IN THE SUPREME COURT IN EQUITY.

Thomas Magee, Plaintiff; vs.

Thomas Magee, Plaintiff; vs.

Affie Turner, Jacob Dobson, John Lobson, Gaius Dobson, Maggie Wheeler, Walter G. Hunt, Edgar L. Hunt, William D. Hunt, Lucinda Gray, George Dobson, Maud Dobson, Robert Alder Dobson, William Trenholm Dobson, Amelia Tingley, Amasa Tingley, Melbourne Tingley, Hilbert, Tingley, Minnie Harvey, Joseph W. Dobson, Thomas E. Dobson, Robert T. Dobson, Sarah Libbey, Ida Watters, May Anderson, Clara Dobson, Eva Dobson, Alder Alonzo Dobson, Hammil Dobson, Edgar Dobson, Mary Friend, Louisa Spence, Julia S. Oulton, Alma Dobson, Cliffie Dobson, William Tingley, Harry Tingley, Agnes Oulton, Alice Trueman, Alice Dobson Elizabeth Irving, Lucetta Dobson, Frank Dobson, Mary Treen, Ruth Avard, John A. McDonald and Louisa McKay, Defendants.

WHEREAS it has been made to appear, by affidavit, to the satis faction of me, the undersigned, one of the Judges of the Supreme Court, that George Dob on, Maud Dobson, and Melbourne Tingley, three of the above named defendants in this suit, do not nor does any of them reside within the Province so that they cannot be served with Summons, and that their place of residence cannot be ascertained by the plaintiff, and that the above named plaintiff has good prima facie grounds for filing a bill against the said above named deprima lactegrounds for hing a bin against the said above named defendants; and whereas it has also been made to appear to me that the said George Dobson and Maud Dobson are children of Charles Dobson, deceased, who was a son of Ralph Dobson, deceased, a brother of John Dobson, deceased, who was the father of Albert J. Dobson, late of Point de Bute, in the County of Westmorland, farmer, deceased, and that the said Melbourne Tinglev is a son of Margaret Tingley deceased and that the said Margaret Tingley Margaret Tingley, deceased, and that the said Melbourne Tingley is a son of was a daughter of Ralph Dobson, deceased, who was a brother of John Dobson, deceased, and the said John Dobson, deceased, was the father of the said Albert J. Dobson, late of Point de Bute, in the County of Westmorland, farmer, deceased, and that they the said George Dobson, Maud Dobson, and Melbourne Tingley are, as such children, heirs of the said Albert J. Dobson, deceased, on his father's side, and as and being such heirs are by virtue of the last. father's side, and as and being such heirs are, by virtue of the last Will and Testament of the said late Albert J Dobson, deceased, interested in the mortgaged premises sought to be foreclosed and sold in this suit: I do hereby order, that the said detendants, George Dobson, Maud Dobson, and Melbourne Tingley, on or before the thirteenth day of July part de enter an appearance in this fore the thirteenth 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, the for foreclosure of a certain Indenture of Mortgage bearing date the for foreclosure of a certain Indenture of Mortgage bearing date the eighth day of November A. D. 1888, and made between Albert J. Dobson, since deceased, of the one part, and the said Thomas Magee of the other part, and which mortgage is recorded in the Office of the Registrar of Deeds, &c., in and for the County of West-morland, by the No. 53,913, folio 604, libro L5, on the seventeenth day of November A. D. 1888, and for the sale of the said mortgage premises, and unless such an appearance is so entered the bill may

be taken pro confesso and a decree made.

Dated this sixth day of May, A. D. 1899.

(Sgd) D. L. HANINGTON, Judge of the Supreme Court sitting in Equity.

This Order is granted on the application of Powell, Bennett & Harrison, Esquires, of Sackville in said Province, the Plaintiff's Solicitors in the said cause. (Sgd) D. L. HANINGTON, J. S. C. 10ins

IN THE SUPREME COURT.

NOTICE 18 HEREBY GIVEN, That upon the application of Edward Sisk, I have directed all the Estate, as well real as personal, of Mary Sisk, of the Parish of New Bandon, in the County of Gloucester. Widow, an absconding, concealed, or absent debtor, to be seized; and unless she return and discharge her debts within three months after publication hereof, such Estate will be sold for the payment thereof

Dated at Dorchester, this 17th day of June, A. D. 1899. (Sgd) P. A. LANDRY, J. S. C. 13ins

CROWN LAND OFFICE, 5th July, 1899. THE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in August 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 Lacenses 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.

KENT. 100 acres, lot 103, S. of Kouchibouguac River and West of I. C. R., Louis P. Richard. (Improvements to be paid for.)

CHARLOTTE. 100 acres, lots 27 and 29. South of Canoose River and East of Green Brown Brook, Patrick McMahon.

YORK. 50 acres, S. W. 1 lot 217, range 4, block S, Southampton, Levi McElwain.

