Survey at this Office.

CROWN LAND OFFICE, 6th Feb. 1895.

HE following Lots of vacant Crown Lauds will be offered

Upset price \$1.00 per acre, (unless otherwise mentioned)

in addition to expense of survey

Not to unterfere with the right to cut Timber or other Lumber under Licenses applied for previous to the application for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of

CHARLOTTE. 25 acres, lot 50, East of Tryon Settlement, George Toft.

YORK

11 acres, Nova Scotia Island in Big Magaguadavic Lake. (upset price \$5.00 for Island), William Ross.

NOTICE is hereby given, that application will be made to the Lieutenant Governor in Council for the issue of Letters Patent for incorporation under "The New Brunswick Joint Stock Companies' Act, 1893," as follows :--

for sale at this Office on the first Tuesday in March nex', commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor Gene-1. The proposed name of the Company is "THE GRODER COMPANY, (Limited)" ral letermines the present value thereof.

2. The objects for which the incorporation of the Company is sought, are-To purchase or otherwise acquire any formulæ, proprietary medicines, trade marks, lables or advertisem ents and rights in connection therewith; to purchase, lease or otherwise acquire and hold sufficient real estate for the purposes of the Company, and conduct and carry on the business of manu-facturing, buying selling and dealing in any and all kinds of proprietary medicines, and buying, selling, registering and dealing in trade marks, lables and advervisements in connection therewith, or otherwise, with such things as are incident thereto.

3. The Office or principal place of business is to be in Fair-ville, in the City and County of Saint John, in the Province of New Brunswick

4. The capital stock of the Company is to be \$25,000, divided to one thousand shares of \$25 each. Two hundred of said into one thousand shares of \$25 each. shares to be preferred stock, and eight hundred of said shares to be ordinary or common stock. Such preferred stock to be preferred over and above the ordinary stock to the full par value thereof, or for such proportion thereof as shall be paid up, but not exceeding the amount so paid up, and all dividends thereon not exceeding six per cent. annually up in the amount paid up thereon ; such preferred stock to be known as class "B" stock, and the ordinary or common stock of the Company to be known as class "A" stock. Such class "B" stock shall be entitled to an annual dividend of six per cent. per annum in preference to and before the payment of any dividends on ordinary stock, and in case of the failure of the Company to pay said dividend on such stock, in whole or in part, in any year, the amount remaining unpaid shall remain a debt of the Company, and shall be paid before any dividend is paid in any subsequent year on the ordinary stock of the Company, ard that in any case in distributing the assets or property of the Company, such preferred stock shall rank immediately after the debts and liabilities of the Company to the full par value thereof or to such proportion as shall be paid up thereon, and all dividends thereon then unpaid, and the whole of the balance of the assets of the Company, after paying the said ordinary liabilities of the Company, shall be appropriated towards the payment of the stockholders of the said preferred stock to the full amount of the said stock, or such amount as shall be paid up thereon, and all accumulated dividends aforesaid, previous to the payment of any amount to the holders of the ordinary stock.

5. The names in tull, address and calling of each of the applicants is as follows, the first three named of whom are to be the first or Provisional Directors of the Company :-

Robert C Elkin, of the City of Saint John, Province of New Brunswick. Shipowner; Cyrus W. Davis, of the City of Waterville, State of Maine,

United States of America, Premoter; William Wheeler, of the City of Saint John, Province of New

Brunswick, Gentleman; Charles F. Kinnear, of the City of Saint John, Province of

New Brunswick, Gentleman; Daniel J. Purdy, of the City of Saint John, and Province of New Brunswick, Merchant; Charles T. Bailey, of the City of Saint John, in the Province

of New Brunswick, Barrister. Dated at Saint John, N. B., 19th February, 1895.

CHAS. T. BAILEY, Solicitor for Applicants.

PUBLIC NOTICE is hereby given, that we, the under-signed, have been duly appointed Trustees for all the creditors for the Estate and effects of Leandre Lousier, late of the Parish for the Estate and enects of Leandre Lousier, tate of the Farish of Saint Isadore, in the County of Gloucest er, and Province of New Brunswick, an absent debtor, and have been duly sworn: All persons indebted to the said Leandre Lousier, will, on or before the twenty sixth day of February, A. D. 1895, pay to us, or either of us, all sums of money they owe to the said Leandre Lousier; and all persons having any effects of the said Leandre Louster in their hands or custody, will deliver the same to us, or either of us, as aforesaid; and we require all the creditors of the said Leandre Lousier, on or before the twenty sixth day of February, A D. 1895, to deliver to us, or some one of us, their respective Accounts and demands against the said Leandre Lousier, that justice may be done to the parties.

