INTOXICATING LIQUOR ACT

APPLICANTS FOR VENDOR'S LICENSE.

The following persons have made application for a Retail License under Act 6 George V., Chapter 20, "An Act for the Suppression of Traffic in Intoxicating Liquor:" Alyre T. Robichaud, Buctouche. Kent County, N. B. R. G. Henderson, Sackville, Westmorland County, N. B. Walter S. Jones, Albert, Albert County, N. B. Charles L. Olmstead, Perth, Victoria County, N. B. W. D. WILSON, Chief Inspector.

November 13th, 1920.

PROBATE SALE

PROBATE COURT, COUNTY OF WESTMORLAND ESTATE of James Walker, sale of freehold in Westmorland County under a license to sell issued by the Probate Court. Sale on the twenty-sixth day of November instant, at three o'clock in the afternoon. See advertisement in Moncton Daily

Dated this ninth day of November, A. D. 1920. GEORGE A. HUTCHINSON,

2 ins

Proctor for Administratrix.

ABSCONDING DEBTOR.

IN THE WESTMORLAND COUNTY COURT

NOTICE is hereby given that upon the application of Bradley W. Cummings, I have directed all the estate, as well real as personal of Earl Brown, in the County of Westmorland, an abscending or concealed debtor, to be seized, and unless he return and discharge his debts within sixty days after the publication hereof, such estate will be sold for the payment thereof. Dated the 28th day of September, A. D. 1920.

ALBERT W. BENNETT, Judge of the Westmorland County Court. FRIEL & CLARK, Solicitors.

IN THE NORTHUMBERLAND COUNTY COURT.

NOTICE is hereby given that upon the application of Perley Russell, of the Town of Newcastle, in the County of Northumberland, Merchant, I have directed all the Estate, an vell real as personal, of Fred Curtis, of Curventon, in the Parish of North Esk, in the County of Northumberland, Laborer, an absconding, concealed or absent debtor (as the case may be) to be serzed, and unless he return and discharge his debts within sixty days after the publication hereof, such estate will be sold for situate, lying and being in the Parish of Canning and County the payment thereof.

(Sgd.) HENRY F. McLATCHY,

Judge of the Northumberland County Court.

CHANCERY SALE

DURSUANT to a decree of the Supreme Court, Chancery Division, issued the eighth day of September, A. D. 1920, in amended, between Amasa Coy, Plaintiff, and Weston Coy, Annie an action between Amasa Coy, Plaintiff, and Weston Coy, Annie B. Coy, Muriel Coy and Alta Coy, Defendants, and, as B. Coy, Muriel Coy, Alta Coy and Eva Coy, Defendants, for the partition of lands and premises in the Plaintiff's Statement of Claim, and in the said Decree mentioned and fully described, and being the lands and premises hereinafter referred to, there will be offered for sale in separate parcels at public auction, with the approbation of the undersigned, a Master of the Supreme Court, in front of the Record Office at Gagetown, in the Parish of Gagetown, in the County of Queens, in the Province of New Brunswick, on Saturday, the fifteenth day of January, A. D. 1921, at the hour of two o'clock in the afternoon:

1. "All that certain piece or parcel of land situate in the Parish of Gagetown, in the County of Queens, and Province of New cation to the Solicitor for the Piaintiff, Charles D. Richards, Brunswick, and bounded as follows: Beginning at a spruce tree Esquire, whose place of business and address is "522 Qu standing in the most northerly angle of lot thirty-one granted to Michael Mahoney, thence running by the magnet of the year one thousand eight hundred and fifty-two, south forty- A. D. 1920. nine degrees west fifty chains to a spruce, thence north fortyone degrees west twenty chains to a spruce, thence north fortynine degrees east fifty chains to a tamarack, thence south forty- CHAS. D. RICHARDS, one degrees east twenty chains to the place of beginning, containing one hundred acres more or less, and distinguished as Lot Twenty-nine, Block P." The said lot of land being hereinafter referred to as the "Mahoney Lot."

