Notice of Granting Letters Patent.

PUBLIC Notice is hereby given, that under "The New Brnnswick Joint Stock Companies' Act. 1893 " Letters Patent have been issued under the Great Seal of the Province of New Brunswick, bearing date the ninth day of June. A D. 1893, incorporating lames C. Robertson, of the City of Saint John, in the City and County of Saint John, and Province of New Brunswick, Manufacturer; Edmund C. Moore, of the same place. Manufacturer: Edwin C. Foster. of the same place. Manufacturer; James Mowat, of the same place. Manufacturer; and Charles J. Coster. of the same place, Parrister-at-Law; for the following purposes, viz:-To buy, sell. manufacture and deal in all classes of metals and their products, and to buy, sell. manufacture and deal in all kinds of metal or wood goods, or both, and all things incident thereto; to purchase lease or otherwise acquire real and personal property, including Mills and Factories, and also the good will, stock and plant of any Manufactory. Mill or Factory, and the merchandize, assets, stock in trade and good will of any going business, and patents of invention or rights in patents, and all things ircident thereto; to sell. lease, mortgame or otherwise transfer, dispose of and convey the real and personal property, patents of invention, rights and franchises acquired by the Company, and for such purpose to execute, sign, seal and deliver any deeds, covenants, conveyences and writings necessary in the premises, by the name of "THE NEW BRUNSWICK IRON AND STEEL COMPANY. (Limited). with a total capital of Seven hundred and fifty thousand dollars, divided into fifteen thousand shares of fifty dollars each; of which fifteen thousand shares, five thousand shares shall be preferred, having a right to a dividend of eight per cent. in preference to the common stock, but in respect of such dividend to be noncumulative, and also to be preferred in the distribution of assets, and ten thousand shares shall be ordinary or common

Dated at the Office of the Provincial Secretary, at Fredericton. the ninth day of June, A. D. 1893.

JAMES MITCHELL, Provincial Secretary.

A desired Crown Land Office, 7th June, 1893.

THE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in July next, commencing at noon. All improvements to be paid for as the time of sale, or as soon thereafter as the Surveyor General determines the present value thereof. All for payment down-

Upset price \$1.00 per acre, (unless otherwise mentioned) in addition to expense of survey.

Not to interfore with the right to out Timber or other Lumber under Lumines applied for previous to the application for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office. RESTIGOUCH E.

I acre, south of A. Boyd and west of H. Craigie, in Glensericeoe Settlement, Addington. a (Upset price, \$1.00). Trustees of Schools, District No. 21, Glencoe.

Sees 1 sa WESTMORLAND Proprie 1. M. sin izald 50 acres, S. 1 lot 149, north of Calhoun Brook. (Improvements to be paid for) E, White: 11 - 14 A 25 acres, lot 182, block 9, North River, Daniel M'Pherson. (5w) soing organis L. J. TWEEDIE. Sur. Gen.

dairef and for recommendations. The secured Town CROWN LAND OFFICE, 31st May, 1893.

ICENSES to expire on the 1st August 1893. for the following Timber Berths, for the purpose of cutting all classes of Lumber, will be sold at this Office, at noon, on Wednesday the 14th day of June next, subject to existing Regulations.

Upset price, \$8.00 per square mile, in addition to Stumpage
No refund of Mileage.

Not to interfere with any lots of land now actually occupied and improved to the value of forty dollars, nor with any lots which have been approved of under the "Labor Act," within one year previous to the date of this License, nor with any lots

No. matt we Situation. I see of his Sq. M. ver Name. M. A. t Campbeilton,

74 S. E. of Cains River: S. W. 1 block 73,

(2w)

L. J. TWEEDIE, Sur. Gen.

NOTICE.—Applications are continually being made at this Office for public documents. This is to give notice that all such communications should be addressed to the Office of the Provincial Secretary. constructed in the contract to the contract to

NOTICE.

CROWN LAND OFFICE, 3rd May, 1893.

PUBLIC Notice is hereby given, that the following Order was passed in Council on the 18th day of April last :-

" Ordered. That all purchasers of Crown Lands, under the Act to facilitate the settlement of Crown Lunds, made prior to the 31st day of December, 1888, and not yet granted, will be cancelled on the 1st day of August next, and the lands again become vacant, unless the parties interested do previously furnish the Office of Crown Lands, with the Certificate of the Labor Act Commissioner that the conditions of payment. (by work or money), improvements and residence, as required by the Third Section of said Act, have been fully complied with."

(1st Aug)

L. J. TWEEDIE. Surveyor General.

NOTICE.

CROWN LAND OFFICE, 19th April, 1893.

Al.L persons interested are hereby notified, that for the future, all applications for Crown Lands to be sold at Public Auction, must be accompanied by a CASH DEPOSIT, equal in amount to the upset price on the lot applied for, before the said lot will be advertised for sale.

In the event of another than the applicant purchasing the land at the Sale, the deposit so made will be returned to the depositor.

(3m)

L. J. TWEEDIE, Sur Gen.

IN THE SUPREME COURT IN EQUITY.

Narcisse Marquis, Plaintiff, against Daviid Chasse and Felix Marti, 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 Felix Martin, one of the above defendants, does not reside within the Province, so that he cannot be served with Summons, and that his place of residence cannot be acceptained by the plaintiff, and that the above plaintiff has good prima facia grounds for filing a Bill against the above named defendants: I do order, that the said defendant, Felix Martin, on or before the twelfth day of August 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 a Decree of this Honorable Court, setting aside a certain Indenture made between the defendant, David Chasse, of the first part, and the defendant, Felix Martin, of the second part, dated the twenty first day of March, in the year of our Lord one thousand eight hundced and ninety two, and registered in the Office of the Registrar of Deeds in and for the County of Madawska, in Book L. pages 294, 295 and 296, on the fourth day of April. A. D 1892, on the grounds that the said conveyance was made in france of the said conveyance was made in france of the said conveyance. the said conveyance was made in fraud of the said plaintiff and for the purpose of hindering, delaying and preventing him from recovering the amount of his judgment obtained by him against the said defendant, David Chasse; and unless such appearance. is so entered, the Bill may be taken pro conf. so and a Decree,

Dated this third day of June. A. D. 1893.

Dated this third day of June. A. D. 1893.

JOHN C. ALLEN, Chief Justice.

Fred. LaForest, Plaintiff's Solieitor.

IN THE SUPREME COURT IN EQUITY. MINE mil yracano Before His Honor Judge Palmer, it : squiamino eniss , vild isneamicht June, A.D. 1893: their rinoros dires

Between Bridget A. M. Lean, Executrix of the last Will and Testament of Arthur M'Lean, deceased, Plaintiff; and imag Elisha W. Case and Maggie A. Case his wife, John E. Porter, James T. Howe, James M. M'Intyre, Hiram Brittain and Lucy Jane Brittain his wife, William J. Case, and Ira M'Lean, Defendadts.

ON Motion made this present day into this Court by Mr Fred. W. Stockton, Sollcitor for the Plaintiff in this Court, and on hearing read the Affidavit of Fred. W. Stockton of the service of the Summons in this case upon the above named infant, more E. Morton, Solicitor for the above named Plaintiff, that no appearance has been served upon him for or on behalf of the said infant defendant. Ira M'Lean, by his next friends or guardian in this suit. I do order that unless the said infant defendant do cause an appearance to be entered in twenty days from the date of this Order, the plaintiff shall be at liberty to prove her case against the sald By the Court.

T. CARLETON ALLEN, Clerk in Equity. Ira M'Lean by Affidavit and Documentary testimony.

THERESON IN STATE