**JUNE** 16

CROWN LAND OFFICE, 2nd June, 1897.

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

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

Not to interfere with the right to cut Timber or other Lumber undey Licenses applied for previous to the application for the Land, if alreadr surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

SUNBURY. 50 acres, lot X, Piskehagan R., N. W. from Brown Ridge, Fred. Phillips.

YORK.

21 acres, Island No. 12. in Big Magaguadavic Lake, John Bodkin. (Upset price, \$5.00).

(5w) A. T. DUNN, Sur. Gen.

IN THE SUPREME COURT IN EQUITY.

Between Angus Fisher, Plaintiff; and John Fisher, Edgar Rourk, and Martha Ann Rourk, Defendants.

And by Amendment-

Angus Fisher, Plaintiff; and John Fisher, Edgar Rourk, William Thompson and Martha Ann Thompson his wife, David Rourk, Frank Ross Hill, George Ballon and Ida Ballon his wife, Charles Rose and Margaret Rose his wife, Henry Prime and Mattie Prime his wife, and Frank A. Hill, Defendants.

bis wife, and Frank A. Hill, Defendants. WHEREAS it has been made to appear by affidavit to the satisfac tion of me, the undersigned, one of the Judges of the Supreme Court that William Thompson and Martha Ann Thompson his wife, two of the above named defendants, do not reside within the Province, so that they cannot be served with a summons, and that their place of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the above named defendants, I do hereby order that the said Wil-liam Thompson and Martha Ann Thompson his wife, two of the above named defendants, I do hereby order that the said Wil-liam Thompson and Martha Ann Thompson his wife, two of the above named defendants, on or before thetwenty-second day of July next, do enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the partition of that certain piece, parcel or tract of land, situate, lying and being at Oven Head, so called, in the Parish of Saint Patrick, County of Charlotte, and more particularly described as follows : Bounded on the North by the Highway road leading from Saint Andrews to Saint John, on the East by lands formerly owned and occupied by the late James Stewart and now occupied in part by Colon Stewart, on the South by the waters of Passamaquoddy Bay, and on the West by a lot of land commonly known as the School lot, containing about two hundred acres, more or less, with all and singular, the privileges and appurtenances to the same belonging. Stewart, on the South by the waters of Passamaquoddy Bay, and on the West by a lot of land commonly known as the School lot, containing about two hundred acres, more or less, with all and singular the privileges and appurtenances to the same belonging or in any wise appertaining, which said lands and premises were formerly granted by the Crown to one George Fisher, now de-ceased, and being lot number nine in a Grant under the Great Seal of the Province of New Brunswick, of certain lands in the said Parish of Saint Patrick, made on the seventeenth day of May, in the year of our Lord one thousand eight hundred and seven-teen, unto John Roix, Junior, James Stewart, Junior, and others, and of which said lot or tract of land above described the said George Fisher, late of the Parish of Saint Patrick aforesaid, was seized and possessed absolutely in fee simple, at the time of his death, and the same is now owned by the said Angus Fisher, the above named plaintiff, and the above named defendants, John Fisher, Edgar Rourk, Martha Ann Thompson wife of the defendant William Thompson. Frank Ross Hill, Ida Ballon wife of the defen-dant George Ballon, Margaret Rose wife of the decendant Charles Rose, and Mattie Prime wife of the defendant Henry Prime, as the children and the legal representatives of the deceased children of the said late George Fisner, deceased, and held by them as tenants in common. The said Martha Ann Thompson, wife of the said William Thompson, being a child of the late Mary Ann Rourk, who was a daughter of the said late George Fisher, who died intestate, she the said Martha Ann Thompson is beneficially entitled unto a portion of the share of the late Mary Ann Rourk in the said lands and premises. And unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made. portion of the snare of the late mary Ann Rours in the said lands and premises. And unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made. Dated this seventh day of May, A. D. 1897.

FRED. E. BARKER, Judge Supreme Court. or. 9ins

M. N. COCKBURN, Plaintiff's Solicitor.

Advertisements for the Gazette are required to be forwarded by Mail to R. W. L. TIBBITS, Queen's Printer, on TUESDAY, in order to be in time for Wed- Notice is hereby given, that all Advertisements intended for nesday's issue.

# POLAR BALLOON.

IN THE SUMMER of 1897 a balloon may be seen floating in the air. This balloon will convey a party of three Swedish scientists, who have been making explorations towards the North Pole by these means. The Government of Sweden and Norway has re-quested, that the Explorers may receive all possible assistance. Natives should therefore be told, that the balloon is not a dan-gerous thing, but merely a mode of conveyance in the air just as a ship is in the water. Natives should be told to approach the people in it without fear and to give them all the help in their power. If the balloon is seen only, the natives should be told to com-municate the day and hour, the direction and time it was visible, and the direction of the wind. If the people arrive, having lost the balloon, the natives to be told to give them all possible assistance. It is requested that the travellers may be supplied with pass-

It is requested that the travellers may be supplied with pass-ports and all necessary official documents, the names being :

Mr. Salomon August Andree, ..... aged 43. Mr. Nils Strindberg. Mr. Knut Hjalmar Ferdinand Frænkel,..... or one of those replaced by Mr. Gustaf Wilhelm Emanuel Svedenborg,... " 27.

" 28. 4ins

#### In the County Court of Charlotte County.

NOTICE is hereby given, That upon the application of Henry E. Hill, I have directed all the Estate, as well real as personal, of Daniel Lee, of the Parish of Saint George, in the County of Char-lotte, and Province of New Brunswick, Laborer, an absconding debtor, to be seized; and unless he return and discharge his debts within three months after the publication hereof, such Estate will be sold for the navment thereof be sold for the payment thereof. Dated this nineteenth day of May, A. D. 1897.

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

GEORGE J. CLARKE, Solicitor for Petitioning Creditor. 13ins

### NOTICE.

ALL ADVERTISEMENTS must be prepaid before insertion. Observance of this Rule will be insisted upon in all cases, and unless the advertisement is accompanied by the cash, the adver-tisement will not be inserted. In cases where the amount can not be ascertained before remitting, a sufficient sum must be forwarded to cover insertion, and any surplus will be returned.

R. W. L. TINBITS, Queen's Printer.

## DIAMOND DRILL.

THE ATTENTION of the Government having been frequently called to the importance of aiding in developing the Mineral re-sources of the Province, they have it in contemplation to purchase a Diamond Drill early in the year 1897, for the use of persons who may wish to carry on prospecting operations.

All persons who may require the use of the said Drill are hereby notified that application for the same may be made to the undersigned.

All applications will be filed in the order in which they are received, and considered by the Governor in Council.

Parties using the Drill will pay all expenses of operating the same, and will be subject to such conditions as may be prescribed by the Governor in Council.

A. T. DUNN, CROWN LAND OFFICE, Fredericton, N. B., 29th August, 1896. Surveyor General. tf

#### ADVERTISING TERMS.

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

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. Sheriffs' Sales inserted for 3 months at \$4 per square.

cash, in order to ensure their publication.

Printed and Published at the Royal Gazette Office, by R. W. L. TIBBITS, Printer to the Queen's Most Excellent Majesty, Wednesday, 16th June, 1897.