2. "Also all that certain lot, piece or parcel of land, situate, lying and being in the Parish of Gagetown, in the County of Queens, and Province of New Brunswick, which was by deed

bearing date the thirty-first day of January, A. D. 1884, conveyed to the said late Amasa Coy, senior, said deed being registered in Queens County Records, Book M, No. 2, page 516, and therein described as bounded as follows: All of the southeasterly half of that lot of land and premises known as Lot No. One, in the second tier of lots in Gagetown, in Queens County, granted to one Reuben Hoben, junior, and bounded as follows: Commencing at a maple tree in the southeastern corner of said Lot Number One, running thence north forty-seven degrees and thirty minutes east seventy-five chains, eightyeight links to a marked spruce tree in the base line of River Lots seventy-two and seventy-three, thence following said base line north forty-nine degrees and thirty minutes west thirteen chains and sixty-four links to a marked fir stake, thence south forty-seven degrees and thirty minutes west seventy-five chains and eighty-eight links to a maple stake in the base line of the second tier of Lots aforesaid, thence south forty-nine degrees and thirty minutes east thirteen chains and sixty-four links to the place of beginning, the course given above being according to the magnet of the year A. D. 1828, the said half lot containing one hundred acres, more or less." The said lot of land being hereinafter referred to as the "Currie Lot."

"Also a certain messuage situate, lying and being in Gagetown aforesald, and known as part Lot Number Seventyseven, granted to Jacob Mabee, in the grant to Laurence Buskirk and others and butted and bounded as follows: Beginning on the southwesterly bank of the River Saint John, at the lower or easterly course or Lot Number Seventy-eight, being the lower line of land owned and in possession of William Coy, thence running southwesterly along the line of the said William. Coy one hundred and ferty chains of four poles each, to the rear of the said lot Number Seventy-seven and thence southeasterly along the rear line of the said lot ten rods, thence northeasterly parallel to the side lines of said lot to the River Saint John, thence northwestery following the bank of said River ten rods to the place of beginning, except and reqerving the two acres and a half an acre out of the said described land which had been deeded to Henry Stennix, the said two acres and a half lying in parts on both sides of the highway road.

"Also all that certain tract, piece or parcel of land situate. lying and being in the Parish of Gagetown aforesaid, bounded northerly by land owned by William Coy, southerly by land owned and occupied by Alexander Currier, easterly by the River Saint John and westerly by land owned by William Coy and others, containing about seventy acres and being the same land on which the said Amasa Coy resided." The said lots lastly described forming one whole lot hereinafter referred to as the "Homestead Let."

4. "Also that certain other tract, piece or parcel of land aforesaid, bounded northerly by land owned by Robert Rankina and others, southerly by land owned by John Griffiths, easterly by land owned by the Estate of Angus McIntosh, and westerly by land owned by the widow of the late Thomas M. Tilley, containing one hundred and fifty acres, more or less, being the land granted to Elijah Estabreoks." The raid lot of land being hereinafter referred to as the "Little River Lot."

5. "Also all that certain lot of land situate, lying and being in the Parish of Burton, County of Sunbury, which lot was granted to William Frie and conveyed from the said William Frie to John Johnston, and from the said John Johnston to John Rassel, and from the said John Rassel to Isaac Brittle, and from the said Isaac Brittle to Thomas Turney, known as Lot Number One (No. 1) bounded as follows: On the northwest by Whitlock's Mill Stream, on the northeast by lands owned by Thomas Turney, David Turney and George F. Estabrooks, on the southwest by lands owned by the heirs of the late Holland Bridges." The said lot of land being hereinafter referred to as the "Marco Polo Lot."

At which sale all parties have leave to bid.

The above sale is made under the provisions of the Judicature Act. 1989, and amendments thereof.

Terms of sale and further particulars may be had on appli-Street, Fredericton, N. B.," or to the undersigned Master.

Dated at Fredericton, N. B., this thirtieth day of October,

JAMES T. SHARKEY. Master of the Supreme Court.

Plaintiff's Solicitor.

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ADVERTISEMENTS FOR THE GAZETTE are requested to be forwarded by mail to R. W. L. TIBBITS, King's Printer, not later than MONDAY in order to be in time for Wednesday's issue,