**MAY 15** 

## DOMINION OF CANADA. PROVINCE OF NEW BRUNSWICK. IN THE SUPREME COURT IN EQUITY.

William E. Earle, Plaintiff; and Julia T. Coleston and William J. Coleston, 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 Julia T. Coleston, one of the above named defendants, does not reside within the Province so that she cannot be served does not reside within the Province so that she cannot be served with a summons, and that her place of residence cannot be ascer-tained 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 defendant, Julia T. Coleston, on or before the fifteenth day of July next, do enter an appearance in this suit, (if she intends to defend the same), wherein a bill will be filed against the above named defendants by the above named plaintiff, for the foreclosure of a certain Indenture of Mortrage be filed against the above hamed defendants by the above hamed plaintiff, for the foreclosure of a certain Indenture of Mortgage dated the twelfth day of September, A. D. 1898, made by the said defendants, Julia T. Coleston and William J Coleston, to the said William E. Earle, to secure the payment of one thousand dollars and interest, the lands and premises mentioned and described in the said indenture of Mortrage and for the foreclosure and sale the said indenture of Mortgage, and for the foreclosure and sale of the mortgaged lands and premises described in said Indenture of Mortgage, said lands and premises being situate in the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick ; and unless such an appearance is so entered, the Bill may be taken pro confesso and a Decree made.

Dated this second day of May, A D. 1901.

#### (Signed) E. McLEOD, J. S. C.

This Order is granted on the application of Messrs. Bustin & Porter, of the City of Saint John, in the said Province, the plaintiff's Solicitor in the said Cause.

# (Signed) E. McLEC , J. S. C. BUSTIN & POBTER, Plaintiff's Solicitor. 10ins

WE, the undersigned, Clarence W. deForest, of the City of Saint John, in the City and County of Saint John and Province of New Brunswick, Merchant, and Harry W. deForest, of the same place, Merchant, doing business at the said City of Saint John as Whole-sale Grocers, under the name, style and firm of "Geo. S. deForest & Sons," do hereby certify that the said co-partnership has this day been dissolved by the retirement of the said Harry 'V. deForest from the said firm, and that the said Clarence W. deForest shall hereafter continue the said business at the said City of Saint John under the said name, style and firm of "Geo S. deForest & Sons." Dated at the City of Saint John aforesaid, this first day of May, A. D. 1901.

(Sgd) CLARENCE W. DEFOREST, (Sgd) HARRY W. DEFOREST.

#### PROVINCE OF NEW BRUNSWICK, SS.

PEOVINCE OF NEW BRUNSWICK, SS. I, Robert McLeod, a Notary Fublic in and for the Province of New Brunswick, by Royal authority duly appointed and sworn, residing and practising at the City of Saint John, in the said Pro-vince, do hereby certify that on this first day of May, in the year of our Lord one thousand nine hundred and one, at the said City of Saint John, before me, the said Notary Public, personally came and appeared Clarence W. deForest and Harry W. deForest, the partners named in the foregoing Certificate, and severally acknow-ledged that they made, signed at d executed the said Certificate as and for their respective act and deed, to and for the uses and purposes therein expressed and contained, pursuant to the Statute in such case made and provided. IN TESTIMONY WHEREOF, I, the said Notary Public, have [L.S.] hereunto set my hand and affixed my Notarial and Official Seal at the said City of Saint John, the day and year last aforesaid. (Sgd) R. McLEOD.

(Sgd) R. McLEOD. 2ins Notary Public.

#### NOTICE.

NOTI'E IS HEETBY GIVEN, That John A. Boyd, of the Town of Saint Stephen, in the County of Charlotte and Province of New Brunswick, Merchant, and Edgar M. Boyd, of the same place. Merchant, doing business at the Town of Saint Stephen aforesaid. under the firm name and style of J. A. Boyd & Son, did, on the first day of May, A. D. 1901, pursuant to the provisions of an Act of the General Assembly of said Province, 58th Victoria, thapter 6, intituled "An Act respecting assignments and preferences by Insolvent persons," and amending Acts, make and execute a general assignment of all their property and effects for the general benefit of their Creditors, to the undersigned, George J. Clarke, of the Town of Saint Stephen, in the County of Charlotte and Province of New Brunswick, Barrister-at-Law; and also that a meeting of the Creditors of the said 1 A Bord & Sond Stat a Province of New Brunswick, Barrister-at-Law; and also that a meeting of the Creditors of the said J. A. Boyd & Son, will be held in the office of said George J. Clarke at Saint Stephen, in said County of Charlotte, at the hour of ten o'clocck in the forenoon of SATURDAY the eleventh day of MAY instant, for the appoint-ment of Inspectors and giving directions with reference to the disposal of said Estate, and the transaction of such other business as shell properly come before such meeting. d isposal of said Estate, and the transaction of such other business as shall properly come before such meeting. And further take notice, that all Creditors of said J. A. Boyd & Son are required to file their claims, duly proven, with the under-signed Assignee, within three months of the date hereof, 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 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 said Estate, and that said Assignee shall be at liberty to distribute the proceeds of said Estate as if any claim not filed as aforesaid did not exist, but without prejudice to the liability of the debtors therefor. Dated at Saint Stephen aforesaid, this first day of May, A, D.

