## Notice of Assignment.

of Westmorland, has made an assignment to me. the undersigned Sheriff, of all his real and personal estate, and effects, and credits, under Chapter six of the Acts of the Legislative Assembty of New Brunswick, passed in the year A. D. 1895. and amending Acts.

Dated at Dorchester the twelfth day of July, A. D. 1900.

JOSEPH A. McQUEEN. Sheriff of the County of Westmorland.

### In the matter of the Estate of Edwin Casey, an Insolvent.

NOTICE IS HEREBY GIVEN, That a meeting of the Creditors of Edwin Casey, of Baie Verte, in the County of Westmorland, Farmer, who made an assignment to the undersigned, dated the fifteenth day of June, 1900, and received by the undersigned on the twelfth day of July, A. D. 1900, for the benefit of his Creditors, without preference, under the provisions of 58th Victoria, Chapter 6, and amending Acts, of the Province of New Brunswick, will be held at my office in the Parish of Dorchester, in the said County of Westmorland, on

THURSDAY the twenty-sixth day of JULY, A. D. 1900,

THURSDAY the twenty-sixth day of JULY, A. D. 1900, at 10 o'clock, a. m., for the appointment of Inspectors and giving directions with reference to the disposal of the said Estate.

All Creditors are required to file their claims, duly proven, with the Assignee within three months from the date of this notice, 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 the Estate, and the Assignee shall be at liberty to distribute the proceeds of the Estate, as if no such claim existed, but without prajudice to the liability of the debtor therefor.

Dated at Borchester, in the County of Westmorland, this thirteenth day of July, A. D. 1900.

JOSEPH A. McQUEEN,

4ins Sheriff of the County of Westmorland,
Assignee.

#### NOTICE TO CREDITORS.

# In the matter of the Estate of Charles LeB. Carter, an Insolvent.

NOTICE IS HEREBY GIVEN, That Charles LeB. Carter, of Hopewell Cape, in the Parish of Hopewell, in the County of Albert and Province of New Brunswick, Merchant, carrying on business at Hopewell Cape aforesaid, has in pursuance of the provisions of an Act intituled "An Act respecting Assignments and Preferences by Insolvent Persons," 58th Victoria Chapter 6, and Acts in amendment thereof, made with the consent of a majority of his Creditors having and representing claims against him of one hundred dollars and upwards, a general assignment to me, the undersigned, Harry W. deForest, of the City of Saint John, in the Province of New Brunswick, Merchant, for the benefit of his Creditors. A meeting of his Creditors will be held at the office of C. J. Coster, Esquire, 120 Prince William Street, Saint John, N. B., on

MONDAY the twenty-third day of JULY instant,

at three o'clock in the afternoon, for the appointment of Inspectors and giving directions with reference to the disposal of the Estate.

All Creditors are required to file their claims, duly proven, with me within three months of the date of this notice, unless further time be allowed by a Judge of the Supremejor County Court; and that all claims not filed within the time limited, or such further time, if any, as may oe allowed by such Judge, shall be wholly barred of any right to share in the proceeds of the Estate, and I shall be at liberty to distribute the proceeds of the Estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtor therefor.

Dated the twelfth day of July, A. D. 1900.

HARRY W. DEFOREST, Assignee.

C. J. Coster, Solicitor.

### In the matter of the Estate of Thomas A. Peterson, an Insolvent.

NOTICE IS HEREBY GIVEN. That a meeting of the Creditors of Thomas A. Peterson, of the Town of Marysville, in the County of York, Laborer, who, on the tenth day of July instant, made an assignment of all his estate, property and effects to the undersigned for the benefit of his Creditors, without preference, under the provisions of 58th Victoria, Chapter 6, and amending Acts, of the Province of New Brunswick, will be held at my Office in the City of Fredericton, on City of Fredericton, on

SATURDAY the twenty-first day of JULY instant,

at 10 o'clock, a. m., for the appointment of Inspectors and giving directions with reference to the disposal of the said Estate.

All Creditors are required to file their claims, duly proven, with the Assignee within three months from the date of this notice, 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 the Estate, and the Assignee shall be at liberty to distribute the proceeds of the Estate as if no such claim existed, but without prejudice to the liability of the debtors therefor.

Dated at Fredericton, in the County of York, this tenth day of July, A. D. 1900.

of July, A. D. 1900.

A. A. STERLING, Sheriff of the County of York,

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## IN THE SUPREME COURT IN EQUITY.