105 acres, lot V. Greer's Creek, Kilmarnock, Ezra Marsten.
200 acres, lots N, O and P, in rear of River Saint John lots, and
S. W. from Campbell Sett, Southampton, John C. Cronkhite.
50 acres, lot 110, on East side Little Magaguadavic Lake, Adam
Moore.

A. T. DUNN, Sur. Gen.

IN THE SUPREME COURT IN EQUITY.

Bridget Ann Lynott, administratrix of the personal estate and effects which were of Patrick Lynott, deceased, who

and effects which were of Patrick Lynott, deceased, who died intestate, Plaintiff; and
Belonne Ouellet and Ozitte Ouellet his wife, Andre Morin, Chrysostum Morin, Honore Morin, Felix Morin, Joseph Morin, Auguste Morin, Onesime Morin, Joachim Morin, Ozitte Morin, Edward Long and Emma Julia Long his wife, Oscar Kennedy and Virginie Kennedy his wife,

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 Patrick Lynott late of Edmundston, in the County of Madawaska, died intestate, and that the above named plaintiff was duly appointed the administratrix of the personal estate and was duly appointed the administrative of the personal estate and the effects which were of the said Patrick Lynott, deceased, and that Honore Morin, one of the above named defendants in this suit, does not reside within the Province so that he cannot be served with summons, and that his place of residence cannot be ascertained by the plaintiff, and that the above named plaintiff has good some content of the said shows named the said shows named. prima facie grounds for filing a Bill against the said above named defendants; and whereas it has also been made to appear to me, that the said Honore Morin is a son and heir of Felix Morin, late of the Parish of Saint Francis, in the County of Madawaska, Farmer, the Parish of Saint Francis, in the County of Madawaska, Farmer, deceased, who died intestate, and as and being such son and heir, he is interested in the mortgaged premises sought to be foreclosed and sold in this suit. I do hereby order that the said defendant, Honore Morin, on or before the thirteenth day of SEPTEMBER next, do enter an appearance in this suit (if he intend to defend the same; wherein a Bill has been filed against the above named defendants by the above named plaintiff for the foreelessure of a certain Indenture of mortgage hearing, date the foreclosure of a certain Indenture of mortgage bearing date the seventh day of June, in the year of our Lord one thousand eight hundred and ninety-four, and made by said late Felix Morin, deceased, and Ozitte his wife, of the one part, and the said late Patrick Lynott, deceased, of the other part, and which said mortgage is recorded in the Office of the Registrar of Deeds, etc., in and for the County of Madawaska, in Book "O," on pages 255, 556, 257 and 268, and is numbered 4615 in said Book, and for the said mortgaged premises; and unless such an appearsale of the said mortgaged premises; and unless such an appearance is so entered, the Bili may be taken pro confesso and a decree

Dated this 27th day of June, A. D. 1899.

E. McLEOD, Judge of the Supreme Court sitting in Equity.

This Order is granted on the application of John M. Stevens, Esquire of Edmundston, in said Province of New Brunswick, the plaintiff's Solicitor in the said cause. E. McLEOD, J. S. C.

TAKE NOTICE

THAT James C. Coates, of the Parish of Studholm, in the County of King's and Province of New Brunswick, Farmer, did on the nineteenth day of June, A. D. 1899, pursuant to the provisions of an Act of the General Assembly of the said Province, 58th Victoria, Chapter 6, intituled "An Act respecting Assignments and Preferences by Insolvent persons" and amending Acts, make and Preferences by Insolvent persons "and amending Acts, make and execute a general assignment of all his property and estate for the benefit of his creditors to the undersigned, D. Beverley Hatfield, Sheriff of the said County of King's; and also that a meeting of the Creditors of the said James C Coates will be held at the Office of the said Sheriff in the Dominion Building (so called) at Sussex, in the Parish of Sussex, in the said County of King's, at the hour of ten o'clock in the forenoon of

MONDAY the third day of JULY A. D. 1899,

for the appointment of Inspectors and the giving of directions with reference to the disposal of said estate, and the transaction of such other business as shall properly come before such meeting.

And further take notice, that all Creditors of the said James

C. Coates are required to file their claims, duly proven, with the undersigned Assignee within three months from the date hereof, unless further time be allowed by a Judge of the Supreme or County Court, and that all claims not filed within the time limited, or such further time, if any, as may be allowed by any such Judge, shall be wholly barred of any right to share in the proceeds of said estate, and that said Assignee shall be at liberty to distribute the proceeds of said estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor

Dated at Sussex aforesaid, this twentieth day of June, A. D. 1899.

D. BEVERLEY HATFIELD, Sheriff of King's County and Assignee as aforesaid. 4ins

Kent County Court.

NOTICE IS HEREBY GIVEN, That upon the application of Michael McLauglan, I have directed all the Estate, as well real as personal, of Samuel Boudreau, late of the Parish of Wellington, in the County of Kent, an absconding absent or concealed debtor, to be seized; and unless he return and discharge his debts three months after publication hereof, such Estate will be sold for payment thereof.

Dated the 2nd day of June, A. D. 1899.

W. W. WELLS, J. C. C.

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. TIPBITS, Queen's Printer.