CROWN LAND OFFICE, 14th Des. 1898. WHEREAS applications have been made to me by the undermentioned persons for Mining License, to Search for Minerals under the "General Mining Act," and amended Acts, on lands described as follows:—

FOR PROSPECTING LICENSE.

No	NAME.	Date of Application.	COUNTY.	SITUATION.	Areas.
7	Eliza A. Hamilton. Henry D. Pike, John Prescott, Chas. B. Rounds,	5th Dec. 1898,	Charlotte,	Areas Nos. 1 to 9, 92 to 109, all inclusive, in block 1, and areas Nos. 50, 51, and 150, in block 2, on plan filed in the Surveyor General's Office. The above areas being located east of King Screet and south of the road to Moore's Mills in the Town of Saint Stephen.	36

FOR MANGANESE LEASE

299	John T. Nelson,	19th Nov. 1898,	Gloucester,	Beginning at a point on Stephen Kent's western boundary line 10 chains south of the bank or shore of Tattigouche River, thence running westerly 100 chains crossing said river in that distance at or near Tattigouche Falls, thence northerly at right angles 30 chains, thence easterly parallel with first side line hereof to a continuation of said Kent's western line, and thence southerly along the same to the place of beginning,	300
300	W. A. McKim, Andrew McKim, Daniel Harkness,	22nd Nov. 1898,	Gloucester,	Front part of Lot No. I3 granted to William Stevens. Not to interfere with application of John T Nelson,	100

Notice of such application is hereby given to the Owners or Assignees of such lands, who may within 30 days from this date prefer claim to me, to have made explorations or actually commenced mining operation thereon, that the Governor in Council will examine into the matter and take action, etc., as provided for by the 138th Section of said Act. Additional particulars as to situations can be obtained on application at this Office. A. T. DUNN, Surveyor General.

IN THE SUPREME COURT IN EQUITY.

Oliver Jones, Plaintiff; vs. Harriet Alice Hi ks, and George Hicks, her husband, May Burch, Roxanna Burch, George Burch, Mary Burch and W. McKenzie Weldon, 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 Harnet Alice Hicks and George Hicks her husband, and George Burch, three of the above named defendants do not reside within the Province so that they cannot be served with a summons, and that their places of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facte grounds for filing a bill against the above named defendants; I do hereby order that the said defendants, Harriet Alice Hicks and George Hicks her husband, and George Burch, on or before the tenth day of January next, 1899, do enter an appearance in this suit, if they intend to defend the same, wherein a bill will be filed a gaintiff, for the foreclosure and sale of certain mortgaged lands and premises situate and being at Sunny Brae in the Parish of Moncton, in the County of Westmorland, and conveyed by way lof mortgage by Edmund Burch to the said Oliver Jones by Indenture of mortgage bearing date the fifteenth day of March A D. 1888, and also conveyed by said Edmund Burch to the said Oliver Jones WHEREAS it has been made to appear by affidavit to the satisand also conveyed by said Edmund Burch to the said Oliver Jones by a certain other Indenture of mortgage bearing date the twentieth day of September A. D. 1890; the said Edmund Burch departed this life intestate after the making and recording of aid several mortgages, leaving him surviving his wife, the defendant Mary Burch, and the defendants Harriet Alice Hicks, May Burch, Roxanna Burch, and George Burch, sons and daughters, the defendant Harriet Alice Hicks having married and being now the wife of the defendant George Hicks.

And unless such an appearance is so entered the bill may be

And unless such an appearance is so entered the bill may be taken pro confesso and adecree made.

Dated this 29th day of October A. D. 1898.

P. A. LANDRY, J. S. C.

DAVID I. WELCH, Plaintiff's Solicitor.

The plaintiff claims \$195 46 for principal money on the mortgage firstly within mentioned, and \$29 62 interest thereon from the twenty seventh day of July A. D 1896 to the 26th day of September A. D 1898. And the plaintiff claims \$194 85 for the principal money secondly within mentioned and \$29 52 interest thereon from the 27th of July A. D. 1896 to the 26th day of September A.

IN THE SUPREME COURT IN EQUITY.

Oliver Jones, Plaintiff; vs.

John N C Briggs, Rosanna Jane Wilson, and William Wilson her husband, Oratio N. Briggs, Arthur McNutt Briggs, Alexander Augustine Briggs, William A. Briggs, Oliver Jones Briggs, Agnes L. McFarlane, and Robert McFarlane her husband, James Hazen Briggs, Helena May Marks, and Phillip Marks 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, Oratio N. Briggs, William A.

Briggs, Oliver Jones Briggs, James Hazen Briggs, Helena May Marks, and Phillip Marks her husband, six of the above named defendants, do not reside within the Province so they can be defendants, do not reside within the Province so they can be served with a summons, and their places 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 Oratio N. Briggs, William A. Briggs, Oliver Jones Briggs, James Hazen Briggs, Helen May Marks, and Phillip Marks her husband six of the above named defendants, on or before the tenth day of JANUARY. next, 1899, 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 in this suit, by the above named plaintiff, for the foreclosure and sale of certain mortgaged lands and premises situate, lying and being in the City of Moncton, in the County of Westmortand and conveyed by way of mortgage by the defendance. situate, lying and being in the City of Moncton, in the County of Westmorland, and conveyed by way of mortgage by the defendants, John N.C. Briggs and Rachael his wife, to the said Oliver Jones, by indenture of mortgage bearing date the eighth day of August, in the year of our Lord one thousand eight bundred and seventy-nine. The title of said mortgage being in the name of the said Rachael Briggs wife of the defendant, John N.C. Briggs, who, after the making and register of this mortgage, departed this life intestate, leaving her surviving the said John N.C. Briggs her husband, and the defendants Rosanna Jane Wilson, Oratio N. Briggs, Arthur McNutt Briggs, Alexander Augustine Briggs, William A. Briggs, Olive Jones Briggs, Agnes L. McFarlane, James Hazen Briggs, and Helena May Marks, sons and daughters, and the said Helena May Marks is now the wife of the defendant Phillip Marks. And unless such an appearance is so entered the bill may be taken pro confesso and a decree made.

Dated this 29th day of October, A. D. 1898

P. A. LANDRY, J. S. C.

P. A. LANDRY, J. S. C.

DAVID I. WELCH, Plaintiff's Solicitor.

The plaintiff claims one nundred and eighty one dollars and seventy five cents for principal money on the within mentioned mortgage, and two hundred and eight dollars interest thereon from the date of said mortgage to the fourteenth day of September, A. D.

GOVERNMENT NOTICE.

THE ATTENTION of CARRIAGE MANUFACTURERS and of the Public generally, is invited to the following provision contained in "The Highways Act, 1896":—

Wide Tires on certain Vehicles.

"(2) On and after the first day of May, in the year of our Lord 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.

H. R. EMMERSON, Chief Commissioner.

DEPARTMENT OF PUBLIC WORKS. July 30, 1897.