LIQUOR LICENSE ACT, 1896.

AN APPLICATION for Tavern License to sell and dispose of AN APPLICATION for Tavern License to sell and dispose of liquors in the License District of Gloucester for the ensuing year, having been made by Eutrope Degras, of Shippigan, special grounds for which has been shown.

A meeting of the Commissioners will be held at the office of A. J. H. Stewart, at Bathurst, on May 14th next, for the purpose of considering said application.

HUGH COWAN,
Inspector.

April 23rd, 1901.

Inspector.

BY AUTHORITY.

GOVERNMENT NOTICE.

WHEREAS Province of New Brunswick Debentures issued under the provisions of 45 Victoria, Chapter 34, and numbered from 1 E to 1621 E, were called in by advertisement in the Royal Gazette of New Brunswick, dated 5th March, 1898, by an Order of the Lieutenant-Governor in Council, made under authority of the said Act, and the amending Act 61 Victoria, Chapter 1, and the holders thereof were duly notified that interest would cease at the respective dates at which the said debentures were advertised to be payable. And whereas the debentures enumerated below, are still outstanding, this notice is to again inform the holders thereof that interest on the same ceased at the dates as specified, and the said holders are requested to present the debentures for payment at the Receiver General's Office, Fredericton, without further delay.

Called in and Series E. Payable. Nos. 511, 512, 513, 522, \$500 each, dated 14 Sept. 1885, 14 Sept. 1898

L. J. TWEEDIE, Prov. Sec'y and Rec. General.

Provincial Secretary and Rec. General's Office, Fredericton, N. B., 1st November, 1899.

THE UNDERSIGNED, constituting a General Partnership under the laws of the Province of New Brunswick, under the name of J. E. Barter and Co., do hereby certify and give notice unto all to whom it doth or may concern, that we have this day, by mutual consent, dissolved said partnership.

That the names of the partners who constituted said partnership prior to such dissolution, were the undersigned, James A. Barter and James E. Barter.

That the place of residence of said James A. Barter is at Avondale, in the Parish of Wilmot, in the County of Carleton.

That the place of residence of said James E Barter is at Avondale, in the Parish of Wilmot. in the County of Carleton.

Dated this fifteenth day of April, A. D. 1901.

JAMES A. BARTER. [L.S.] JAMES E. BARTER, [L.S.]

Signed, sealed and delivered in presence of George F. Burpee.

PROVINCE OF NEW BRUNSWICK, To-wit:

I, George F. Burpee, a Justice of the Peace in and for the County of Carleton, in the Province of New Brunswick, do hereby certify that on the fifteenth day of April, in the year of our Lord one thousand nine hundred and one, at Avondale in said County, personally appeared before me, the said Justice of the Peace, James A Barter and James E. Barter, whose names are subscribed to the above written certificate of dissolution of partnership, and severally acknowledged that they signed the same for the uses and purposes therein mentioned, and that the signatures "James A. Barter" and "James E. Barter" thereto subscribed were respectively their signatures.

GEORGE F. BURPEE Justice of the Peace for the County of Carleton.

In the Supreme Court in Equity.

John W. Y. Smith, Plaintiff; and Patrick Casey and Robert Casey, Defendants.

Patrick Casey and Robert Casey, 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 Robert Casey, one of the above defendants, does not reside within the Province so that he cannot be served with a summons, and that his place of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facie grounds for filling a bill against the above named defendants: I do hereby order, that the said defendant, Robert Casey, on or before the thirtieth day of May 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 plaintiff, for the foreclosure and sale of certain mortgaged lands and preagainst the above named defendants by the above named plaintiff, for the foreclosure and sale of certain mortgaged lands and premises mentioned, described and conveyed in and by a certain Indenture of Mortgage dated the thirty first day of August, ... D. 1880, and made by the said defendants, of the first part, to Sir Albert J. Smith in his lifetime, since deceased, of the second part, and duly recorded in the Westmorland County Records of Deeds, etc, by the No. 41068, libro E. 4. folio 86, which said mortgage was afterwards assigned to the said plaintiff by the Executors and Trustees of the estate of the said Sir Albert J. Smith, deceased, by deed of assignment dated the thirteenth day of April, A. D. 1896. Trustees of the estate of the said Sir Albert J. Smith, deceased, by deed of assignment dated the thirteenth day of April, A. D. 1896, and duly recorded in the registry aforesaid by the No. 65831, folio 212, libro M. 6; and unless such an appearance is so entered, the Bill may be taken pro confesso and a decree made.

