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In the Supreme Court in Equity.

Between Elizabeth M'Kercher and Peter M'Kercher, Plaintiffs; and

Minnie Hudson, Thomas Hudson, Isabella M'Kay, Sarah M'Kercher, Duncan M'Kercher, Margaret Shean, James Shean, Alice Murray, Robert L. Murray, Charles Murray, Mary Ann Duff, and George Duff, 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 Minnie Hudson, Thomas Hudson, Duncan M'Kercher, Margaret Shean, and James Shean, five of the above named defendants, do not reside within the said Province of New Brunswick, so that they cannot be served with a Summons, and that their place of residence cannot be ascertained by the plain-tiffs, and that the above plaintiffs have good prima facie grounds for filing a bill against the above named defendants : I do hereby order, that the said defendants, Minnie Hudson, Thomas Hudson, Duncan M'Kercher, Margaret Shean, and James Shean, on or before the twentieth day of April 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 plaintiffs, for the partition of certain Lands and Premises situate at Tide Head, in the County of Restigouche, in the Pro-vince of New Brunswick, bounded on the west by land owned by vince of New Brunswick, bounded on the west by land owned by William Murray; on the north, or in front by the River Resti-gouche; easterly by lands owned and occupied by George Duff; and southerly, or in rear, by wilderness lands; containing one hundred acres, and being the easterly half of lot number eight, formerly owned by the late Thomas Murray; the said plaintiff, Elizabeth M'Kercher, being one of the heirs of the said Thomas Murray, who died intestate, seized and possessed of the said lands and premises, and she being entitled to one equal undivided lands and premises, and she being entitled to one equal undivided eighth part or share with the other heirs of the said late Thomas Murray, namely, his daughters, the defendants above named, Minnie Hudson, Isabella M'Kay, Sarah M'Kercher, Margaret Shean, Alice Murray, Mary Ann Duff, and his son, Charles Murray, another of the defendants above named. The above named defendants, Duncan M'Kercher, Thomas Hudson and James Shean, are joined in this suit in consequence of their being the husbands of Sarah M'Kercher, Minnie Hudson and Margaret Shean respectively, daughters and heirs of the said Margaret Shean respectively, daughters and heirs of the said Thomas Murray; and unless such an appearance is so entered, the bill may be taken pro confesso and a decree made. Dated the sixteenth day of January, A. D. 1892.

A. L. PALMER, Judge in Equity.

L. J. TWEEDIE, Plaintiffs' Solicitor.

In the County Court of the City and County of Saint John.

NOTICE is hereby given, that upon the application of l'atrick J. Mooney, Michael F. Mooney, and Edward Mooney, doing business under the name, style and firm of "B. Mooney & Sons," I have directed all the Estate, as well real as personal, of Jeremiah Calkin, of the Parish of Simonds, in the County of the City and County of Saint John, an absconding, concealed or absent debtor, to be seized; and unless he return and dis-charge his debts within three months after publication hereof, such Estate will be sold for the payment thereof. Dated this the 25th day of January, A. D. 1892.

B. LESTER PETERS. Judge of the County Court of the City and County of St. John,

PUBLIC NOTICE is hereby given, that we, the under-signed, have been duly appointed Trustees for all the Creditors of the Estate and effects of Philippe M. Casey, late of the Pasish of Shediac, in the County of Westmorland, an absconding oebtor, and have been duly sworn: All persons indebted to the said Philippe M. Casey, will, on or before the tenth day of March next, pay to us, or either of us, all sums of money they owe to the said Philippe M. Casey; and all persons having any effects of the said Philippe M. Casey in their hands or custody, will deliver the same to us, or either of us, as a foresaid; and we require all the creditors of the said Philippe M. Casey, on or before the tenth day of March, A. D. 1892, to deliver to us, or some one of us, their respective Accounts and demands against the said Philippe M. Casey, that justice may be done to the parties. the parties

Dated this 29th day of December, A. D. 1891.

OLIVER BOUDREAU, PIERRE BREAU, Trustees. WOODFORD AVARD,

In the County Court of Kent.

NOTICE is hereby given, that upon the application of John W. Harnett, I have directed all the Estate, as well real as personal, of Pierre Richard, in the County of Kent, an ab-sconding, concealed or absent debtor, to be seized; and unless he return and discharge his debts within three months after the publication hereof, said Estate will be sold for the payment thereof.

PIERRE A. LANDRY, Judge of the County Court of Kent.

NOTICE.

