

at the southerly angle of a tract of land granted to A. McL. Seely, known as lot number twenty, in the said Parish of Grand Falls, and now commonly known as the land of the "Yorke Estate," thence north twenty degrees east to a post seventeen chains; thence north seventy degrees west sixty chains to a post; thence south twenty degrees west seventeen chains to a post on the southwesterly boundary line of said Seely grant; and thence south seventy degrees east to the place of beginning, containing one hundred and two acres more or less, and distinguished as lot number one on the survey of the said tract. The same having been seized and taken under and by virtue of a Warrant issued by the Secretary-Treasurer of the Municipality of Victoria County against the Estate of Elizabeth Yorke for non-resident, County and Parish Rates and Taxes in the said Parish of Grand Falls.

Also all and singular that certain tract of Land and Premises situate in the Parish of Grand Falls, in the County of Victoria, and known and described as follows: Beginning at a point on the southeasterly side line of lot number twenty, in the said Parish of Grand Falls, granted to A. McL. Seely, seventeen chains from the southerly angle of said tract at a post; thence north twenty degrees east seventeen chains to a post; thence north seventy degrees west sixty chains; thence south twenty degrees west seventeen chains; thence south seventy degrees east sixty chains to the place of beginning, containing one hundred and two acres, and distinguished on the survey of said land granted to A. McL. Seely as lot number two. The same having been seized and taken under and by virtue of a Warrant issued by the Secretary-Treasurer of the Municipality of Victoria County for the Trustees of School District Number Six in the said Parish of Grand Falls, and also for the Trustees of School District Number Eleven, in the said Parish of Grand Falls, for non-resident District School Taxes in said Districts.

Also all that piece or parcel of Land and Premises situate in the Parish of Andover, in the County of Victoria, bounded and described as follows:—Beginning at a point in a block of land granted by the Crown to John T. Coffin, at the northerly angle of lot number two on the survey of said Coffin land, conveyed by the Sheriff of Victoria to R. Browning; thence north nineteen degrees and thirty minutes east eighteen chains to a post; thence south seventy degrees and thirty minutes east fifty-five chains and fifty links to a post standing on the westerly side of a reserved road; thence south nineteen degrees and thirty minutes west eighteen chains; and thence north seventy degrees and thirty minutes west fifty-five chains and fifty links to the place of beginning, containing one hundred acres more or less, and distinguished on the survey of said Coffin land as lot number three.

Also all that other part or parcel of the said grant of land to the said John T. Coffin, described as follows:—Beginning at the southerly angle of the last above described parcel of land; thence north seventy degrees and thirty minutes west four chains and fifty links to a post at the easterly angle of lot number two, conveyed by the Sheriff of Victoria County to R. Browning; thence south nineteen degrees and thirty minutes west forty chains to a post at the southerly angle of lot number one, heretofore conveyed by the said Sheriff of Victoria to the said R. Browning; thence south seventy degrees and thirty minutes east four chains and fifty links to a post; and thence thirteen degrees and thirty minutes east forty chains to the place of beginning, containing eighteen acres more or less. The said two several parcels of land having been seized under and by virtue of a Warrant issue by the Secretary-Treasurer of the Municipality of Victoria County against the said estate of John T. Coffin for non-resident County and Parish rates and taxes.

Also all that certain lot of land and premises situate in the Parish of Perth, in the said County of Victoria aforesaid, and bounded as follows, to-wit:—Beginning at the eastern side of the Kintore Settlement Road, at the southwestern angle of the north half of lot number one hundred and forty-four, granted to Charles Innes, in the Kintore Settlement; thence running by the magnet south seventy-one degrees and forty-five minutes east one hundred and forty-eight chains and fifty links; thence south fourteen degrees and thirty minutes west four chains and twenty-five links to a post; thence north eighty-six degrees and thirty minutes west eleven chains and fifty links to another post; thence north seventy-one degrees and forty-five minutes west one hundred and thirty-one chains to the eastern side of the Kintore Settlement Road aforesaid, and thence along the same, following the several courses thereof in a northerly direction to the place of beginning, containing one hundred acres more or less, and distinguished as the south half of lot number one hundred and forty-four in the Kintore Settlement, and granted by the Crown to William G. Barr on the twenty-fifth day of December, A. D. 1884. The same having been seized and taken under and by virtue of a warrant issued by the Secretary-Treasurer of the Municipality of Victoria County for the Trustees of School District number five in the Parish of Perth, in the said County of Victoria, against the estate of Francis V. Bradley aforesaid, for non-resident district school tax.

Also all that tract of land situate in the Parish of Andover, in the County of Victoria, and bounded and described as follows: Beginning at a point on the eastern side line of a tract of land near Aroostook Falls, granted to William Reynolds, eighteen chains distant from the southerly shore of the Aroostook river; thence south thirty degrees west seventy-six chains; thence north eighty-six degrees and thirty minutes west twenty-two chains; thence north thirty degrees east forty-nine chains, and thence north fifty-seven degrees east forty-two chains to the place of beginning, containing one hundred and twenty acres more or less. The same having been seized and taken under and by virtue of a warrant issued by the Secretary-Treasurer of the Municipality of

Victoria County against the said William Reynolds for non-resident, County and Parish rates and taxes.

Also all that tract of land and premises situate in the Parish of Lorne, in the said County of Victoria, and bounded and described as follows:—Beginning at the northwesterly angle of lot number two hundred and fifty-four, granted to John McDougall; thence south thirty-five degrees and thirty minutes east to the base or rear line of the front tier of lots; thence northerly along said base line to the southeast angle of lot number two hundred and fifty-six, occupied by Mrs. Vanderbeck; thence north thirty-five degrees and thirty minutes west to the shore of Tobique River, thence along said shore down stream to the place of beginning, containing one hundred acres more or less, and distinguished as lot number two hundred and fifty-five on the east side of Tobique River above Blackguard Island, granted by the Crown to F. W. Bullen. The same having been seized and taken under and by virtue of a warrant issued by the Secretary-Treasurer of the Municipality of Victoria County against the said F. W. Bullen for non-resident, County and Parish rates.

JAMES TIBBITS, Sheriff Victoria.

Sheriff's Office, Andover, April 6th, 1897. 3mos

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.

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 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 William Thompson and Martha Ann Thompson his wife, two of the above named defendants, on or before the twenty-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 or in anywise appertaining, which said lands and premises were formerly granted by the Crown to one George Fisher, now deceased, 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 seventeen, 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 defendant George Ballon, Margaret Rose wife of the defendant 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 Fisher, 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.

Dated this seventh day of May, A. D. 1897.

FRED. E. BARKER,
Judge Supreme Court.

M. N. COCKBURN, Plaintiff's Solicitor.

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Notice of Application for Incorporation under the provisions 59th Victoria, Chapter 100.

ALEXANDRA TEMPLE of Honor and Temperance, No. 6, of Saint John, having decided to become incorporated under provisions 59th Victoria, Chapter 100, Section 5, will apply to the Provincial Secretary for a Certificate of Incorporation.

Dated the fourteenth day of June, A. D. 1897.

ALEXANDRA TEMPLE OF HONOR AND TEMPERANCE

3ins by J. KING KELLEY,
their Attorney.