CROWN LAND OFFICE, 14th Sept., 1892.

JHEREAS applications have been made to me by the undermentioned persons for Mining Licences, to Search for Minerals under the "General Mining Act," on lands described as follows :---

No.	NAME.	Date of Application.	COUNTY.	SITUATION.	Sq. M.
95	O. A. Barberie and Wm. Murray,	22nd Aug. '92,	King's,	Beginning at N. E angle of Lot No. 29 granted to James Ruland in the 2nd Tier, N. of Kennebecasis River, N. W. of Norton Station; thence running hy the magnet South 2 miles, West 2½ miles, North 2 miles, East 2½ miles to beginning,	5
96	J. Fenwick Fraser,	26th Ang. '92,	St. John,	Beginning at mouth of Telegraph Brook, near Martin- Head on Bay Shore; thence running by the magnet North 2 miles, East 2½ miles, South 2 miles, and West 2½ miles to place of beginning,	5
97	Gilbert W. Ganong,	27th Aug. '92,	York,	Beginning at N. E. angle of Appn. No 94 made by G. W. Ganong on 15th August, 1892, for License to Search, east of Big Shogomoc Lake; thence run- ning by the magnet West 2 miles, North 2½ miles, East 2 miles, South 2½ miles to beginning,	5
98	Gilbert W. Ganong,	27th Aug. '92,	York,	Beginning at a point distant one mile on a magnetic north course from S. E. angle of Appn. No. 94 made by G. W. Ganong on 15th August, 1892, for License to Search, east of Big Shogomoc Lake; thence from said point running by the magnet North 2½ miles, East 2 miles, South 2½ miles, West 2 miles to beginning.	5

FOR LICENSE TO SEARCH.

NOTICE of such applications is hereby given to the Owners or Assignees of such lands, who may within 30 days from this date prefer claim to me, to have made explorations or actually commenced mining operations thereon, that the Governor in Council will examine into the matter and take action, &c., as provided for by the 138th Section of said Act. Additional particulars as to situations can be obtained on application at this Office.

L. J. TWEEDIE, Surveyor General.

IN THE SUPREME COURT IN EQUITY. Between Mary A. Duncan, Plaintiff; and

John Howe, William E. Archdeacon, Elizabeth Archdeacon his Wife, Louisa Hanford, Charles E. Brown and Georgiana S. Brown his Wife, Joseph Howe and Agnes Howe his Wife, Mary E. Howe, Mary Howe, Beatrice Howe, Georgiana Howe, Arthur Howe, and John Howe, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Covrt, that the defendant, Elizabeth Archdeacon, is a daughter of the late Mary E. Howe and the defendant John Howe, that the Lands and Premises described and conveyed by the Indenture of Mortgage, sought to be foreclosed in this suit, had been devised to the said Mary E. Howe by her Father, the late James White, that the said defendant, John Howe, and the late Mary E Howe, executed said mortgage in the lifetime of the said Mary E. Howe; that the said defendant, William E. Archdeacon, is the husband of the said defendant, Elizabeth Archdeacon, and as such they claim they are interested in the equity of redemption of the said lands and premises : And whereas the said defendants, William E. Archdeacon and Elizabeth Archdeacon, do not reside within the Province so that they cannot be served with summons, and their place of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good *prima faci:* grounds for fling a bill against the above named defendants: I do hereby order, that the said two defendants, on or before the twenty first day of November now 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 the fore-closure of a certain Indenture of Mortgage, dated the fourth day of May, A. D. 1864, and made between the defendant, John Howe, and the late Mary E. Howe his Wife, of the first part, and John Owens and John Duncan of the other part, and for the sale of the lands and premises therein mentioned and described, default having been made in the payment of the principal and interest money secured thereby, which said mortgage by certain mesne assignments has become vested in the said plaintiff Mary A. Duncan, and which said mortgage is duly re-corded in the Office of the Registrar of Deeds in and for the City and County of Saint John, in Book B, No. 6 of Records, pages 458, 459 and 460, under and by virtue of which the plain- BORDEN & SIMONDS, Solicitors.

tiff claims for principal on said mortgage the sum of \$1,600, and for interest thereon from the first day of May, A. D. 1891, to the tenth day of May, A. D. 1892, one year and ten days, the sum of \$98.68, in all the sum of \$1,698 68; and unless such an appearance is so entered, the Bill may be taken pro confesso and decree made.

Dated this sixth day of September, A. D. 1892.

A. L. PALMER, J. G. FORBES, Plaintiff's Solicitor. Judge in Equity.

IN THE SUPREME COURT IN EQUITY.

Before His Honor the Judge in Equity.

Between Charles C. Hamilton, Plaintiff; and

Peter R. Poirier, Henry P. Poirier, and Napoleon P. Poirier, Defendants.

UPON motion of Mr. P. Palmer, and upon hearing read the affidavit of William A. Russell, whereof it appears that the Summons issued in this cause had been duly served on the defendants, Henry P. Poirier and Nappleon P. Poirier, the thirteenth day of May last past, and that the said Henry P. Poirier and Napoleon P. Poirier are infants under the age of twenty one years, and that the infant defendants have not appeared in this cause: It is ordered, that unless the said Henry P. Poirier and Napoleon P. Poirier do cause an appearance to be entered for them in this suit within twenty days from the date of this Order, the plaintiff shall be at liberty to prove his case against them by affidavit.

Dated this fifth day of September, A. D. 1892.

(Signed) A. L. PALMER.

In the County Court of Westmorland.

NOTICE is hereby given, that upon the application of Clarence E. Killam, I have directed all the Estate, as well reat as personal, of Harris E Calkin and Joseph Gartside, of the Parish of Moncton, in the County of Westmorland, Carpenters, abscouding, concealed or absent debtors, to be seized; and unless they return and discharge their debts within three months after publication hereof, such estate will be sold for the payment thereof. Dated this fifteenth August, 1892.

P. A. LANDRY, Judge of the County Court for the County of Westmorland.