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CROWN LAND OFFICE, 19th June, 1901.

THEREAS application has 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 :

No.	NAME.	Date of Application.	COUNTY.	SITUATION.	Acres.
58	George Barnett and 3 others,	14th June, 1901,	Albert,	Between lands of W. J. Lewis and James Blight, being 60 rods wide, and situate on Wn. eide of Highway near Hillsborough,	100

FOR MANGANESE LEASE.

FOR LICENSES TO WORK.

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33	Herbert W. Ladd,	6th June, 1901,	Westmorland,	One square mile, as may be selected by survey, out of License to Search, No. 374, near the Intercolonial Copper Co's Works,	1
34	Albert Manufg. Co.	17th June, 1901,	Albert,	Beginning at the Southwest angle of Lot No. 2, granted to John Cameron, on the West side of Petitcodiac River, at Taylor's Creek, thence run- ning by the magnet, West 1 mile, North 1 mile, East 1 ¹ / ₂ mles, South 1 mile, West ¹ / ₂ mile to begin- ning. Excepting Gypsum Leases Nos. 4 and 5.	1
35	Intercolonial Copper Co.	17th June, 1901,	Westmorland,	One square mile, to be selected by survey, out of License to Search, No. 369, S. E. of Brech Hill Road,	1

FOR LICENSE TO SEARCH.

540	James Robertson,	39th May, 1901,	Albert,	Beginning at the S. E angle of Appn. for License to Search, No. 492, on Crooked Creek, thence running by the magnet of the year 1901, East 2½ miles, South 2 miles, West 2½ miles, North 2 miles to beginning,	
546	Frank Milton, Oliver A. Barberie, Wm. J. Weldon,	5th June, 1901, 17th June, 1901,	Albert, King's,	 Beginning at N. E. angle of Appn. for License to Search, No. 540, at Chester, thence running by the magnet of the year 1901, North 1 mile, East 24 miles. South 2 miles, West 24 miles, North 1 mile to beginning. Not to interfere with Mining Leases, Nos. 11, 26, 37 and 38. Beginning at N. E angle of L t No 29, granted to James Ruland, in the 2nd Tier, N. of Kennebecasis River, N. W. of Norton Station, thence running by the magnet of the year 1901, Sou h 2 miles, West 24 miles, North 2 miles, North 2 miles, West 24 miles, North 2 miles, East 24 miles to beginning. 	5
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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 operations 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. 5ins

In the Supreme Court in Equity.

Between John T. Sutherland, Plaintiff; and

Between John T. Sutherland, Plaintiff: and Walter Sutherland, Percy Sutherland, William Sutherland, Grace McLaggan, Fred McLaggan, Annie Weaver, James Weaver, Margery G. Clark, James Clark, John Clark, James lark, Junior, George Clark, Clara Clark, John Sutherland, Clark Sutherland, Grace Stewart, Martin L. Stewart, Susan E. Saunders, Walter Saunders, Mary C. Atkins, William Atkins, Margaret Sutherland, and Jane Weaver, Defendants.

Weaver, 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 certain of the above named defendants, that is to say the defendants William Atkins and William Sutherland do not reside within the Province of New Brunswick, so that they can-not be served with a summons, and that the places of residence of the said defendants 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 defendants, William Atkins and William Sutherland, on or before the first day of September, A. D. 1901, 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 and others by the above named plaintiff, for

defend the same, wherein a Bill will be filed against the above named defendants and others by the above named plaintiff, for the partition of certain lands and premises in the Parish of Bliss-field, in the County of Northumberland and Province of New Brunswick, bounded and described as follows:--"All that certain trac: of land situate, lying and being in the Parish of Blissfield, in the County of Northumberland, on the southerly side of the Southwest Branch of the Miramichi River, and bounded on the lower or casterly side by lands of John and bounded on the bower or easterly side by lands of John McGraw, on the upper or westerly side by ungranted Crown lands, on the northerly side or front by the said branch of the Miramichi River, and on the rear or southerly side by ungranted Crown lands."

And unless such an appearance is so entered, the Bill may be taken pro confesso and a decree made.

The late George Sutherland in and by his last Will and Testa-ment, devised the lands and premises, for the partition of which this suit is brought, to Thomas Sutherland for his life, and after his death to the children of the said Thomas Sutherland. The said Thomas Sutherland is now deceased.

The defendant William Atkins is the husband of the said Mary C. Atkins, a defendant in this suit. The defendant Mary C. Atkins is a daughter of Peter Sutherland, now deceased intestate, who was one of the children and heirs of the said Thomas Sutherland, deceased. The defendant William Sutherland is a son of George Sutherland, deceased, who died intestate, the said George Suther-land being a son and heir of the said Thomas Sutherland, deceased. Dated this 12th day of June, A. D. 1901. Dated this 12th day of June, A. D. 1901.

(Sgd) P. A. LANDRY, J. S. C. THOMAS W. BUTLER, Plaintiff's Solicitor.

This Order is granted on the application of Mr. Thomas W Butler, of Newcastle, in the County of Northumberland, in the Province of New Brunswick, the plaintiff's Solicitor in this suit. 9ins

(Sgd) P. A. LANDRY, J. S. C.

A. T. DUNN, Surveyor General.

NOTICE.

ALL ADVERTISEMENTS must be prepaid before insertior -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. TIBBITS, King's Printer.