## IN THE SUPREME COURT, CHANCERY DIVISION.

Between Solomon Graves, Plaintiff, and Duke McCafferty and Annie McCafferty, Defendants. (L.S.) (Copy.)

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith,

To Duke McCafferty, of the Parish of Cardwell, in the County of King's, and Annie McCafferty, of the said Parish and County:

WE Command You, that within ten days after the service W of this writ on you, inclusive of the day of such service, you do cause an appearance to be entered for you in an action at the suit of Solomon Graves; and take notice, that in de-fault of your so doing, the Plaintiff may proceed therein, and judgment may be given in your absence. Witness the Honorable Frederick E. Barker, Chief Jus-

tice, the thirtieth day of September, in the year of our Lord one thousand nine hundred and twelve. (Sgd.) ALLEN.

## TUTTLE T. GOODWIN,

Plaintiff's Solicitor.

N. B.-This writ is to be served within twelve calendar months from the date thereof, or, if renewed, within six cal-endar months from the date of the last renewal, including the day of such date, and not afterwards.

The Plaintiff's claim is for the foreclosure of a Mortgage made by Duke McCafferty, of the Parish of Cardwell, in the County of King's, and Annie McCafferty, his wife, to Solo-mon Graves, and dated the twelfth day of April, in the year of our Lord one thousand nine hundred and eleven, of land situate at Anagance, in the Parish of Cardwell, in the County of King's and housand nine bundred and eleven. of King's, and bounded as follows:

On the east by the road leading from Anagance to Corn-hill, on the south by lands owned by David Proudfoot, on the north by land owned by David Proudfoot, on the' west by lands owned by the said David Proudfoot, containing one acre excepting a lot deeded to Mrs. Nelson Nickerson, by Annie Graves and Solomon Graves, her husband, fifty feet on the road by one hundred feet back, now occupied by the said Mrs. Nelson Nickerson and her husband.

Also, another piece of land bounded as follows:

On the east by the road leading from Anagance to Corribuli, on the south by land owned by the Intercolonial Railway, on the west by land owned by David Proudfoot, on the north by lands owned by the waid David Proudfoot, containing one-half

New Brunswick, Solicitor for the said Plaintiff, who resides at Anagance, King's County, New Brunswick.

## the said Defendant Duke McCafferty;

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Take notice that the Court has, by order dated the twenty-third day of October, A. D. 1912, authorized service of the fore-going writ of summons and indorsements thereon by publication of a copy of the same, together with this notice, in four consecutive weekly issues of the Royal Gazette and of the King's County Record, a weekly newspaper published in King's County, in this Province of New Brunswick, all of said publi-cations to be made within three months from the date of this order, and further that unless you the weilt Fuke McCarter order, and further, that unless you, the said Duke McCafferty, cause an appearance to be entered for you in this action within ten days after the last day of such publication, including such last day, the Plaintiff may proceed with this action and judgment may be given against you in your absence. Dated this twenty-fourth day of October, A. D. 1912.

TUTTLE T. GOODWIN. Plaintiff's Solicitor.

NOTICE IS HEREBY GIVEN to Walter J. Roberts, nonresident ratepayer of the Parish of Harvey, in the County of Albert, Trustee of the Mary's Point Property, so called, that his Municipal Taxes as follows:

NOTICE IS HEREBY GIVEN, that application will be made by the applicants hereinafter named to His Honor the Lieutenant-Governor-in-Council, for a grant of Letters Pat-ent under the Great Seal of the Province of New Brunswick, according to the provisions of the New Brunswick Joint Stock Company's Act and the several Acts in amendment thereof, constituting the applicants and such other persons as may hereafter become shareholders in the proposed Company, a body corporate and politic under the name and for the pur-poses hereinafter set forth: poses hereinafter set forth:

I. The proposed corporate name is "The Guiquac Silver Black Fox Breeding Company, Limited." 2. The objects for which incorporation is sought are: (a) To engage in a general ranching business for the breeding and rearing of foxes and other fur-bearing animals in captivity.

(b) To buy, sell, exchange, import, export and deal in foxes and other fur-bearing animals, alive and captive, for breeding and rearing purposes, and for the production of fur for market, and commercial uses and purposes, (c) To make, execute and enter into contracts and agree-ments with any execute and enter into contracts and agree-

(c) To make, execute and enter into contracts and agree-ments with any persons or companies having objects similar in whole or in part to this company, for the housing, feeding, keeping, rearing or breeding of any such captive fur-bearing animals, and for the capture and taking into captivity of wild animals for breeding and propagation purposes, and for fur. (d) To carry on a trade and business in raw and manu-factured furs, to buy and sell skims, pelts and hides, both manufactured and unmanufactured, and transact any business relating therein.

relating thereto.

(e) To acquire by purchase, lease or otherwise, such real estate as may be required for the business of the company, and to sell, lease, encumber and mortgage the same.
(f) To erect or provide upon the lands of the company all houses, barns, pens and other buildings, walls, yards, fences and enclosures necessary, requisite or incidental to the purpose of such ranching business

pose of such ranching business. (g) To acquire the good will, plant, rights and property of any kind, and to acquire and undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation having powers similar to those of this corporaton, and to pay for the same in cash, stock or bonds of this cor-poration or otherwise. (h) To amalgamate with other companies having powers.

(h) To amalgamate with other companies having powers similar to this company.

(1) To acquire by purchase, subscription or otherwise, and to hold, sell or otherwise dispose of shares, stocks, bonds or obligations of any company having objects similar in whole or in part to those of this Company, and to vote thereon as owners therof.

 (j) To acquire and dispose of patent rights, trade marks and trade processes, secret or otherwise.
 (k) To carry on a general farming and agriculture business in connection with other operations and works of the Company,

The head office and chief place of business is to be The head office and cuter place of business is to be established at the Town of Woodstock, in the County of Carle-ton. Province of New Brunswick.
 4. The amount of the capital stock of the said Company is to be \$49,000.00, divided in 490 shares of \$100.00 each.
 5. The name in full, address and calling of each of the of the same in full.

applicants, is as follows:

William D. Rankin, of the Town of Woodstock, in the County of Carleton, Doctor of Medicine. George E. Balmain, of the Town of Woodstock, in the County of Carleton, Trader. George McPhail, of the Town of Woodstock, in the County of Carleton Contention

Carleton, Contractor.

of Carleton, Contractor. L. DeCosta MacIntosh, of the Town of Hartland, in the County of Carleton, Doctor of Medicine, Joseph A. McIsnac, of the Town of Woodstock, in the County of Carleton, Manufacturer's Agent. The above named and described persons are to be the first and provisional directors of the said Company. Dated at the Town of Woodstock, New Brunswick, this becauty of November A. D. 1912.

twenty-fifth day of November, A. D. 1912.

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A. B. CONNELL.

Solicitor for Applicants.

## NOTICE.

THE undermentioned non-resident ratepayer of the Parish of Hammond, in the County of King's, is hereby notified to pay to the undersigned collector the amount of rates and taxes as set opposite his name, respectively, together with the cost of advertising, within two months from this date. Otherwise the real estate of the said party will be sold, or other legal proceedings taken to recover the same. 1912 1911 1910 1969

