

IN THE SUPREME COURT IN EQUITY.

Between Catherine Breen Sinnott, Thomas S. Bahan, Nathaniel Young and Elizabeth Young his wife, and Andrew W. Lee and Bridget Ellen Lee his wife, Plaintiffs; and Joanna Sinnott, Mary Sinnott, John M'Phee and Eliza J. M'Phee his wife, Ellen Connell, Mary A. M'Manus, Catherine Ryter, Catherine Sinnott, Hugh Muldoon and Ann Jane Muldoon his wife, Jane F. Mulherrin, Robert Dayton and Elizabeth Dayton his wife, Thomas W. Bean, Charles Bean and Mary Bean his wife, Hugh O'Brien, Richard O'Brien, Edmond O'Brien, Patrick A. Grady and Margaret A. Grady his wife, Thomas Nolan and Georgie Nolan his wife, James M'Curdy and Mary Elizabeth M'Curly his wife, Milton H. Bogrett and Emma Catherine Bogrett his wife, Patrick Sinnott, and Abraham Elston and Ellen Elston his wife, Defendants.

And by Amendment—

Between Nellie L. Sinnott, Thomas S. Bahan, Nathaniel Young and Elizabeth Young his wife and Andrew W. Lee and Bridget Ellen Lee his wife, Plaintiffs; and Joanna Sinnott, Mary Sinnott, John M'Phee and Eliza J. M'Phee his wife, Ellen Connell, Mary J. M'Manus, Joseph Lewis and Margaret Lewis his wife, Catherine Ryter, Catherine Sinnott, Hugh Muldoon and Ann Jane Muldoon his wife, Jane F. Mulherrin, Robert Dayton and Elizabeth Dayton his wife, Thomas W. Bean, Charles Bean and Mary Bean his wife, Hugh O'Brien, Richard O'Brien, Edmond O'Brien, Patrick A. Grady and Margaret A. Grady his wife, Thomas Nolan and Georgie Nolan his wife, James M'Curdy and Mary Elizabeth M'Curly his wife, Milton H. Bogrett and Emma Catherine Bogrett his wife, Patrick Sinnott, and Abraham Elston and Ellen Elston his wife, Defendants.

WHEREAS an Order has been made by me, the undersigned, one of the Judges of the Supreme Court, that the Proceedings in this suit be amended by substituting the name of Nellie L. Sinnott as a plaintiff in the place of the name Catherine Breen Sinnott, a plaintiff, deceased, and that the names, Mary J. M'Manus, Joseph Lewis and Margaret Lewis his wife, be substituted as defendants in the place of Mary A. M'Manus, a defendant, deceased, and that the proceedings shall be carried on between the continuing parties and said new parties, and that the Bill be amended accordingly;

And Whereas it has been made to appear by affidavit to my satisfaction that Edmond O'Brien and Mary J. M'Manus, two of the above defendants, do not reside within the Province, so that they cannot be served with the said Order and amended Bill, and that their respective places of residence cannot be ascertained by the plaintiffs, and that the above plaintiffs have good *prima facie* grounds for filing a Bill against the above named defendants: I do hereby order that the said defendants, Edmond O'Brien and Mary J. M'Manus, on or before the fifteenth day of May next, do enter an appearance in this Suit as amended (if they or either of them intend to defend the same) wherein a Bill as amended will be filed against the above named defendants by the above named plaintiffs for the partition of certain lands, tenements and hereditaments belonging to the Estate of John Sinnott, deceased, situate fronting on Orange Street in the City of Saint John, in the Province of New Brunswick, and distinguished by the numbers six hundred and ninety three (693) and six hundred and ninety four (694) on the Plan of the said City of Saint John; and unless such an appearance is so entered the Bill as amended may be taken *pro confesso*, and a Decree made.

The said Edmond O'Brien and the said Mary J. M'Manus are made parties to this suit by reason of having an interest in the said lands and tenements sought to be partitioned as aforesaid.

