IN THE SUPREME COURT IN EQUITY.

Between Kate Warneford and Carrie Hoyt, Plaintiffs; and Walter Davison, Edwin A. Hayes and Annie Hayes his wife, William H. Frost and Helen Frost his wife, Walter Hatfield, William Hatfield, Maria Hatfield, Gilbert D. Hatfield and Har ld Hatfield, 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 Walter Davison, one of the above defendants, does not reside within this Privince, so that he cannot be served with

Court, that Walter Davison, one of the above defendants, does not reside within this 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 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 TWENTY-FIRST 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, for the foreclosure and sale of certain mortgaged Lands and Premises mentioned and described in a certain Indenture of Mortgage bearing date the ninth day of June, in the year of our Lord one thousand eight hundred and fifty-four, and made between Augustus Davison, of the Parish of Norton, in the made between Augustus Davison, of the Parish of Norton, in the County of King's, in the Province of New Brunswick, farmer, (since deceased) and Eliza Davison his wife, (since deceased) of the first part, and David Caldwell, of the City of Saint John, in the first part, and David Caldwell, of the City of Saint John. in the Province aforesaid, Gentleman, (since decrased) of the second part, the said Walter Davison being the son and one of the heirs at law of the said Augustus Davison, deceased, who died intestate, and being with others entitled to the equity of redemption of the said mortgaged lands and premises; and unless such an appearance is so entered, the bill may be taken pro confesso and a decree

Dated this twenty ninth day of June, A. D. 1900.

(Signed) E. McLEOD, J. S. C. GEO. DICKSON OTTY, Plaintiffs' Solicitor. 9ins

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

Elizabeth Thompson Johnson, Margaret 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 detendant, 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 said 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.

E. McLEOD, J. S. C. A. C. FAIRWEATHER. Plaintiffs' Solicitor.

THE UNDERMENTIONED non-resident ratepayer of School District Number Two, in the Parish of Blissville, in the County of Sunbury, is hereby notified to pay his rates for District School purposes, as set opposite his name, tog-ther with the cost of advertising (\$3.50), within two months from the date hereof, to the subscriber at his residence at Central Blissville, otherwise legal proceedings will be taken to recover the same:—

Alfred E. Hartt,

Dated at the Parish of Blissville, in the County of Sunbury, this twenty-second day of August, A. D. 1900.

J. S. HAYWARD Secretary to Trustees

PUBLIC NOTICE.

NOTICE IS HEREBY GIVEN. That ARTHUR PRINGLE who has heretofore been acting as Guide to Sportsmen coming into the Province, and having been convicted of violating the Game Law, no License as Guide, or as such Guide, shall be issue to him, and his name has been struck from the official list of Guides in this Department.

9ins

A. T. DUNN,

CROWN LAND DEPARTMENT, 31st July, 1900.

Surveyor General.

IN THE PROBATE COURT OF SUNBURY COUNTY.

[L.S.] To the Sheriff of the County of Sunbury, or any Constable within the said County, GREETING:

within the said County, Greeting:

WHEREAS Edwin Lawrance, late of the Parish of Sheffield, in the County of Sunbury, Farmer, departed this life at the said Parish of Sheffield on or about the twenty-first day of February, in the year of our Lord one thousand nine hundred, intestate; and Whereas George E. Fenety, late of the City of Fredericton, in the County of York, deceased, was at the time of his death a creditor of the said Edwin Lawerance; and

Whereas the said George E Fenety departed this life at Fredericton aforesaid, on or about the thirtieth day of September, in the year of our Lord one thousand eight hundred and ninetynine, having first duly made and published his last Will and Festament, whereby he appointed William T. H. Fenety, of Fredericton, Merchant, Georgina C Fenety, of the same place, Spinster, and Frederick S. Sharpe, of the City of Saint John, Accountant, the Executors and Executrix of his said last Will and Testament;

And whereas the said last Will and Testament of the said George E. Fenety was duly admitted to Probate in the Probate Court of the County of York, and Letters Testamentary thereon were granted in due form of Law to the said Executors and Executrix named in said last Will;

named in said last Will;

And whereas the Estate of the said George E. Fenety, deceased a creditor of the Estate of the said Edwin Lawrance, deceased and the said Executors and Executrix of the said last Will of the

and the said Executors and Executrix of the said last Will of the said George E Fenety, have by Fetition bearing date the eleventh day of July last, prayed that letters of Administration of the goods and chattels, rights and credits of the said Edwin Lawrance, deceased, may be granted to them, the said Executors and Executrix, in due form of Law;

You are therefore required to cite the heirs, next of kin, creditors and all others interested in the Estate of the said Edwin Lawrance, deceased, to appear before me at a Probate Court to be held within and for the said County of Sunbury, at my office in Oromocto, in said County of Sunbury, on THURSDAY the sixth day of SEPTEMBER next, at two o'clock in the afternoon, to show cause, if any they have, why letters of Administration of the goods and chattels, rights and credits of the said Edwin Lawrance, deceased, should not be granted to the said Petitioners, agreeable to the prayer of their said Petition.

Given under my hand and Seal of the said Court, this fourth

Given under my hand and Seal of the said Court, this fourth day of August, A. D. 1900.

(Sgd) JOHN W. GILMOR Judge of Probate. (Sgd) EMMA E. ESTABROOKS, Registrar of Probates. BLACK, BLISS & NEALIS, Proctor for Petitioners,

IN THE MATTER OF THE NEW BRUNSWICK MINING ASSOCIATION, LIMITED.

NOTICE IS HEREBY GIVEN, That application will be made by the above named Company, under the provisions of "The New Brunswick Joint Stock Companies' Act, 1893," for a Grant of Supplementary Letters Patent, authorizing the issue of forty-five thousand shares of the Capital Stock of the Company in two classes, as follows, that is to say:—

"A" stock, being ordinary stock of the Company, to the amount of fifteen thousand shares; and

"B" stock, being preferred stock, to the amount of thirty thousand shares, amounting in the aggregate to forty-five thousand shares.

The holders of such preference stock to be entitled to receive a dividend thereon at the rate of six per centum per annum, payable out of the profits of the Company from time to time as may be directed by the Board of Directors, before any dividend shall be declared upon and paid to the holders of the ordinary stock of the Company. The holders of such preference stock to be entitled to an additional dividend upon their stock equal to any dividend which may be from time to time declared upon the common stock of the Company; the holders of such preference shares to have the right from time to time to select two-sevenths of the whole number of the Board of Directors, in accordance with a by-law in such behalf passed at a meeting of the Board of Directors of the Company held at Moncton, in the County of Westmorland, at the Office of the Company on Saturday the tenth day of February, A. D. 1900. The holders of such preference stock to be entitled to receive a February, A. D. 1900.

Dated this second day of April. A. D. 1900.

By Order.

MATI

2ins

MATHEW LODGE,

CROWN LAND OFFICE, 8th August, 1900.

THE following Lots of vacant Crown Lands will be offered ale at this Office on the first Tuesday in September next, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General tetermines 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.

CHARLOTTE. 140 acres, lot 43, North side Canoose River, Saint James, Patk McMahon, Jr.

YORK.

100 acres, lot 26, range 4, Campbell Settlement, Southampton,
David A. Schriver and Daniel H. Schriver.

A. T. DUNN, Sur. Gen.