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Official Notifications appearing in this Paper, duly authenticated, are to be received as such by all whom they may concern.



BY AUTHORITY.



By His Honor The Honorable ABNER REID McClelan, Lieutenant-Governor of the Province of New Brunswick.

A. R. McCLELAN.

PROCLAMATION.

WHEREAS the General Assembly of this Province stands prorogued to Thursday the ninth day of September instant, I have thought fit further to prorogue the said General Assembly, and the same is hereby prorogued accordingly to Thursday the fourteenth day of October next.

Given under my Hand and Seal at Fredericton, the eighth day of September, in the year of our Lord one thousand eight hundred and ninety-seven, and in the sixty-first year of Her Majesty's Reign.

By Command of the Lieutenant-Governor.

L. J. TWEEDIE.

GOVERNMENT NOTICE.

Under 59th Victoria, Chapter 100.

THESE ARE TO CERTIFY, That there has been filed in the Office of the Provincial Secretary, a copy of the vote of the Sub-ordinate Temple of Honor and Temperance, called "ALEXANDRA TEMPLE OF HONOR AND TEMPERANCE. No. 6," located at the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, deciding to become incorporated under the provisions of Section 5 of the above recited Act, and specifying the provisions of Section 5 of the above recited Act, and specifying the name, number and place of location of ten members of such Subordinate Temple, duly certified by the signature of the Grand Worthy Templar and the Grand Worthy Recorder, together with a Certificate of the Grand Temple under its Corporate Seal, and signed by George T. G. Blewett, Grand Worthy Templar, and William C. Simpson, Grand Worthy Recorder, that the said "Alexandra Temple of Honor and Temperance, No. 6," is in full standing in the Order. standing in the Order.

Dated at Fredericton, the sixteenth day of September, A. D.

L. J. TWEEDIE, Provincial Secretary.

CORRECTION.

IN GAZETTE of 28th July last, for James Kay, of the City of Moucton, to be Police or Stipendiary Magistrate at the City of Moncton, in room of Jacob Wortman, deceased, read "James Kay, of the City of Moncton, to be Police or Stipendiary Magistrate for the County of Westmorland at the City of Moncton, in the room of Jacob Wortman, late of the City of Moncton, deceased."

L. J. TWEEDIE.

Provincial Secretary's Office, Fredericton. 29th Sept., 1897.

the Supreme Court in Equity

Between John W. Y. Smith, Plaintiff; and
Charles A. Read, Evelyn Read his wife, Henry R. Emmerson,
Alice Read, Caroline Read and Charles Read and Sarah
S. Read, Defendants.
WHEREAS it has been made to appear to me, the undersigned,
one of the Judges of the Supreme Court; by affidavit, that Caroline
Read, one of the above named defendants, is an infant under the age of twenty-one years, I do hereby therefore order that the said defendant, Caroline Read, on or before the twelfth day of October defendant, Caroline Read, on or before the twelfth day of October next, do enter an appearance in this suit, (if she intends to defend the same), wherein a Bill will be filed against the above named defendants at the suit of the above named plaintiff, for the payment of the principal sum, and interest, secured by a certain Indenture of Mortgage dated the second day of January, in the year of our Lord one thousand eight hundred and seventy-eight, and

made between Hanford Read, since deceased, and William Read, of the one part, and Sir Albert J. Smith, since deceased, of the other part; and in default thereof, that the equity of redemption may be foreclosed and the mortgaged premises sold and the produce thereof applied in payment of the said principal sum and interest, the said defendant above named being a child of the said Hanford Read, who died intestate, and as such is interested in the lands and premises described in the said Indenture of Mortgage; and unless an appearance is so entered, the plaintiff shall be at liberty to prove his bill by affidavit against the said infant.

Dated this seventeenth day of September, A. D. 1897.

D. L. HANINGTON, J. S. C.

This Order is granted on the application of R. W. Hewson, Esquire, of Moncton, N. B., the plaintiff's Solicitor in the said cause.

2ins D. L. HANINGTON, J. S. C.

In the Supreme Court in Equity.

Between John W. Y. Smith, Plaintiff; and
Joseph W. Dobson, Thomas Dobson, Robert Dobson, Seraph
Libby, Ida Waters wife of Allan Waters, and the said
Allan Waters, May Anderson wife of Harry Anderson,
and the said Harry Anderson, Clara Dobson, Eva Dobson,
and Angus McQueen, Defendants.

WHEREAS it has been made to appear to me, the undersigned,
one of the Judges of the Supreme Court, by affidavit; that Eva
Dobson, one of the above named defendants, is an infant under
the age of twenty-one years, I do hereby therefore order that the
said defendant, on or before the twelfth day of October next, do
enter an appearance in this suit, (if she intends to defend the
same), wherein a Bill will be filed against the above named defendants at the suit of the above named plaintiff, for the payment
of the principal sum and interest, secured by a certain Indenture
of Mortgage dated the seventh day August, in the year of our
Lord one thousand eight hundred and seventy-six, and made between James E. Dobson, of the one part, and Sir Albert J. Smith,
since deceased, of the other part; and in default thereof, that the
equity of redemption may be foreclosed and the mortgaged premises sold and the produce thereof applied in payment of the
said principal sum and interest, the said defendant above named
being a child of the said James E. Dobson, who died intestate,
and as such is interested in the lands and premises described in
the said Indenture of Mortgage; and unless an appearance is so
entered, the plaintiff shall be at liberty to prove his bill by affidavit against the said infant.

Dated this seventeenth day of September, A. D. 1897.

Dated this seventeenth day of September, A. D. 1897.

D. L. HANINGTON, J. S. C. (Sd)

This Order is granted on the application of R. W. Hewson-Esquire, of Moncton, N. B., the plaintiff's Solicitor in the said cause.

D. L. HANINGTON, J. S. C.

NOTICE.

THE following non-resident ratepayer in School District No. 2, in the Parish of Andover, Victoria County, is notified that default has been made in the payment of his rates in the said Parish, for the years and the amounts set opposite his name respectively, and that unless the said rates, together with the cost of advertising, are paid to the undersigned within two months from the date hereof, the real estate of the said ratepayer will be sold, or other proceedings taken for the recovery of the said rates.

E. D. Ratchford Phillips,..... \$5 78 JUSTUS E. WRIGHT, Secretary to School Trustees, District No. 2; Andover, Victoria. Dated at Andover, N. B., September 21st, 1897.

In the County Court of Westmorland.

NOTICE IS HEREBY GIVEN, That upon the application of R. Chesley Tait, I have directed all the Estate, as well real as personal, of John W. Riley, in the County of Westmorland, an absconding, concealed or absent 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

Dated the 13th day of August, A. D. 1897.
14ins (Sgd) W. W. WELLS, J. C. C.