В,	Merchant.
Joseph F. Merritt,	St.	John,	N.	B.,	Merchant.
James Manchester.	St.	John,	N.	B.,	Merchant.
Charles H. Dearborn,	St.	John,	N.	B.,	Merchant.

Dated at St. John, N. B., this seventh day of November, A. D. 1892

In the County Court of Westmorland.

NOTICE is hereby given, that upon the application of of Patrick Sarsfield M'Manus, I have directed all the Estate, as well real as personal, of Theophilus Cormier, of Sunny Brae, in the Parish of Moncton, in the County of Westmorland, Laborer, an absconding, concealed or absent debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such estate will be sold for the payment thereof

Dated the 17th day of September, A. D. 1892. P. A. LANDRY, Judge of the County Court of Westmorland.

E. GIROUARD, Sol. for Applicant.

ADVERTISING TERMS.

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

In ordertoguardagainst difficulties and losses 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.

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Printed and Published at the Royal Gazette Office, by G. E. FENETY, Printer to the Queen's Most Excellent Majesty. Wednesday 2 nd November, 1892.