MANGANESE LSASES.

CROWN LAND OFFICE,

Fredericton, N. B, 22nd Dec., 1892.

Y authority of Cap. X., 55 Vic. (Sec. 3), the following Regulations are made to govern applications to mine Manganese on granted lands :-

That upon application, leases to mine Manganese, be granted for ten years. (without first procuring a License to Search), to owners of farm lots, at the annual rental in advance of Five dollars for every 100 acres.

Also that Manganese Leases for tracts not exceeding one sq. mile be granted to the owner of the soil, for a period of ten years, on payment of an annual rental in advance of twenty five dollars.

Before a Lease is granted, a survey of the land applied for must be made, and a return thereof forwarded to this Office.

When an application is made by a person other than the owner of the land, to mine Manganese, and who is unable to arrange with said owner, the Surveyor General may notify said owner that he must, within 30 days, show cause why such application should not be granted, and if good cause be shown, then the Surveyor General may require the owner of such land to take out a Lease, and on failure to do so within the time prescribed by the Surveyor General, a Lease may issue to the applicant.

L. J. TWEEDIE, Sur Gen. $(4\mathbf{w})$

Notice of Application for Letters Patent.

NOTICE is hereby given, that application will be made by the applicants hereinafter named, to His Honor the Lieutenant Governor in Council, for a grant of Letters Patent under the Great Seal, according to the provisions of the Act of Assembly 48th Victoria, Chapter 9, and Acts in amendment thereof, incorporating the applicants, and such other persons as may hereafter become shareholders in the proposed Company, a body corporate and politic, under the name and for the purposes hereinafter mentioned

1. The proposed name of the Company is the "BURPEE IRON AND STEEL COMPANY, (Limited).

2. The purposes for which such incorporation is sought are-(a) To purchase, sell and manufacture all classes of Iron, Steel and other Metals and their products, including horse shoes, horse shoe nails. wire and wire nails, cut nails, pipe, bolts, and nuts; and to purchase, sell and manufacture all other kinds of goods in iron or wood, or both;

(b) To purchase, lease or otherwise acquite any real or personal property, patents of invention. easements, franchises or privileges, which the Company may think necessary or con-venient for the purposes of its business;

(c) To lease, sell, transfer, or mortgage or otherwise convey and deal with the real and personal property and patents of invention acquired by the Company, and for such purposes to sign, seal, execute and deliver all necessary conveyances, mortgages or other instruments in writing necessary in the premises, with covenants in the same

3. The Office or chief place of business of the Company shall be at Coldbrook, in the Parish of Simonds, in the Province of New Brunswick

4. The amount of capital stock of the Company is to be \$100,000, divided into 2,000 sharles of \$50 each.

. The names, addresses and callings of the applicants are as follows:

William H. Murray. of the City of Saint John, in the Province of New Brunswick, Millowner;

George W. Ketchum, of the City of Saint John, in the Pro-vince of New Brunswick, Iron Founder; George W. Jones. of the City of Saint John, in the Province

of New Brunswick. Brewer: Edmund C. Moore, of the City of Saint John, in the Province of New Brunswick, Nail Manufacturer; and

John McGo'drick, of the City of Saint John, in the Province of New Brunswick, Metal Merchant:

who are to be the first or Provisional Directors of the Company. Dated at the City of Saint John in the City and County of Saint John, and Province of New Brunswick, the third day of January, A. D. 1893.

ARTHUR I TRUEMAN, Solicitor for Applicants.

In the Madawaska County Court.

NOTICE is hereby given, that upon the application of James Smith, I have directed all the Estate, as well real as personal, of Charles Morneault, in the County of Madawaska, an 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 November 22nd, A. D. 1892.

JAS. G. STEVENS, J. C. C.

In the Supreme Court.

NOTICE is hereby given. that upon the application of Hiram H. Groves, I have directed all the Estate, as well real as personal, of William W. Davis, of the Parish of Coverdale, in Albert County, Farmer. an absconding or concealed 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 this thirteenth day of December. A. D. 1892. D. L. HANINGTON. Judge

of the Supreme Court. CHARLES W. M'ANN, Solicitor for Pet. Cred.

