EQUITY SALE.

THERE will be sold at Public Auction, at the front of the County Court House, in Queen's Ward, in the City of Frederic ton, in the County of York, in the Province of New Brunswick, on Saturday the ninth day of February next, at the hour of twelve o'clock, noon, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on Tuesday the twenty fifth day of September, A. D. 1894, in a certain cause therein pending, wherein Isabell Lipsett and David Lipsett, Administratrix and Administrator of the goods and chattels, rights and credits, which were of John Lipsett, deceased, who died intestate, are plaintiffs, and A. Evelyn Gilbert, Humphrey Gilbert, Hannah Lipsett, William Lipsett, David Lipsett, Thomas Lipsett, Mary Ann Mitchell and Hiram Mitchell her husband, Jane Haining and David Haining her husband, are defendants, with the approbation of the undersigned Referee in fendants, with the approbation of the undersigned Referee in Equity for the County of Sunbury, the mortgaged Lands and Premises mentioned and directed to be sold by the said Decretal Order, and therein described as follows:—"Situate in the Parish of Lincoln, in the County of Sunbury, and Province of New Brunswick, conveyed to the said Adelia Evelyn Gilbert by the said John Lipsett, and described in the Deed thereof from Moses Payne to the said John Lipsett, dated the twenty first day of January, A. D. 1875, recorded in Book Z of Sunbury County Records, pages 484 and 485, as follows, namely:—Beginning on the northwest boundary of lands formerly belonging to Jonathan Hartt, on the River Saint John, and running along the bank of the said River in a northwesterly course seventy four rods of the said River in a northwesterly course seventy four rods or thereabouts, to land formerly belonging to one George Hayward, deceased; thence southwesterly by said Hayward land four miles and one-half, or to the extent and limits of the Morris Grant, so called; thence south seventy four rods or thereabouts, to said Hartt land; thence northeast by said Hartt's land to the first mentioned boundary or river." Together with the buildings and improvements thereon and appurtenances to the same belonging or appertaining.

For terms of Sale and other particulars apply to Arthur R.

Slipp, Plaintiffs' Solicitor, Fredericton, N. B.
Dated this fourth day of December, A. D. 1894.

CHARLES E. DUFFY, Referee in Equity.

ARTHUR R. SLIPP, Plffs.' Solicitor.

H. G. C. WETMORE, Auctioneer.

IN THE SUPREME COURT IN EQUITY.

FRIDAY, 14th December, A. D. 1894.

Before His Honor Mr. Justice BARKER, Judge in Equity.

Between Harriet A. Titus, Edson E. Peck, and Reuben L. Peck, Plaintiffs,; and

Samuel J. Calhoun, John C. Calhoun, Annie Calhoun, Widow of Davis H. Calhoun, deceased, William M. Calhoun, John C. Calhoun the second, and Ida his wife, Thomas B. Calhoun and Eunice his wife, Henry A. Calhoun, Mary Sabina Calhoun, in her own right, and as Executrix of the last Will and Testament of Thomas Calhoun, deceased, Frederick Noah Calhoun, Annie Calhoun, and Berdinia Calhoun, James D. Forbes, and Samuel Stewart, Defendants.

UPON Motion of Mr. Teed, of Counsel for the plaintiffs, and upon hearing the affidavit of M. G. Teed and the Clerk's Certificate read, whereby it appears that the above named defendants, Annie Calhoun and Berdinia Calhoun, are infants; that they have been served with a Summons in this cause; that the time for appearance has expired, and no appearance has been filed for them: It is ordered, that the unless the said infants do cause an appearance to be entered in this suit within twenty days from the date of this Order, the plaintiffs shall be at liberty to prove their Bill against them by affidavit.

By the Court.

NOTICE is hereby Nivene that aromete application of

Carney, as well feat as normally of sporgeon Ourser, in the

a) sent deliver, to be selved; and unless he return and discharge his debts which there menths also publication hereof, a relacistic and be sold for the payment thereof.

Instellate touch day of Detober, 3. D. 1831.

W.-W. White, J. Cre of the Westnormed County Court

T. CARLETON ALLEN, Clerk in Equity.

(3w)

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 Ji nction, in the County of York, an absconding 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 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.

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 day 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.

(mr.15,'95)

WILLIAM EMMERSON.
THOMAS A. EMMERSON, Trustees.
NARCISSE MARQUIS.

THE GUARDIAN ASSURANCE CO.,

(LIMITED.)

CAPITAL, \$10,000,000.

THIS Company has the largest paid-up Capital of any Fire Insurance Company in the World.

Risks accepted at the lowest tariff rates.

G. LINDEN FENETY, Agent Fredericton, N. B.

Temporary Office—Royal Gazette Office. Fredericton, September 6 1893.

ADVERTISING TERMS.

The Royal Gazette will be forwarded to (qualified) Justices of the Peace who may desire it.

In order to guard against difficulties and losses, notice is hereby given, that all Advertisements intended for in insertion in the Royal Fazette, must be accompanied with the cash, in order to ensure their publication.

Annual Subscription for Gazette, in advance,

\$2 00

TERMS OF ADVERTISING:

1 square, or 12 lines, or less, 90 cents for first insertion. All subsequent insertions of the same, 30 cents per square. Advertisements inserted for 3 months at \$4 per square.

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.

to which apply rease Bill may be referred to copy as rand report the same to the House with all convenient spiletts or. That these we have colors to different these difficults fills,

in the armited producers not being result to proceed with tack ruessaries when the earne have been two called on those process.

shall be reported each to the nouse forthwith, boxed let with a rigionary of the facts, and with the recommendation if at ano

Printed and Published at the Royal Gazette Office, by G. E. FERETY, Printer to the Queen's Most Excellent Majesty, Wednesday, 2nd January, 1895.

Clerk of the Commone. | Joseph H. Trodaph, Sol. for Creditors.