IN THE SUPREME COURT IN EQUITY.

Between Oliver Jones, Plaintiff; and Harriet Alice Hicks and George Hicks her husband, May Burch, Roxanna Burch, George Burch, Mary Burch, and W. McKenzie Weldon, Defendants.

UPON MOTION of Mr. A. A. Wilson, of Counsel for the defendants, and on hearing the affidavit of the service of the summons in this cause on the defendant, Roxanna Burch, and the affidavit of the publication in the Royal Gazette of the Order for the apof the publication in the Royal Gazette of the Order for the appearance of the defendant, George Burch, read, and upon hearing read the affidavit of the plaintiff, Oliver Jones, whereby it appears that the said defendants, Roxanna Burch and George Burch, are infants under the age of twenty-one years, and upon hearing read the affidavit of David I. Welch, whereby it further appears that the infant defendants, Roxanna Burch and George Burch, have not nor has either of them entered an appearance in this cause: It is ordered, That unless the said infant defendents do, within twenty days after the cate of this Order, cause an appearance to be entered in this cause, the said plaintiff shall be at liberty to prove his case by affidavit against the said infant defendants.

Dated this 7th day of March, A. D. 1899.

Dated this 7th day of March, A. D. 1899.

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By the Court.
T. CARLETON ALLEN, Clerk in Equity

IN THE SUPREME COURT IN EQUITY.

Between Mary Isabel Sharpe, an infant and wife of the defendant Milton Sharpe, by George Campbell her next friend, Plaintiff; and

Herbert Fawcett, Maud Fawcett, Lonadel Fawcett, Alice Fawcett, and Lilian Fawcett, infant children of Herbert H. Fawcett, deceased, and Laura Fawcett and Milton Sharpe, Defendants.

UPON the Motion of Mr Bliss on behalf of the above named plain-UPON the Motion of Mr Bliss on behalf of the above named plaintiff, and it being duly proved by the affidavit of Albert W. Bennett, that Herbert Fewcett, Mand Fawcett, Lonadel Fawcett, Alice Fawcett, and Lilian Fawcett, five of the above named defendants, areinfants, and that they were severally personally served with the summons herein on the thirty-first day of January last past, and that none of the said infant defendants have appeared in aid suit, and that the time limited for appearance has expired: It is hereby ordered, That unless the said infant defendants do cause an appearance to be entered for them in this suit within twenty days from the date hereof, that the plaintiff shall be at liberty to prove her case by affidavit.

her case by affidavit.

Dated this seventh day of March, A. D. 1899.

By the Court. T. CARLETON ALLEN, Clerk in Equity.

ESTATE OF MARIE HACHEY.

NOTICE IS HEREBY GIVEN. That Marie Hachey, wife of Charles Hachey, of the Parish of Caraquet, in the County or Gloucester, Trader, did, on the twentieth day of February instant, A. D. 1899, assign to me, for the general benefit of her Creditors, under the provisions of 58 Victoria, Chapter 6, and amendments thereof. A meeting of the Creditors of the said Marie Hachey will be held at the Office of Narcisse A. Landry, in the Parish of Bathurst, in the County of Gloucester, on Tuesday the seventh day of March next, at the hour of two o'clock in the afternoon, for the purpose of appointing Inspectors and giving directions with reference to the disposal of the said Estate.

Creditors must each file with the Assignee, within three months

Creditors must each file with the Assignee, within three months from the date hereof, unless further time be allowed by a Judge of the Supreme or County Court, an affidavit in proof of claim, stating the amount and nature thereof; and all claims not so filed as aforesaid, shall be wholly barred of any rights to share in the proceeds of the Estate, and the Assignee shall be at liberty to distribute the proceeds of the Estate as if any claims not filed as aforesaid did not exist, but without prejudice to the liability of the debtor

Dated at the Parish of Caraquet, in the County of Gloucester, this 23rd day of February, A. D. 1899.

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XAVIER G. PAULIN, Assignee.

CROWN LAND OFFICE, 8th March, 1899. THE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in April next, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General determines the present value thereof.

Upset price per acre, (\$1.00 unless otherwise mentioned) in addition to expense of survey.

Not to interfere with the right to cut Timber or other Lumber under Licenses applied for previous to the application for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

VICTORIA.
6 acres, Pasture Lot No. 64, Grand Falls, Bernard McLauchlan. (Improvements to be paid for.) Upset price, \$36. A. T. DUNN, Sur. Gen. (4w)

Advertisements for the Gazette are required to be forwarded by Mail to R. W. L. TIBBITS, Queen's Printer, on Tuesday, in order to be in time for Wed nesday's issue.

NOTE ACE.

