To the Sheriff of the City and County of Saint John, or any Constable of the said City and County, Gerring:

WHEREAS John Berryman, the Executor named in the last Will and Testament of Mary Smith, late of the City of Saint John, in the City and County of Saint John aforesaid, Widow, has by his petition dated the thirtieth day of September, A. D. 1898, and presented to this Court, and now filed with the Registrar of this Court, prayed that the said last Will and Testament may be proved in solemn form: You are therefore required to cite the following next of kin, devisees and legatees of the said Mary Smith, deceased namely: Catherine Lee, wife of James Lee of said City of Saint John, Brick-maker, Julia Godsoe, wife of William J. Godsoe of said "Ty of Saint John, Mason, James Smith of 508 West 50th Street in the City of New York, in the State of New York and United States of America, Contractor, and Hugh Block Smith residence and occupation unknown but who was last heard of two or three years ago as being in North Carolina, in the United States of America, Eugenie Louisa wife of John T. Kelly of said City of Saint John, Custom House Clerk, Samuel J. Smith of said City of Saint John, Salesman, Catherine Trueman wife of Edgar F. Trueman of said City of Saint John, Book-agent, William Smith of said City of Saint John, Mason, and Robert Smith residence and occupation unknown, but who was a seaman and has not been heard of by his relatives for some years and supposed to be dead, Mary Smith Kerrison wife of Alfred Charles Kerrison of said City of Saint John, Commercial Traveller, and Catherine Harvey wife of Henry Herbert Harvey of said City of Saint John, Commercial Traveller, William Smith of South Boston, in the State of Massachusetts and United States of America, Yacht Builder, Mary McCormick of Digby, in the Province of Nowa Scotia, Widow, Frances Smith of Digby aforesaid, spinster, Alice Maria wife of Charles F. Dunham of Digby aforesaid, and Ada M. Kellogg wife of Fred C. Kellogg of 172 Boston Street in said Cit

thirtieth day of September, A. D. 1898. EDWIN H. MCALPINE, Judge of Probate pro hac vice.

[L.S.] JOHN MCMILLAN, Registrar of Probate.

G. C. COSTER, Proctor.

PUBLIC NOTI E

IS HEREBY GIVEN, That we, the undersigned, have been duly appointed Trustees of all the Creditors of the estate and effects of The Colonial Copper Mining Comapny, late of the Parish of Sackville, an absent debtor, and have been duly sworn: All persons indebted to the said The Colonial Copper Mining Company will, on or before the twenty-fifth day of NOVEMBER next, pay to us, or either of us, all sums of money they owe to the said The Colonial Copper Mining Company; and all persons having any effects of the said The Colonial Copper Mining Company in their hands of custody, will deliver the same to us, or either of us, as aforesaid; and we require all the Creditors of the said The Colonial Copper Mining Company, on or before the said twenty-fifth day of NOVEMBER next, A. D. 1898, to deliver to us, or some one of us, their respective accounts and demands against the said The Colonial Copper Mining company, that justice may be done to Colonial Copper Mining company, that justice may be done to

Dated the 20th day of August, A. D. 1898. W. HAZEN CHAPMAN, J. FRANCIS TEED, F. C. PALMER.

Chief Commissioner.

GOVERNMENT NOTICE.

THE ATTENTION of CARRIAGE MANUFACTURERS and of the in "The Highways Act, 1896":-

Wide Tires on certain Vehicles

one thousand eight hundred and ninety-nine, the wheels of every vehicle loaded with stone, gravel, sand, or other material of any kind or nature whatsoever, when the load exceeds in weight one and a half tons, shall, when used and passing over or along any Highway, be provided with tires not less than four inches wide; the owner or person in charge of any such vehicle, shall, for every offence against this Section, incur a penalty of five dollars."

Preparation should be made by all interested, so as to conform to the requirements of this enactment. "(2) On and after the first day of May, in the year of our Lord

H. R. EMMERSON,

DEPARTMENT OF PUBLIC WORKS, July 30, 1897.

In the Gloucester County Court.