#### In the Supreme Court in Equity.

Graydon Tingley, an infant, by William Ogden his next friend, Plaintiff.

friend, Plaintiff. vs. Walter Tingley, James Tingley, Zena Tingley, John Tingley, Elizabeth Tingley, Aliburton Tingley, Charles Tingley, and Ruth Tingley, Defendants. UPON MOTION of Mr. H. A. Powell, K. C , the Counsel on behalf of the above named plaintiff and it being duly proved by the affidavit of Clifford E. Powell, that John Tingley, Elizabeth Tingley, Alibur-ton Tingley, and Charles Tingley, four of the above named defen-dants, were personally served with a writ of summons in this suit on the eighteenth day of March, A. D. 1901, and by the affidavit of James T. Hawkins, that Zena Tingley, one of the defendants in the above suit, was personally served with an order for appearance in this suit on the twenty-second day of March, A. D. 1901, and by the affidavit of Walter Tingley, that the said defendants, John Tingley, Elizabeth Tingley, Aliburton Tingley. Charles Tingley and Zena Tingley, are intants, and by the affidavit of Albert W. Bennett that they have not, nor has any of them, appeared in said suit, and that the time limited for appearance has expired : It is hereby ordered, that unless the said defendants, John Tingley, Elizabeth Tingley, Aliburton Tingley. Charles Tingley and Zena Tingley, cause an appearance to be entered for them in this suit within twenty days from the date hereof, that the plaintiff shall be at liberty to prove his case against the said infant defendants by affidavit. Dated this third day of May, A. D. 1901. by affidavit

Dated this third day of May, A. D. 1901.

By the Court. T. CARLETON ALLEN, 2ins Clerk in Equity.

#### CROWN LAND OFFICE, 8th May, 1901.

HE following Lots of vacant Crown Lands will be offered for sale at this Office on the first Tuesday in June next, commencing at noon. All improvements to be paid for at the time of sale, or as soon thereafter as the Surveyor General letermines the present value thereof.

Upset price per acre, (\$1.00 unless otherwise mentioned) in addition to expense of survey.

Not to unterfere with the right to cut Timber or other Lumber under Lucenses applied for previous to the upplication for the Land, if already surveyed; or if not surveyed, previous to the receipt of the Return of Survey at this Office.

#### GLOUCESTER.

50 acres, N. W. ½ lot 30, west from Little River, Joseph P. and John P Melancon.

47 acres, lot 42 south, Big Belledune, Robert J. Miller.

### NORTHUMBERLAND.

- 84 acres, lot 19, South from Chatham Junction, Nelson. (Upset price, 30 cents per acre). Thomas D. Doolan. KENT.
- 100 acres, lot 165, Girouard Sett., above Blind Brook, Coal Branch, Chas. C. Carlyle.
- SAINT JOHN AND KING'S. 100 acres. lot 61, S. side 7 Mile Lake, (reserving 4 rods in front),
- Charles Howard Poor. 100 acres, lot 62, South side 7 Mile Lake, (reserving 4 rods in front), Charles Howard Poor.

VICTORIA

65 acres, lot 14, between River Saint John lots and Kintore Sett... Emery A. Hallett. (4w)

A. T. DUNN. Sur. Gen ..

# 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 satis-faction 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 filing 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, against the above named defendants by the above named plaintiff, for the foreclosure and sale of certain mortgaged lands and pre-mises mentioned, described and conveyed in and by a certain mises mentioned, described and conveyed in and by a certain Indenture of Mortgage dated the thirty first day of August, A. 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, 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, 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.

4ins

GEORGE J. CLARKE, Assignee.

P. A. LANDRY, J. S. C. R. W. HEWSON, Plaintiff's Solicitor. 10ins

IF Advertisements for the Gazette are required to be forwarded by Mail to R. W. L. TIBBITS, King's Printer, on TUESDAY, in order to be in time for Wednesday's issue.