Dated the fifteenth day of November, A. D. 1894.

P. H. C. BENSON JOHN FOTHERINGHAM, Trustees.

J. F. GRANT,

OTICE.

A GENERAL MEETING of the Creditors of CHARLES MORNEAULT, an absent debtor, will be held at the Office of FRED. LAFOREST, in Edmundston, N. B., on the fifteenth da. of March next, at ten o'clock in the forenoon, for the purpose of examining and passing the Accounts of the said Estate Dated this fourth day of December, A. D. 1894.

WILLIAM EMMERSON. THOMAS A. EMMERSON, Trustees

NARCISSE MARQUIS,

(mr.15,'95)

R. G. LECKIE.

VICTORIA. 11 acres, lot 22 west, Colebrook Settlement west, (upset price \$40.00 for lot), R. W. L. Tibbits.

L. J. TWEEDIE, Sur. Gen. 47)

Escheat of Mining License.

In the matter of a Mining License, between Her Majesty the Queen and F. E. Demill, bearing date the 30th July, 1879.

To F. E. Demill aforesaid, Lessee of certain Mining Rights within the bounds of certain lots or tracts of land situate on the northwest side of Lepreau Harbour, in the Parish of Lepreau, County of Charlotte, under License from Her Majesty the Queen to above mentioned person, bearing date the day and year aforesaid, being License No. 16, and containing two square miles more or less.

Take Notice, That I, the undersigned, LEMUEL J. TWEEDLE, Surveyor General of the Province of New Brunswick, hereby give you notice of my intention to apply to the Governor in Council for an Order in Council, for the forfeiture and can-cellation of the above mentioned Mining License, on the ground that no Minerals have been raised on such License for twelve that no Minerals have been raised on such License for twelve months continuously, whereby a Royalty has accrued to the Crown, and that no Royalty has been paid to the Crown on any Minerals raised since the granting of the said License, or five years thereafter; and take notice, that this application will be heard at the Office of the Surveyor General in Fredericton, on Monday the 25th February next, at 12 o'clock, noon, Dated this 23rd day of January, A. D. 1895.

L. L. TWEEDIE, Surveyor General.

In the Charlotte County Court.

NOTICE is hereby given, that upon the application of Eliza Howard, of Saint Andrews, in the County of Charlotte, Widow, I have directed all the Estate, as well real as personal, of George A. Haggerty, of M'Adam Jt nction, in the County of York, an absconding debtor, to be seized; and unless he return and discharge his debts within three mon hs after publication hereof, such estate will be sold for the payment thereof. Dated this 7th day of December, A. D. 1894.

JAS. G. STEVENS, Judge of the County Court of Charlotte County.

M. N. COCKBURN, Solicitor for Applicant.

NOTICE is hereby given, that application will be made at the next Session of the New Brunswick Legislature, for an Act to incorporate a Company to be called "THE ('OLONIAL IRON AND COAL COMPANY, (Limited)," with a capital stock amounting to One million of dollars, having power to increase to Two millions, one half the shares to be preferred and the remainder common stock, and having authority to issue Bonds to the amount of the capital paid up. The objects of the Company are to acquire coal, mineral and other lands in any of the Counties of this Province or elsewhere; work mines and deal in minerals; build and operate coke and smelting works of all kinds; manufac. ture and deal in all the by-products of coal; sell and supply gas produced therefrom for heating, power, and lighting purposes; laying down pipes and mains wherever necessary therefor, and generally to carry on the trades of mine and coal owners, chemical and gas manufacturers, iron masters, founders, and smelters of metal and ore, and metal dealers; and in connection with their business to lay down and operate railways and establish lines of steamers, barges and vessels of all kinds for the ransport of freight and passengers; and for the said to acquire compulsory powers and incorporate the provi-sions of the New Brunswick Railway Act and the New Brunswick safore-Joint Stock Companies' Act; to acquire patent rights and the good will of any existing business carried on for any of the above named purposes, and also the shares, stock and Bonds of any Company; to construct and maintain telegraph and telephone lines, and carry on the business of Telegraph and Telephone Company on their line of works and railways Dated at Saint John, the fifteenth day of January, A. D. 1895.