FEBRUARY 12

bility of the debtor therefor. Dated in the City of Fredericton, this 11th day of February, A. D. 1919. JOHN B. HAWTHORNE, Assignee.

TAKE NOTICE, that J. Philip McGunre, of the City of Saint John, in the City and County of Saint John, in the Pro-rince of New Brunswick, and Daniel J. McGuire, of the same place, doing business under the name, style and firm of "Mc-Guire Bros." in pursuance of the provisions of Chapter 141 of the Consolidated Statutes of New Brunswick entitled "An Act respecting Assignments and Preferences of Insolvent Persons" did on the thirteenth day of January, in the year of our Lord one thousand nine hundred and nineteen, make an assignment for the benefit of their creditors to the undersigned, John A. Barry, Esquire, of the City of Saint John, in the City and County of Saint John, in the Province aforesaid. And also that a meeting of the creditors of the said McGuire Bros. will be held at the office of the said John A. Barry, Esquire, As-signer, Chubb's Building, No. 109 Prince William street, Saint John, N. B., on Monday, the twentieth day of January, A. D. 1915, at three o'clock in the afternoon, for the appointment of inspectors and giving directions with reference to the distri-bution of the Estate, and transaction of such other business as shall legally come before the meeting. And Notice is further given, that all creditors are requir-fit to file their claims, duily proven, with the Assignee with-itime be allowed by a Judge of the Supremeor County Courts, and that all claims not filed within the time limited, or such time be allowed by a Judge of the Supremeor County Courts, and that all claims not filed within the time limited, or such there months from the date of this notice, unless further in the proceeds of the Estate as if no such claim ex-shall be wholly barred from any right to share in the pro-ceeds of the estate, and the Assignee shall be at liberty to distribute the proceeds of the Estate as if no such claim ex-shall be wholly barred from any right to share in the pro-ceeds of the estate, and the Assignee shall be at liberty to distribute the proceeds of the Estate as if no such claim ex-shal TAKE NOTICE, that J. Philip McGunre, of the City of Saint

thereof

Dated at the City of Saint John this Fourteenth Day of January, A. D. 1919.

John A. Barry,

Assignee.

DISSOLUTION OF CO-PARTNERSHIP

NOTICE is hereby given, that the partnership lately sub-sisting between George F. Burpee, of Avondale, in the Parish of Wilmot, in the County of Carleton and Province of New Brunswick, Manufacturer, and William W. Wilson, of Lakeville, in the same Parish, Merchant, under the firm name of "Burpee & Wilson," carrying on a general woodworking business at Avondale aforesaid, was dissolved on the 30th day of January, A. D. 1915, by mutual consent. All debts owing the said firm are to be received by the said George F. Burpee. The said business will be continued by the said William W. Wilson. Wite

Wilson. Dated at the Town of Woodstock in the County of Carle-ton this thirtleth day of January, A. D. 1919. GEORGE F. BURPEE. W. W. WILSON.

Witness: DONALD MUNRO.

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Justice of the Peace, Carleton County.

CHANCERY SALES

SUPREME COURT. CHANCERY DIVISION.

MARY E. McGAFFIGAN and Katherine E. McGaffigan vs. Robert Shannon and Jonathan Shannon. Sale under de-cretal order. Real property in the Parish of Wicklow, in the County of Carleton. Sale on the 31st day of March, A. D. 1919. See advertisement in "The Press" newspaper, Wood-stock, N. B. 3 ins Master Supreme Court.

THERE will be sold at Public Auction, in front of the of-fice of the Registrar of Deeds and Wills at Gagetown in the County of Queens and Province of New Brunswick on A fice of the Registrar of Deeds and Wills at Gagetown in the County of Queens and Province of New Brunswick on the forenoon pursuant to the directions of a decretal or-der of the Supreme Court in Equity made on the 17th day of December A. D. 1918 in a certain suit in the Supreme Court Chancery Division wherein Crawford Ross is Plaintiff and Ed-win C. Evans and Lillie B. Evans are telendan's, by the un-dersigned a master of the Supreme Court pursuant to the pro-visions of the Judicature Act. 1999, and amending Acts at which sale all parties have leave to bid the mortgaged preu-ies described in the said described in the grant thereof to formas R. Jones dated the twenty-ninth of August A. D., 186 numbered 11413 situate in the Parish of Chipman County of Queens and described as beginning at a spruce tree stand-ing at the northeastern angle of lot number twenty-eight from Coal Creek to Salmon River thence running by the mag-net of the year 1865 north twenty-one chains to a stake thence north thirty-five degrees west forty-three chains to a from the atom is a spruce tree and thence east thirty-seven evaluation on the eastern side of the above mentioned most thence along the same south twelve degrees west fifty-sis chains to a spruce tree and thence east thirty-seven ehains to the place of beginning, containing one hundred and thirty acres more or less and distinguished as Lot number thirty-five on the eastern side of the road from Coal Creek