In the matter of John M. Cready Snow, an Absconding or Concealed Debtor.

WE, the undersigned Trustees for all the creditors of the Estate and effects of John M'Cready Snow, an absconding or concealed debtor, do hereby give notice, that a General Meeting of the creditors of the said John M'Cready Snow, for the purpose of examining and passing the Accounts of the said Estate, will be held on the thirteerth day of March. A. D. 1893, at the hour of ten o'clock in the forenoon, at the Law Offices of Charles W. M'Ann, at the City of Moncton, in Westmorland County, and Province of New Brunswick.

Dated this second day of December. A. D. 189?. PATRICK J. SWEENEY, GEORGE M'SWEENEY, JOHN L. STEEVENS, Visite Trustees. CHARLES W. M'ANN, Solicitor to Trustees.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Ratepayers of School District No. 6, in the Parish of Andover, Victoria County, New Brunswick, are hereby notified to pay their School Tax, as set opposite their names, together with the cost of advertising, (\$1.80 each), to the undersigned, within two months from the date hereof, otherwise legal proceedings will be taken to reoover the same.

1887. 1888. 1889. 1890. 1891. 1892. Bartholomew Maddox, \$2.00 \$3 60 \$2 00 \$2.70 \$2.70 \$1 50 Marian Munson, \$6.00

JAMES MILLER, Secretary

to School Trustees. Andover, N. B., November 23rd, 1892.

IN THE SUPREME COURT IN EQUITY.

Between William L. Kent, Plaintiff; and

Ewan Cameron, Defendant.

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 defendant 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 named defendant: I do hereby order, that the said defendant, on or before the ninth day of February next, do enter an appearance in this suit, (if he intend reoruary next, to enter an appearance in this suit, (if he intend to defend the same), wherein a Bill will be filed against the above named defendant by the above named plaintiff, for the foreclosure of two certain Indentures of Mortgage, one thereof bearing date the twenty seventh day of November, in the year of our Lord Lord one thousand eight hundred and seventy eight, and made between the defendant, Ewan Cameron and Harriet Mary Roddick Cameron his Wife, of the one part, and the above named plaintiff. William L. Kent, of the other part, and and for the sale of the Lands and Premises therein mentioned and for the sale of the Lands and Fremises therein mentioned and described, default having been made in the payment of the principal and interest money secured thereby, and which said mortgage is duly recorded in the Office of the Registrar of Deeds in and for the County of Charlotte, in Book 29, page 142, under and by virtue of which the plaintiff claims for prin-cipal due on said Mortgage the sum of \$55 73, and for interest therean from the twentieth day of May. A. D. 1882 to the thereon from the twentieth day of May, A. D. 1882, to the twenty third day of November, A. D. 1892, ten years and 187 days, the sum of \$35.15, in all the sum of \$90.88; and the other days, the still of gos is, in an the sum of gooles; and the other of such Indentures of Mortgage, bearing date the first day of May, A. D. 1879, and made between the above named defendant, Ewan Cameron and Harriet Mary Roddick Cameron his Wife, of the one part, and the above named plaintiff, William L. Keat, 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 last mentioned mortgage is duly recorded in the Office of the Registrar of Deeds in and for the County of Charlotte, in Book 29, pages 392, 393 and 394, under and by virtue of which the plaintiff claims for principal on said mortgage the sum of \$242, and for interest thereon from the first day of May, A. D. 1880, to the twenty third day of November, A. D. 1892, twelve years and 217 days, the sum of \$182.36, in all the sum of \$424 36. The total amount due under both mortgages being the sum of \$515.24. And unless such an appearance is so entered, the Bill may be taken pro confesso and decree made. Dated this twenty fifth day of November, A. D. 1892.

W. H. TUCK, J. S. C. M. N. COCKBURN, Plaintiff's Solicitor.