APPLICATION will be made to the Parliament of Canada, at its next Session, for an Act authorizing the New Brunswick Railway Company and The Saint John and Maine Railway Com-pany to modify the terms of the Lease executed by them and confirmed by the Act 47th Victoria, Chapter 75, and providing for the satisfaction or acquisition by the New Brunswick Rail-way Company of the Debenture Stock and Common Stock of the Saint John and Maine Railway Company, and for other the Saint John and Maine Railway Company, and for other purposes.

ALFRED SEELY, Secretary of the New Brunswick Railway Company.

NOTICE.

NOTICE is hereby given, that application will be made to the Local Legislature at its next Session for the passing of an Act to incorporate The New Brunswick Trunk Line Railway Company for the purpose of constructing and operating a line of Railway from a point of connexion with the Railway of the Temiscouata Railway at Edmunston to the City of Saint John, Temiscouata Railway at Edmunston to the City of Saint John, either by the construction of a continuous line, or by acquiring existing charters for a portion of the distance, and also with power, if deemed desirable, to connect with the Central Rail-way in Chipman, Queen's County, and also to build a line of Railway from the points of junction of the Central and Inter-colonial Railways at Norton, King's County, to the City of Saint John, and also with power to provide railway terminal facilities and deep water wharf accommodation at the Port of Saint John in connexion with said Railways and with all the Saint John in connexion with said Railways, and with all the powers incident to such a corporation. Dated the 16th day of December, A. D. 1891.

CHARLES RIORDAN, Toronto; JOHN J. M'DONALD, Riviere du Loup; JOHN J. M'DONALD, RIVIER da Loup, EDWARD D. BOSWELL, Toronto; CHARLES N. SKINNER, Saint John; GILBERT R. PUGSLEY, Rothesay, King's Co., Applicants.

In the Exchequer Court of Canada.

IN pursuance of the provisions contained in Rule 116 of the Rules and Orders of this Court, a Special Sitting of "The Exchequer Court of Canada" will be holden at the Court House, in the City of Saint John, N. B., commencing on TUESDAY the 14th day of June, 1892, at 11 A. M.

By Order,

L. A. AUDETTE, Registrar.

EQUITY SALE.

THERE will be sold at Public Auction, in front of the Court House in the Town of Dalhousie, in the County of Restigouche, on Monday the 28th day of March, A. D. 1892, at twelve o'clock, noon, pursuant to a Decretal Order of the Supreme Court in Equity, made on Tuesday the twenty ninth day of Sep-tember, A. D. 1891, in a cause therein pending, wherein John LeGros is plaintiff, and Charles H. Mann and Mary H. Mann his LeGros is plaintif, and Charles H. Mann and Mary H. Mann his wife, and John Sivewright are defendants, with the approbation of the undersigned Referee in Equity, the Premises described in the Bill of Complaint in the said cause, and in the said De-cretal Order as follows:—All and singular the certain lot or parcel of Land and Premises situated, lying and being in the Town plot of Dalhousie, in the Parish of Dalhousie, and County of Restigouche, and Province of New Brunswick, and described, abutted and bounded as follows, namely :--Town lots known and distinguished on the plan of the said Town as lots numbers 256, 257, 258, originally granted to Robert Gordon, conveyed to Arthur Ritchie, and by the said Arthur Ritchie and wife to David R. Carter, deceased. Also Town lots numbers 250 and 251, northerly adjoining the above described lots or originally 251, northerly adjoining the above described lots, or originally granted to William Lock, and by the said William Lock conveyed to the said David R. Carter, save and except thereout and out of the above described premises, a lot of sixty feet on Victoria Street, commencing at the northern side at the corner adjoin-ing lots owned and occupied by George Moffat, and extending down the line dividing the Carter property from the westerly adjoining lots one hundred feet; thence across at right angles fifty feet; and thence parallel to with the side line one hundred feet to Victoria Street aforesaid; and thence along Victoria Street in a northwesterly direction fifty feet to place of beginning, and containing in the said reserve fifty feet on Victoria Street by one hundred feet in depth, which is under lease to one James Harquail, with the buildings, erections and improvements thereon.

For terms of Sale and other particulars, apply to the Plaintiff's Solicitor. Dated the 24th day of October, A. D. 1891.

JAMES S. MORSE, Referee in Equity. JAMBS S. HARQUAIL, Plaintiff's Solicitor.

Advertisements for the Gazette are required to be forwarded by Mail on TUESDAY, in order to be in time for Wednesday.