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ty-seven on the southeastern side of the road from Coal Creek to Salmon River. Also all that certain other lot of land described in the grant thereof to Francis Baird dated the eighth day of Feb-ruary, 1864, numbered 10747, situate in the said Parish of Chipman, County of Queens and described as follows: Begin-ning at a pine tree standing at the south eastern angle of lot number eighteen granted to Alexander McClure on the southeastern bank or shore of Salmon River thence running by the magnet of the year 1854 south thirty-nine degrees and thirty minutes east twenty two chains to a maple tree thence south forty-five degrees west forty-five chains and sixty links thence north thirty-nine degrees and thirty- minutes west twenty two chains to a post and thence north forty-five de-grees east fofty-five chains and sixty links to the place of beginning containing one hundred acres more or less and distinguished as lot number thirty-eight southeast of the road from Coal Creek to Salmon River. Also all that certain other lot of land described in the grant thereof to Andrew Moffett, Thomas O'Mahoney, George J. Chubb and James E. Hamm dated the sixth day of August 1869 numbered 13262 situate in the said Parish of Chipman County of Queens and described as follows: Beginning at a popiar tree standing at the southeast angle of lot number twenty-eight purchased by Moses Leckey on the eastern side of the road from Coal Creek to Salmon River thence running by the magnet north fifty-five degrees west six-teen chains to another spruce tree thence south fifty-five de-grees west thirty-one chains to a post thence north thirty-five degrees west twenty-one chains to another post and thence south forty-six chains to the place of beginning con-

grees west thirty-one chains to a post thence north thirty-five degrees west twenty-one chains to another post and thence south forty-six chains to the place of beginning con-taining ninety-nine acres more or less in Block H. east of the road from Coal Creek to Salmon River. Dated this twenty-seventh day of January, A. D., 1919. JOHN R. DUNN, THOMAS ALLINGHAM, A Master of the Supreme Court 9ins. Auctioneer. for the County of Queens.

THOMAS ALLINGHAM, A Master of the Supreme Court yins, Auctioneer. If the County of Queens.
THERE will be sold at public auction at Chubb's Corner, in the City of Saint John, on Saturday, the first day of Peb-virus of a certain decree for the partition and sale thereof made in a certain decree for the partition and sale thereof material and the fifteenth day of October. 1918, wherein Re-becca Bayton et al are plaintiffs and John Hamm et al are de-fendants, by the undersigned a Master of the Supreme Court, pursuant to the provisions of the Judicature Act. 1909, and amending Acts (at which sale all parties have leave to bid):
All that certain piece or parcel of land situate, lying and being on the southeast side of the Washademoak Lake, in the soil Parish of Johnston, in the County of Queens and Province of New Brunswick, bounded as follows: Beginning at a cedar post on the southwest side of the Great Road, from thence across the point to a red oak marked tree, thence bounded as follows: Beginning at a cedar post on the southwest side of the Great Road, from thence across the point to a red oak marked tree, thence on the north-east side by Lot No. one occupied by Thomas M. Todd, thence or streat road occupied by George E. White, thence on the north-east side by Lot No. two, owned by Maggis Paries and Charles E. Belyea, until it strikes the base line at rear of said lot, save and except a certain piece or portion of the above embraoing bounded and described as follows: On the front or northwest by the highway road running along the southeast side of the Washademoak Lake, on the south side by the great road and indicating along the southeast side of the Washademoak Lake, on the south side by the great road and and owned by Charles E. Belyea, and on the east by the re-maining portion of the above described lands, the lands here-by the highway road running along the southeast side of the Washademoak Lake, on the south side by the great road and marked and eighty acres more or less.
Dated t

11 imp T. T. LANTALUM, Auctioneer.

THERE will be sold at public auction in front of the Court House at Andover, in the County of Victoria, on Friday the twenty-first day of February A. D., 1919 at the hour of twelve o'clock noon pursuant to a decree of the Supreme Court, Chancery Division, made and dated the twenty-sev-