Between John Simpson and John Bell, surviving Executors of the last Will and Testament of Andrew Moffitt, deceased, Plaintiffs; and

Plantins; and
Elizabeth Thompson Johnson, Margarei Laidlaw, Ann Summers wife of Robert Summers, and the said Robert Summers, John Jackson, Thomas Burn, Benjamin Wilkinson, Jane Brown, William Gibb, Amelia Thompson wife of John Thompson, and the said John Thompson, Emma Thompson wife of Thomas Thompson, and the said Thomas Thompson, Thomas Hornsby, Sarah Hunter and Thompson Wilson, Defendants

Thomas Hornsby, Sarah Hunter and Thompson Wilson, 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 Benjamin Wilkinson, one of the above named defendants one of the heirs and next of kin of Andrew Moffitt and Jane Moffitt, deceased, does not reside within the said Province, so that he cannot be served with a Summons, and that his place of residence cannot be ascertained by the plaintiffs, and that the above named plaintiffs have good prima facie grounds for filing a bill against the above named defendants; I do hereby order that the said defendant, on or before the FIFTEENTH day of SEPTEMBER next, do enter an appearance in this suit (if he intend to defend the same), wherein a bill will be filed against the above named defendants by the above named plaintiffs to obtain a decree giving and declaring the construction of the last Will and Testament of Andrew Moffitt, deceased, and for the administration of the estate of the said Andrew Moffitt, deceased, under the direction of this Honorable Court, and that it may be ascertained by a decree of this Honorable Court, who of the said defendants is or are entitled, and in what shares and proportions respectively, to the estate of the said Andrew Moffitt now remaining in the hands of the said plaintiffs as such surviving Executors, after the payment of the debts of the said deceased, (if any such remain still unpaid) and the expenses of the administration of the seid estate and the costs of this suit; and unless such an appearance is so entered, the bill may be taken pro confesso and a decree made.

Dated this third day of July, A. D. 1900.

E. McLEOD, J. S. C.

A. C. Fairweather, Plaintiffs' Solicitor.

A. C. FAIRWEATHER, Plaintiffs' Solicitor.

# IN THE SUPREME COURT IN EQUITY.

Between Thomas R. Anderson, Plaintiff; and

Gaius Anderson, Rupert Titus Anderson, Ernest Lawrence
Anderson, Jesse Edwin Anderson, Carrie B. R. Peters wife
of George A. Peters, and said George A. Peters her husband,
Bertha Anderson, George Anderson, Rheese Anderson,
Celestia Bertha Anderson, Jennie Pearl Anderson,
E. Hatheway wife of Ephraim Hatheway, and said Ephraim Hatheway her husband, Defendants.

UPON MOTION of Mr. J. Roy Campbell, of Counsel for the plaintiff, and on hearing read the Order for appearance in this cause, and the affidavit of the service thereof; and it appearing by the affidavit of Bedford B. Teed that the defendents, George Anderson, Rheese Anderson and Celestia Bertha Anderson, are infants each under the age of twenty-one years, and that no one of them has caused an appearance to be filed in this cause as by the certificate of the Clerk appears, and that the time limited for their appearance has expired: It is ordered, that unless the said infant defendants, George Anderson, Rheese Anderson and Celestia Bertha Anderson, do cause an appearance to be entered for them in this cause withdo cause an appearance to be entered for them in this cause within twenty days from the date hereof, the plaintiff shall be at liberty to prove his Bill against them by affidavit.

Dated this tenth day of July, A. D. 1900.

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

#### IN THE SUPREME COURT IN EQUITY.

Between Sarah Siddall, Plaintiff; and

Frank Etter in his own right and as Executor of the last Will and Testament of John Etter, deceased, Eugene Etter, Mark Etter, Susan Keefe and Joseph A. McQueen Defendents fendants.

UPON MOTION of Mr. J. Roy Campbell, of Counsel for the plaintiff, and on hearing read the Order for appearance in this cause, and the affidavit of the service thereof; and it appearing by the affidavit of Bedford B. Teed, that the defendant, Mark Etter, is an infant under the age of twenty-one years, and that he has not caused any appearance to be filed in this cause as by the certificate of the Clerk appears, and that the time limited for his appearance has expired: It is ordered, that unless the said infant defendant, Mark Etter, do cause an appearance to be entered for him in this cause within twenty days from the date hereof, the him in this cause within twenty day plaintiff shall be at liberty to prove her Bill against him by affidavit.

Dated this tenth day of July, A. D. 1900.

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

## IN THE YORK COUNTY COURT,

NOTICE IS HEREBY GIVEN, That upon the application of James S. Neill, I have directed all the Estate, as well real as personal, of George W. Upham, in the City of Fredericton, an absconding or concealed 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 25th day of June, A. D. 1900.

13ins

W. WILSON, J. Y. C. C.

WINSLOW & ALLEN, Sols. for Applicant.