CROWN LAND OFFICE, 11th Sept. 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:

FOR 10 YEARS' LEASE FOR MANGANESE.

No.	NAME.	Date of Application.	County.	SITUATION.
62	Geo. A. Elliott,	Sept. 3rd, 1901,	Kent,	Lots Nos. 9, 10, 11 and 12, in the Middle Township, Western side of MacLauchlan Road,
63	Geo. A. Elliott,	Sept. 3rd, 1901,	Kent,	Lots Nos. 25, 26, 27 and 28, in the Middle Township, West of MacLauchlan Road,
64	Geo. A. Elliott,	Sept. 3rd, 1901,	Keut,	Lots Nos. 5, 6, 7 and 8, in the Middle Township, on the Western side of MacLauchlan Road,

FOR LICENSE TO SEARCH,

569	R. R. Call,	6th August, 1901,	Northumber-land,	Beginning at a point distant 2 miles on a magnetic north course of the year 1901, from N. W. angle of Appn. 562, for License to Search, on Trout Brook, thence from the said point and running North 2½ miles, East 2 miles, South 2½ miles, West 2 miles to beginning,	5
570	James McCormick,	6th August, 1901,	Charlotte,	Beginning at a point on the western bank or shore of Magaguadavic River, distant \(\frac{1}{2}\) of a mile measured up stream along the said bank or shore northerly from the northern side of Pomeroy Bridge, crossing said river, between the mouths of Piskehegan River and Kedron Brook, thence from said point and running by the magnet of the year 1901, West 2 miles, North 2\(\frac{1}{2}\) miles, East 2 miles, South 2\(\frac{1}{2}\) miles to beginning,	5
571	Intercolonial Copper Co.	6th August, 1901.	Westmorland.	Beginning at northeast angle of License to Search, No. 469, at Rockland Bridge, thence running by the magnet of the year 1901, East 2½ miles, South 2 miles, West 2½ miles, North 2 miles to beginning. Excepting old Mining License, No. 23, to E. P. Howe, Lease No. 45, License to Work, No. 27, Application for License to Work, No. 33, and Application for 20 years' Lease, No. 60,	5
573	Intercolonial Copper Co.	7th August, 1901,	Gloucester,	Beginning at a point on the eastern bank or shore of Nepisiguit River, intersected by the southern side of the Bathurst Bridge, at the mouth of said river, thence running by the magnet of the year 1901, East 1 mile, South 2 miles, West 2½ miles, North 2 miles, East 1½ miles to beginning,	5
574	Charles E. Lockhart,	6th Sept. 1901,	Westmorland,	Beginning at the southeast angle of Lot Number 71, granted to John McFarlane, in Township Two, thence running by the magnet of the year 1901, West 2½ miles, North 2 miles, East 2½ miles, and South 2 miles to the place of beginning,	5

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. A. T. DUNN, Surveyor General.

IN THE SUPREME COURT IN EQUITY.

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Between Grace Roxanna Clark Moss and Joseph L. Moss her husband, and Helen Elizabeth Day and James H. Day her husband, Plaintiffs; and
Annie Bettinson, Charlotte Mabee, Margaret Cronk and Joseph Cronk her husband, Dillie Oram, Julia Pirie and Anthony Pirie her husband, John Oram, David Oram, Daniel Oram, Enslie Humphrey, and Chester R. Day, Defendants.

WHEREAS it appears to me that the said defendants, Margaret Cronk, John Oram, David Oram and, Enslie Humphrey, are necessary parties to this suit by reason of their being heirs of John C. Oram, deceased, who was a part owner of the hereinafter described lands and premises, and that Joseph Cronk is a necessary party being the husband of said defendant, Margaret Cronk, and that said defendant, Chester R. Day, as having an interest in said lands and premises under the last will and testament of Rachel Worden, deceased,

lands and premises under the last will and testament of Rachel Worden, deceased,
And 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 the above defendants, Margaret Cronk, Joseph Cronk, John Oram. David Oram, and Enslie Humphrey, do not reside within the Province so that they cannot be served with a summons, and that their places 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 defendants, on or before the second day of DECEMBER 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 plaintiffs, for the partition or sale of certain lands and premises according to the right of the several parties to the above

named suit, to-wit: "A certain lot, piece or parcel of land situate on the Southeast side of the Long Reach, in the Parish of Kingston, in the County of King's, known and distinguished as lot number twenty-nine (29) fronting on the Long Reach River of Saint John and running back to the base line of the lots there fronting on the Long Reach aforesaid, and bounded on the Northeast by a lot of land now or lately owned by Joseph French, and on the Southwest by lot number twenty-eight (28) now or lately owned by one Rooney, said lot number twenty nine (29) containing two hundred acres more or less!; and for that purpose to have all proper direction given and accounts taken, and such other and further relief as the Court may deem meet; and unless such an appearance is so entered, the bill may be taken pro confesso and a decree made

a decree made
Dated this 10th day of September. A. D. 1901.

FRED E. BARKER, J. S. C.

GEO. H. V. BELYEA, Plaintiffs' Solicitor.

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. TIRBITS, King's Printer.