A BILL will be presented to the Legislative Assembly of the Province of New Brunswick, at its next Session, for the purpose of being passed, to enable the Sheer Boom Improvement Company to put, place, safely keep and take care of on land along the River Saint John and its tributaries, in the Counties of Victoria and Madawaska, after the business of the Company may be losed for the season, the booms, plant, property, goods and chattels of the Company, with provision for reasonable compensation to owners of lands occupied for the purpose. And to provide for the punishment of persons doing malicious injury to the Company's property, and to authorize the Company to do on any land in said Counties along the said River, and its tributaries, any act necessary for the Company to do on the said River, and its tributaries, any act necessary for the Company to do on the said River, and its tributaries, any act necessary for the Company to do on the said River, and its tributaries, any act necessary for the Company to do on the said River, and its tributaries, any act necessary for the Company to do on the said River. sary for the Company to do in transacting the business and doing anything it has power to do, including camping, landing and maintaining camps and buildings on said lands.

Dated this 10th day of February, A. D. 1899.

C. N. SKINNER, Solicitor for the Company.

CROWN LAND OFFICE, 8th March, 1899. THE following applications for Land, under the Act to facilitate the settlement of Crown Lands, and the Regulations thereunder, (passed in Council 12th April, 1875), are approved.

No Commissioner to assign work until he knows that the applicant has improved to the value of \$40.00, (as required by the 3rd Regulation), otherwise no credit will be given for the labor.

GLOUCESTER.

James J. Melanson, Commissioner. 26,320 Edouard Cormier, 100 acres, E., halves lots 9 and 10, tier 7, Saint George

26,321 Raphael Cormier, 100 acres, West halves lots 9 and 10, tier 7, Saint George

James Buttimer, Commissioner. 26,322 Patrick Brennan, 100 acres, lot N, on north side Tattagouche River

26,323 Jos. Patrick Doran, 63 acres, lot 129, north of Tattagouche River.

26,324 James Doran, 100 acres, lot 130, uorth of Tattagouche R.

H. A. Sormany, Commissioner. 26 325 Jos. A. Ache, 90 acres, lot 219, Shippegan Island. 26;326 Adam Silva, 87 acres, lot 22, Miscou Island, Sn. Shore.

Romaine N. Robichaud, Commissioner.

26,327 Jos. Allard, 91 acres, lot 26, Maltempec, north side Pockmouche River.

26,328 Wm. J. Hayden, 100 acres lot 206, S. side Caribou Creek. NORTHUMBERAND.

Romain Savoy, Commissioner. 26,329 Marcell E. Robicheau, 100 acres, lot 44, Saint Joseph. 26,330 Alphee Caissie, 100 acres, lot 106, Stymest Mill Brook.

KENT.

John Stevenson. Commissioner.

26,331 Hector Voutoure, 53 acres, lot 8, block X, S. of Aldouane
River, north of K. N. Railway.

26,332 Martin D. Robicheau, 100 acres, lot 73, block T, north of

Aldouane below Forks.

Joseph Babineau, Commissioner.

26.333 Eugene Voutoure, 100 acres, lot 158, east of block 14.
26.334 Charles Poirier, 100 acres, lot 159, do.
26,335 Euveriste Poirier, 100 acres, lot 160, on road from McInnis
Brook to block 14.

26,336 Francois Beliveau, 100 acres, lot 161, on road from Mc nnis-Brook to block 14. 26,337 Peter L. Babineau, 100 acres. lot 162, on road from McInnis Brook to block 14

26,338 Joseph Thibodeau, 100 acres, lot 163, on road from McInnis Brook to block 14. 26,339 Michael Pourier, 100 acres, lot 164, on road from McInnis

Brook to block 14. 26,340 Gilbert Belliveau, 100 acres, lot 165, on road from McInnis Brook to block 14

26,341 Hubert C. Chavarie, 100 acres, lot 166, on road from McInnis-Brook to block 14 26,342 Joseph D. Thebeault, 100 acres, lot 167, on road from McIn-

nis Brook to block 14. John Stevenson, Commissioner.

26,343 Wm. E. Farrer, 100 acres, lot O, east of Coal Branch, below Big Brook. WESTMORLAND.

A. McN. Russell, Commissioner 26,344 Lorong White, 60 acres, lot 8, east of McLaughlan road, Sa of Cocagne River.
26,345 John Orr McDonald, 100 acres, lot 141. New Scotland Sett

QUEEN'S.
Isaac C. Fraser, Commissioner.

36,346 Geo. H. Stilwell, 100 acres, lot 26, block H, east side Mc-Donald Road, between Coal Creek and Salmon River. VICTORIA.

Daniel E. Watson, Commissioner. 26,347 Alex. Lemon, 100 acres, lot G, west of New Denmark, South, A. T. DUNN, Gen. Sur.

NOTICE.

ALL ADVERTISEMENTS must be prepaid before insertion. bservance of this Rule will be insisted upon in all cases, and inless the advertisement is accompanied by the cash, the adver-tisement 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.