Dated this eighth day of March, A. D. 1894.

A. L. PALMER, Judge in Equity.
MONT. M'DONALD, Plaintiffs' Solicitor.—(may 10)

In the Supreme Court.

NOTICE is hereby given, that upon the application of William Osborne, I have directed all the Estate, as well real as personal, of the Crimora Manganese Company, a body corporate, duly incorporated by Letters Patent under the laws of the State of Virginia, relating to the incorporation of Joint Stock Companies, and recently doing business at Hillsboro, in the County of Albert, and Province of New Brunswick, Traders, an absconding, concealed or absent debtor, to be seized; and unless said Company return and discharge its debts within three months after publication hereof, such estate will be sold for the payment thereof.

Dated this twelfth day of March, A. D. 1894.

P. A. LANDRY, Judge
of the Supreme Court.
W. HAZEN CHAPMAN, Attorney for Pet. Creditor.—(jun 14)

IN THE SUPREME COURT IN EQUITY.

Between Edward B. Greenshields, Edward C. B. Featherstonehaugh, George L. Keans, and George Fraser, doing business under the name, style and firm of S. Greenshields Son & Co.; James Coristine and Thomas J. Coristine, doing business under the name, style and firm of James Coristine & Co.; John B. Laliberte and The James Smart Manufacturing Company, (Limited), a Company incorporated under the laws of the Province of Ontario, on behalf of themselves, and all other creditors of the defendant, James P. Alexander, who may come in and contribute to the expense of this suit, Plaintiffs; and

James P. Alexander and Stenning H. Lingley, 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 James P. Alexander, one of the above defendants, 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 plaintiffs, and that the above plaintiffs have good *prima facie* grounds for filing a Bill against the above named defendants: I do hereby order, that the said defendant, on or before the twenty seventh day of April 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 plaintiffs for the removal of the above named Stenning H. Lingley from the position of Trustee under certain Trust Deed, made on the twentieth day of January, A. D. 1894, by the above named James P. Alexander, whereby he transferred and set over unto the said Stenning H. Lingley all his property and effects in trust for the benefit of his creditors, and for the appointment of another or new Trustee in his room and stead; and unless such an appearance is so entered, the Bill may be taken *pro confesso* and a Decree made.

Dated this nineteenth day of February, A. D. 1894.

A. L. PALMER, Judge in Equity.
JOHN MONTGOMERY, Plaintiffs' Solicitor. (apr 27)

NOTICE is hereby given, that by Order of the Municipal Council of the County of Albert, the Debentures of the County under the Act of Assembly 34th Victoria, Chapter 53, Nos. 85, 86, 87, 88, 89, 90, 91, and 92, are called in and ordered to be paid in full, principal and interest, according to the provisions of the said Act. The holders of the said Nos. 85, 86, 87, 88, 89, 90, 91, and 92, are hereby notified that the money due thereon will be paid on presentation of the said Debentures at the Office of the Secretary-Treasurer at Hopewell Cape.

Dated at Hopewell Cape, County of Albert, this ninth day of March, A. D. 1894.

W. O. WRIGHT, Secretary-Treasurer
Municipality of Albert.

In the Supreme Court.

NOTICE is hereby given, that upon the application of Henry M. Saunders, I have directed all the Estate, as well real as personal, of Jacob H. M'Leod, late of the Parish of Cardwell, in the County of King's, Carpenter and Builder, an absconding, concealed or 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 this twenty first day of March, A. D. 1894.

W. H. TUCK, Judge
of the Supreme Court.
FRED. L. FAIRWEATHER, Attorney for Pet. Creditor.

In the Supreme Court.

NOTICE is hereby given, that upon the application of Stephen A. Morrell and Theodore Stackhouse, I have directed all the Estate, as well real as personal, of Reuben Moorehouse, in the City of Saint John, in the City and County of Saint John, an absconding and 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.

W. H. TUCK, Judge
of the Supreme Court.
GEO. A. DAVIS, Sol. for Creditors.

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