NOTICE IS HEREBY GIVEN, That upon the application of Samuel Bishop, I have directed all the Estate, as well real as personal, of Henry Salter, in the County of Gloucester, 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 thereof.

Dated this 13th day of August, A. D. 1898.

(Sgd) WM. WILKINSON, J. C. C. N. A. LANDRY, Attorney for Samuel Bishop. 14ins

in the Westmorland County Court

NOTICE IS HEREBY GIVEN. That upon the application of Frederick P. Reid and John W. Y. Smith, I have directed that all the Estate, as well real as personal, of Jesse A. Collicut, 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 within three months after publications
sold for the payment thereof.

Dated this eleventh day of August, A. D. 1898.

W. W. WELLS,

14ins Judge of the Westmorland County Court.

New Timber Applications.

CROWN LAND OFFICE, 9th Nov., 1898.

LICENSES to expire on the 1st August, 1899, for the following Timber Berths, for the purpose of cutting all classes of Lumber, will be sold at this Office, at noon, on Wednesday the 23rd day of November instant, subject to existing Regulations.

Upset price, \$8.00 per square mile, in addition to Stumpage.

No refund of Mileage.

Not to interfere with any lots of land now actually occupied and improved to the value of forty dollars, nor with any lots which have been approved of under the "Labor Act," within one year previous to the date of License, nor with any lots applied for for which Returns of Survey have been received at this Office previous to the date of application.

All Timber, Logs or other _umber cut upon Unlicensed Crown Land or which may be cut by any person beyond the limits of his own Berth, shall be seized ann forfeited to the use of the Crown; and no Timber or Lumber shall be cut od any Berth applied for until it shall be purchased at Public Auction.

any Berth applied for until it shall be purchased at Pu
No.

Situation.

Sq
42 Albert Sett. Road, Westmorland County:
Vacancy bounded Nly. by Sn lines of
lots Nos. 37, 38, 30, 40, granted to Jacob
Jones and others on Canaan R. below
mouth of Nevers' Brook, the Albert
Sett. Road and Sn. lines of lots Nos.
69, 70, 71, 72, 73, on Sn. side of said
road; S. Ely. by N. W. lines of lots
Nos 44, 43, 42, 41, 40, in block 27, Butternut Ridge and grants to H. B. Hicks
and W. C. Steeves; Wly. by the Kings
County line. Excepting granted lands
on Price's Brook, Sq. M.

on Price's Brook, 43 South of Brizley Creek: Vacancy on En. side Nerepis Road in the Parish of Blissville, bounded N Ely. by the Kimball grant, Ely. by grants to David and Geo. Morrow and License 1002 (1898), S. Ely. by the Thos. Earl's grant and the N. Wn. line of lot 107 (granted to Andrew Corbett) and its S. Wn. prolongation to Nerepis Road. Excepting

ranted lots, acres of block 62, also the S. ½ of the S. . 4000 acres of block 62, also the S. ½ of the S. Wn. 4000 acres of block 63,

N. of Nepisiguit River: Blocks Nos. 29, 30, 31 and 32, in range 26, N. of Nepisiguit River: Blocks Nos. 29, 30, 31 and 32, in range 27,

(2w)

2 Sumner Co.

Asa Mills.

Samuel Adams.

do.

A. T. DUNN, Sur. Gen.

NOTICE.

THE undermentioned non-resident Ratepayers of School District No. 4, Parish of Lorne, County of Victoria, are hereby notified to pay their School rates, as set opposite their names, for the years 1894, 1895, 1896, 1897, 1898, together with the cost of advertising to the Secretary of School District No. 4, within two months of date hereof, otherwise the real estate of the said ratepayers will be sold to pay the amount of taxes and advertising:-

1896. 1897. George Maddox, \$2 00 \$2 40 \$4 20 \$2 00 R. E. Grover, 0 40 0 70 0 40 0 41

ISAAC GAUNCE, Sec'y to Trustees, Collector. 2ins

Riley Brook, November 1, 1898.

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 advertisement will not be inserted. In cases where the amount cannot be ascertained before remitting, a sufficient sum must be forwarded to cover insertion, and any surplus will be returned. R. W. L. TIRBITS, Queen's Printer.