Dated this twenty-second day of March, A. D. 1901.

P. A. LANDRY, J. S. C. R. W. HEWSON, Plaintiff's Solicitor.

DOMINION OF CANADA. PROVINCE OF NEW BRUNSWICK.

IN THE SUPREME COURT IN EQUITY.

Henry T. Sears, Plaintiff; and Edward Sears and Mary Kate Sears his wife; George Sears and Emily Sears his wife; Robert B. Sears and Jenny Sears his wife; James W. Sears, Annie Walters and Reverend John Walters her husband, Richard Sears, and Ella Maud Sears, Defendants

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, and the Judge in Equity, that James W. Sears, one of the above named defendants, does not reside within the Province so that he cannot be served with a summons, and that his place of residence cannot be ascertained by the plaintiff.

And it further appearing to me that the defendants, James W. Sears, George Sears, Robert B. Sears, Annie Walters, and Richard Sears, are interested as tenants in common in the lands and premises of which John Sears, late of the City of Saint John, died seised and possessed of, for the partition of which this suit is commenced, and the said Ella Maud Sears is the widow of David Sears, deceased, one of the children of said John Sears, and that the above plaintiff has good prima facie grounds for filing a Bill against the above named defendants, James W. Sears, George Sears, Robert B. Sears, Annie Walters, and Richard Sears: I do hereby order that the said defendant, James W. Sears, on or before the fourth day of June, A. D 1901, do enter an appearance in this suit, if he intends to defend the same, wherein a bill will be filed against the above named defendants at the suit of the above named plaintiff, for the partition between the parties to this suit of the lands and premises of which John Sears late of the City of Seint against the above named defendants at the suit of the above named plaintiff, for the partition between the parties to this suit of the lands and premises of which John Sears, late of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, deceased, died seised and possessed of, and to which the said plaintiff and the said defendants, Edward Sears, George Sears, Robert B. Sears, James W. Sears, Annie Walters, and Richard Sears, are entitled as tenants in common, being the children and heirs of the said John Sears who died intestate, and for an account between the parties as to the amounts heretofore received by either of them out of the rents er income of the said lands and premises; and unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made.

Dated this fifth day of January, A D. 1901.

FRED E. BARKER, J. S. C.

FRED E. BARKER, J. S. C.

This Order is granted on the application of Messrs Hanington & Hanington of the said Province, the plaintiff's Solicitor in the

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FRED E BARKER, J. S C.

IN THE SUPREME COURT IN EQUITY.

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 Clark, 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 satisfaction 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 John Clark, James Clark, Junior, George Clark, and Clara Clark, do not reside within the Province of New Brunswick, so that they cannot be served with a summons, and that the place 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, John Clark, James Clark, Junior, George Clark, and Clara Clark, on or before the first 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 and others by the above named plaintiff, for the partition of certain lands and premises in the Parish of Blissfield, in the County of Northumberland and Province of New Brunswick, bounded and described as follows:

the County of Northumberland and Province of New Brunswick, bounded and described as follows:—

"All that certain tract 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 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."

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 Testament 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, John Clark, is the hu-band of Annie Clark, deceased, and the said Annie Clark, who died intestate, was a daughter of the said Thomas Sutherland.

The said defendant, James Clark, Junior, is a sen of the said Annie Clark, deceased.

The defendant, George Clark, is a son of the said Annie Clark, deceased.

The defendant, Clara Clark, is a daughter of the said Annie Clark, deccased.

Dated this twenty-sixth day of February, A. D. 1901. THOMAS W. BUTLER, Plaintiff's Solicitor. P. A. LANDRY, J. S. C.