CROWN LAND OFFICE, 6th Sept., 1893.

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

FOR LICENSE TO SEARCH.

No.	NAME.	Date of Application.	COUNTY.	SITUATION.	q. M.
129	Luke Em. Dewitt,	17th Aug. '93,	Charlotte,	Begin at N. W angle of lot 3, granted to Wm. Floyd- in range 5, in Clarendon Settlement; thence running by the magnet East 2 miles, South 21 miles, West 2 miles, North 21 miles, to beginning,	5
130	Wm. Rogers & 4 others.	19th Aug. '93,	Gloucester.	Beginning at the N. E. angle of lot No. 8, granted to John Landry, in the 5th tier, St Louisa Settlement; thence running by the magnet North 1 mile, West $2\frac{1}{2}$ miles, South 2 miles, East $2\frac{1}{2}$ miles, North 1 mile, to beginning,	5
134	James Robinson,	29th Aug. '93,	King's,	Begin at S. E. angle of lot 63, granted to G. W. Titus, in block 2, S. E. of Hammond River; thence mag- netic west 2 miles, north 2½ miles, east 2 miles, south 2½ miles, to beginning,	5

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.

EQUITY SALE.

NOTICE OF SALE.

THERE will be sold at Public Auction, at Chubb's Corner (so called), in the City of Saint John, in the Province of New Brunswick, on Thursday the second day of November next, at twelve o'clock, noon, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on the seventh day of August. A. D. 1893, in a certain cause therein pending, wherein the Honorable Daniel L. Hanington and Augustus H. Hanington are plaintiffs, and Charles C. Oakley is defendant, with the approbation of the undersigned Referee in Equity, the mortgaged Premises described in the plaintiffs' Bill of Com-plaint and in the said Decretal Order, as—"All that certain lot, piece or parcel of Land and Premises situate, lying and being in the Parish of Canning, in the County of Queen's, in the Pro-vince of New Brunswick, bounded as follows, to-wit:—On the east by lands now owned by John C. Clowes; on the west by land owned by Abraham Chase and Benjamin Chase; on the north by the Grand Lake; and on the south by the River Saint John; by the Grand Lake; and on the south by the River Saint John; being lot No. fourteen (14), containing by estimation two hun-dred acres more or less, and being the land and premises con-veyed to said Charles C. Oakley by Charles D. O. Currie, by Deed registered in Queen's County, being No. 15,745. Also all that certain piece or parcel of Land and Premises situate in the Parish of Cambridge on the road leading from the Jemseg Creek to the Washademoak Lake, and known as the Oakley Road, and bounded as follows, viz :- Southerly by the said Oakley Road; bounded as follows, viz:—Southerly by the said Oakley Road; easterly by lands owned by one James Campbell; and northerly by the rear line of said lot, containing two hundred acres more or less, and being the land and premises conveyed to said Charles C. Oakley by John Oakley and wife, and now occupied by said Charles C. Oakley; together with all and singular the buildings, fences and improvements thereon, and the rights and appurtenances to the said lands and premises belonging or ap-pertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, dower, right of dower, property, claim and demand whatever, both at law and in equity of them the said Charles C. Oakley and Margaretta Oakley, in, to or out of the said lands and premises, and every part thereof."

For terms of Sale and other particulars apply to the Plaintiffs' Solicitors or the undersigned Referee. Dated the twenty first day of August, A. D. 1893.

E. H. M'ALPINE, Referee in Equity. HANINGTON & WIISON, Plaintiffs' Solicitor.

IN THE SUPREME COURT.

NOTICE is hereby given, that upon application of Charles I. Keith and Hilyard A. Keith, I have directed all the Estate, as well real as personal, of Thomas W. Chapman, of the Parish of Salisbury, in the County of Westmorland, an absconding, concealed or absent debtor, to be seized; an i unless he return and discharge his debts within three months after publication hereof, such estate will be sold for the payment thereof. GEORGE E. KING, J. S. C.

H. A. McKEOWN, Sol. for Applicants.

To the Heirs of John M'Laggan, late of the Parish of Stanley, in the County of York, Farmer, deceased, and all others whom it may concern.

NOTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage, bearing date the ninth day of December, in the year of our Lord one thousand eight hundred and eighty nine, made between William Ilanson, of the Parish of Saint Mary's, in the County of York, and Province of New Brunswick, Farmer, of the first of York, and Province of New Brunswick, Farmer, of the first part, and Mary Murray, of the Parish of Kingsclear, in the County of York, and Province aforesaid, Teacher, and Mabel Murray, of the same place, Teacher, of the second part, re-corded in Book L 4 of York County Records, pages 29, 30, 31, and 32; there will, for the purpose of satisfying the moneys secured by the said Indenture of Mortgage, default having been made in payment thereof, be sold at Public Auction, in front of the Post O.lice in the City of Fredericton, in the County of York aforesaid, on Thursday the sixteenth day of November next, at aforesaid, on Thursday the sixteenth day of November next, at twelve o'clock, noon, the Lands and Premises mentioned and described in said Indenture of Mortgage as follows :----- All the upper or northerly half part of all that certain lot, piece or parcel upper or northerly half part of all that certain lot, piece or parcel of Land, situate in the Parish of Stanley aforesaid, described in a certain Deed from one Elizabeth Pringle to one John Harvey, Junior, (said Deed being dated the thirteenth day of August, A. D. 1875, and recorded in Book E 3, pages 182 and '83), as beginning at the northeasterly side of the River Nash-waak at a marked poplar tree standing on the westerly angle of land conveyed to John M'Laggan, Junior; then running by the magnet along his upper line north fifty degrees east fifty chains of four poles each, or to land surveyed for Thomas Pringle. of four poles each, or to land surveyed for Thomas Pringle; thence north forty three degrees west twenty one chains and fifty links, or to J. Murray's location; thence south eighty one degrees west two chains, or to M'Allister's (fore (so called); thence south fifty degrees west along said Gore forty one chains to the Nashwaak River above mentioned; and thence along the bank or shore down stream to the place of beginning, being lot number thirteen, granted to one Williamson, below Irishtown, Campbell survey, in the year of our Lord one thousand eight hundred and sixty two, containing fifty acres more or less;" together with all and singular the buildings and imovemen thereon. inces to the same belonging or in any manner appertaining. Dated this ninth day of September, A. D. 1893.

> MARY MURRAY. MABEL MURRAY, Mortgagees.

BLACK, JOBDAN & BLISS, Solicitors for Mortgagees.

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