

THE SUPREME COURT IN EQUITY.

Between Samuel Johnson, Plaintiff; and
James F. Ritchie, Michael Doolan and Margaret Doolan his wife, Robert J. Ritchie and Mary A. Ritchie his wife, Thomas H. Ritchie, Marmaduke F. Ritchie and Anne Ritchie his wife, Charles E. Ritchie and Lena Ritchie his wife, Joseph H. Ritchie and Eugenia M. Ritchie his wife, Catherine Ritchie and Catherine Ritchie the Younger, 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 the above named defendant, James F. Ritchie, 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 named plaintiff has good *prima facie* grounds for filing a Bill against the above named defendants: I do order, that the said defendant, James F. Ritchie, on or before the tenth day of March next, do enter an appearance in this suit, (if he intend to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the foreclosure of an Indenture of Mortgage duly registered, bearing date the fourteenth day of November, in the year of our Lord one thousand eight hundred and seventy eight, and made by one Marmaduke Ritchie, since deceased, and the said defendant, Catherine Ritchie his wife, of the one part, and the said Samuel Johnson of the other part, for securing the payment to the said Samuel Johnson of the principal sum of three thousand two hundred dollars and interest, and other moneys therein mentioned, at the times and in the manner therein set forth, and for the sale of the Lands and premises comprised in and conveyed by said Indenture of Mortgage, default having been made in payment of the balance of two thousand nine hundred and eighty eight dollars, principal remaining due on said Indenture of Mortgage, with interest thereon, and the Covenant for Insurance in said Indenture of Mortgage not having been performed. The said James F. Ritchie being made a party to this suit as one of the children and heirs of the said late Marmaduke Ritchie, who died intestate; and unless such appearance is so entered, the Bill may be taken *pro confesso* against the said James F. Ritchie and a Decree made.

Dated the 2nd day of January, A. D. 1892.

A. L. PALMER, Judge in Equity.

H. LAWRENCE STURDEE, Plaintiff's Solicitor.

The plaintiff claims Two thousand nine hundred and eighty eight dollars for balance of principal on the above mentioned Mortgage, and one hundred and thirteen dollars and sixty seven cents for balance of seven months' Interest thereon from the fourteenth day of May, in the year of our Lord one thousand eight hundred and ninety one to the fourteenth day of December, in the year of our Lord one thousand eight hundred and ninety one, the date of the issue of the Summons in this cause, and seventy eight dollars Premium paid by the plaintiff for the Insurance against fire of the buildings on said mortgaged lands and premises.

Dated this 2nd day of January, A. D. 1892.

H. LAWRENCE STURDEE,
Plaintiff's Solicitor.

STANLEY OF PRESTON.

[L.S.]

CANADA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

ROBT. SEDGEWICK, }
Deputy of the Minister of }
Justice, Canada. }
WHEREAS in pursuance of the provisions of the Canada Temperance Act of 1878, the following notice has been addressed to the Secretary of State for Canada, embodying the petition therein set forth:

"To the Honorable the Secretary of State for Canada,—
"SIR,—We, the undersigned electors of the County of the City and County of Saint John, in the Province of New Brunswick, in the Dominion of Canada, request you to take notice that we propose presenting the following petition to His Excellency the Governor General of Canada in Council:—

"The petition of the electors of the County of Saint John of the City and County of Saint John, in the Province of New Brunswick, in the Dominion of Canada, qualified and competent to vote at the election of a member of the House of Commons, in the said County,

"Respectfully shows, that your petitioners are desirous that the Order in Council passed on the first day of July, A. D. 1886, for bringing into force within the said County the second part of "The Canada Temperance Act," should be revoked;

"Wherefore your petitioners humbly pray that Your Excellency will be pleased by an Order in Council, under section nine of "The Canada Temperance Amendment Act, 1888," to declare that the said Order in Council, which brought into force and effect the second part of the said "The Canada Temperance Act," in the said County, shall no longer be in force.

"And your petitioners will ever pray, &c."

"And that we desire that the votes of all the electors of the

"said County be taken for and against the revocation of the said Order in Council."

AND WHEREAS the second part of the said Act was brought into force in the said County of the City and County of Saint John, in the Province of New Brunswick, by an Order in Council dated the first day of July, A. D. 1886.

AND WHEREAS it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said County of the City and County of Saint John, in the Province of New Brunswick, the number of the signatures to the petition proved to be genuine, being five hundred and seventy-eight, and that the other requirements of the law have been observed;

AND WHEREAS an Order of the Governor General in Council has been passed directing that the votes of all the electors of the said County of the City and County of Saint John be taken for and against the adoption of the said petition,—

Now KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare, that on Tuesday, the ninth day of February next, a poll will be held in the said County of the City and County of Saint John, for taking the votes of the electors for and against the said petition; That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot; That James A. Harding, Sheriff of the County of the City and County of Saint John, Esquire, has been appointed Returning Officer for the purpose of taking on that day the votes of the electors for and against the petition, and of afterwards summing up the same and making a return of the result to the Governor General in Council; That the said Returning Officer is empowered and required to appoint a Deputy Returning Officer at and for each polling place or station; That the Returning Officer will appoint persons to attend at the various polling stations and at the final summing up of votes, on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the shop of John Butt, at Fairville, in the said County, on Thursday, the fourth day of February next, at ten of the clock in the forenoon. That the votes of the electors will be summed up and the result of the polling declared by the Returning Officer at the shop of John Butt, at Fairville aforesaid, on Saturday, the thirteenth day of February next.

And in the event of the petition being adopted by the electors, the Governor General in Council may, at any time after the expiration of thirty days from the day on which the same was adopted, and after the expiration of three years from the day of the coming into force of the second part of the said Act in the said County of the City and County of Saint John, under the said Order in Council dated the first day of July, A. D. 1886, by Order in Council published in the *Canada Gazette*, revoke the said Order in Council of the first day of July, A. D. 1886, by which the second part of "The Canada Temperance Act, 1878," was brought into force in the said County, as therein mentioned.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Right Trusty and Well-Beloved the Right Honorable Sir FREDERICK ARTHUR STANLEY, Baron Stanley of Preston, in the County of Lancaster, in the Peerage of the United Kingdom; Knight Grand Cross of Our Most Honorable Order of the Bath; Governor General of Canada.

At Our Government House, in Our CITY of OTTAWA, this THIRTY-FIRST day of DECEMBER, in the year of Our Lord one thousand eight hundred and ninety-one, and in the Fifty-fifth year of Our Reign.

By Command,

J. A. CHAPLEAU,
Secretary of State.

IN THE SUPREME COURT.

NOTICE IS HEREBY GIVEN, That upon the application of Andrew Brown and Alexander Brown, of the Parish of Chatham, in the County of Northumberland, Merchants, I have directed all the Estate, as well real and personal, of Malcolm Taylor, formerly of the Parish of Hardwicke, in said County, Hotel Keeper, an absconding or absent debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, said Estate will be sold for the payment thereof.

Dated at the City of Saint John, the twenty seventh day of October, A. D. 1891.

W. H. TUCK, J. S. C.

L. J. TWEEDIE, Sol. to Pet. Creditor.

In the County Court of the County of Northumberland.

NOTICE is hereby given, That upon the application of John Hosford, Junior, I have directed all the Estate, as well real as personal, of Jonathan Edward Hosford, of the Parish of Northesk, in the County of Northumberland, an absent debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, said Estate will be sold for the payment thereof.

Dated this 31st day of October, A. D. 1891.

WM. WILKINSON, J. C. C.