MAY 5

of Lot 11, R. 5; thence south 20 degrees 15 minutes west 20 chains to the place of beginning, containing one hundred acres more or less. The same having been seized and taken under and by virtue of

Warrant issued by the Secretary-Treasurer of the Municipality of Victoria, for the Trustees of School District No. 8, in the Parishes of Perth and Drummond, Victoria County, against the said Law-rence Leslie for non-resident District School Tax.

Dated the 8th Feb. 1897, 13ins

JAMES TIBBITS, Sheriff Vietoria County.

IN THE SUPREME COURT IN EQUITY.

Jane Clark, Plaintiff; and Margaret Bogle and John Bogle her husband, 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 the above 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 defendants, on or before the 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 to declare that an Indenture of Mortgage, dated the twenty-third day of December, A. D. 1875, and recorded in the Office of the Registrar of Deeds in and for the City and County of Saint John, in Book U, of Records No. 6, pages 483, etc., and purporting to be made by said plaintiff to said defen-dant, Margaret Bogle wife of the said John Bogle, to secure the payment of the sum of Eight hundred dollars and interest, is void and of no force and effect, and was not signed, sealed, executed or delivered by the said plaintiff, and that the said alleged mort-gage may be delivered up to be cancelled and the registry thereof set aside and discharged on said records, and for an Injunction against the defendants to restrain them from in any way taking possession of or interfering with the lands and premises described said defendants, on or before the second day of July next, do enter possession of or interfering with the lands and premises described in said alleged mortgage, and from assigning said mortgage or taking any proceedings to foreclose the same; and unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made.

Dated this 19th day of March, A. D. 1897. FRED. E. BARKER, J.S.C.

AMON A. WILSON Plaintiff's Solicitor. 10ins

IN THE SUPREME COURT.

NOTICE IS HEREBY GIVEN, That upon the application of William K. Mollison and David K. Mollison, I have directed all the Estate, as well real as personal, of Charles Hoffman, Joseph Hoffman, and Jacob Rubins, of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, absconding, concealed, or absent debtors, and each of them, to be seized; and unless they return and discharge their debts within three months after publication hereof, such Estate will be sold for the payment thereof the payment thereof. Dated this fourth day of February, A. D. 1897.

13ins D. L. HANINGTON, J. S. C. A. H. HANINGTON, Sol. for Applicants.

IN THE SUPREME COURT IN EQUITY.

Between Patrick Ewing, Plaintiff; and Susan H. Hamilton Bell, John Hamilton Bell, and George H. Hamilton Bell, Defendants.

WHEREAS it has been made to appear by affidavit, to the satis-faction of me, the undersigned, one of the Judges of the Supreme Court, that George H. Hamilton Bell, one of the above defendants, Court, that George H. Hamilton Bell, 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 ascer-tained 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 defendant, George H. Hamilton Bell, on or before the second day of June next, do enter an appear-ered in this entit (if he internet to defend the same), wherein a hill Bell, on or before the second day of June next, do enter an appear-ance 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 the foreclosure of a certain Indenture of Mortgage, dated the twenty-fifth day of January, A. D. 1867, and made by one Mary E. Bell, since deceased, to the said Patrick Ewing, the plaintiff, and for the sale of the lands and premises described in said Indenture of Mortgage, and unless such an ap-pearance is so entered, the bill may be taken pro confesso and a decree made. decree made.

The above defendant, George H. Hamilton Bell, is a necessary party to this suit, by reason of his having a contingent remainder in the premises described in the above Mortgage under the last Will of the said Mary E, Bell, deceased. Dated this 12th day of March, A. D. 1897.

(Sgd) FR. J. R. ARMSTRONG, Plaintiff's Solicitor. FRED. E. BARKER, J. S. C.

(INDORSED.)

The plaintiff claims \$1,200, for principal on the within men-tioned mortgage, and \$68.90 for balance of interest from the 16th day of June, A. D. 1890, to the date of this Order for Appearance. Dated the 12th day of March, A. D. 1897.

J. R. ARMSTRONG (Sgd) 10ins Plaintiff's Solicitor.

ADVERTISING TERMS.

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Printed and Published at the Royal Gazette Office, by R. W. L. TIBBITS, Printer to the Queen's Most Excellent Majesty, Wednesday, 5th May, 1897.

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