AUGUST 291

and demand, in and to all that certain lot or parcel of land and premises situate and being in the said Parish of Elgin, and assessed in the name of Robert B. Travis known and distinguished as Lot No. 39 in Block 12, originally granted to Robert Robertson in the year A. D. 1856, and containing One Hundred acres more or less.

12th-All the right title interest claim and demand, in and to all that certain lot or parcel of land and premises situate and teing in the said Parish of Elgin, and assessed in the name of Charles M. Travis known and distinguished as Lot No. 36 in Block 12 Parish of Elgin and originally granted to Robert Robertson in the year A. D. 1856, and contailing One Hundred acres more or less

13th-All the right title interest claim and demand in and to all that certain lot or parcel of land and premises situate and being in the said Parish of Elgia and as-sessed to the name of George D. Travis, and known and distinguished as Lot No. 40 in Block No. 12 Parish of Elgin originally granted to Robert Robertson in the year A. D. 1856, and containing One Hundred acres more or less.

14th-All the right title interest claim and demand, in and to all that certain lot or parcel of land and premises situate and being in the said Parish of Elgin and assessed in the name of Hamilton Travis, and known and distinguished as Lot No. 37 in Block 12. Parish of Elgin and containing One Hundred acres more or les

15th-All the right title interest claim and demand, in and to all that certain lot or parcel of land and premises situate and being in the said Parish of Elgin, and assessed in the name of R. Payne Estate and known and distinguished as Lots No. 31 and 32 in Block 4, adjoining lands granted to Gideon Graves, and containing Two Hundred acres more or less.

Each and all of the said lots or parcels of land and premises having been seized and taken by me for rates and taxes, and expences, under and by vir-tue of Warrants issued by Charles L. Peck Esq. Secretary Treasurer of the Municipality of Albert County under the provisions of Chapter 21 of the Acts of the Legislative Assembly of the Province of New Brunswick respecting rates and

(ð)

ed.

1253

ot

nd

nd Id-

"ot nt,

or

dm.

lot ate

gin. ling

Lot

856,

. 07 nest,

cer-

thes

h of Jun-

rish

nally

year

ming

claim

in lot SIRALS. and

Ling-t No. ed to 1856. Cone

claim ain lot te and nd as-

Shaw. ot No. Robert

grant undred

t, claim

situate in, and Travis 0. 38 in Crown A. D.

to

Taxes, and amending Acts. Dated at Hopewell Cape in the County of Albert and Province of New Brunswick this Twenty-fifth day of August A. D. 1923.

ERNEST W. LYNDS, Sheriff of the County of Albert.

Sins

Notice is hereby given that under and by virtue of a Writ of Fieri Facias to me directed, dated the 11th day of April, A. D 1923 and issued out of the Queens Queens County Court wherein Joseph Paul is Plaintiff and Margaret A Parker, Defend-ant, I will sell by Public Auction in front of the Police Court at Minto in the Par-ish of Canning and County of Queens on Thursday the eighth day of November, A. D. 1923 at the hour of two o'clock in the afternoon, all the right title and in-terest of the said Margaret A. Parker in and to "That certain lot piece or parcel of land situate and being in the Parish of Canning County of Queens Province of New Brunswick hereinafter known as a portion of Lot No. Seven-One Hundred in Coal Mine Brook Block No. 53 grant.

1855, by the No. 7376 and containing one hold in City of Moneton County of West-hundred acres more or less. 11th-All the right title interest claim tober A. D. 1923. See advertisement in Moncton Daily Transcript.

JAMES MOQUEEN,

A Master of Supreme Court

IN THE SUPREME COURT CHANCERY DIVISION. Between H. W. Cols, Limited, Plain-tiff, and Leo P. Gillespie and Margaret R. Gillespie, Defendants, Sale under De-cretal order of the Superson Court P cretal order of the Supreme Court. Free-nold property. Land situate in Victoria County. Sale on 20th October, A. D. 1923. See Advertisement in the Victoria County Now

MACRAE SINCLAIR & MACRAE, 9ins Plaitin's Solicitors.

COUNTY COURT

IN THE KINGS COUNTY COURT George Richardson, Plaintiff, Vs. W. Burwell Jonah and A. Gordon Mills sur-viving Trustees of the Hamilton Lake Fishing Club, Defendants, Sale by Sheriff Execution. Freehold property in under Parish of Waterford in the County the of Kings. Sale on Saturday the 27th day of October, A. D. 1923. See advertisement in "The Kings County Record."

Dated this 17th day of August, A. D. 1923. .

S. A. McLEOD, Sheriff of Kings County,

IN THE SAINT JOHN COUNTY COURT In the Matter of L. W. Black, an absconding debtor.

Notice is hereby given that upon the application of W. F. Hatheway Co., Lim-ited a Corporation duly incorporated I have directed all the estate as well real as personal of L. W. Black of the City of Saint John in the City and County of Saint John and Province of New Brunsan Absconding Debtor to be seizwick, ed and unless he return and discharge his debts within sixty (60) days after the publication hereof such estate will be sold for the payment thereof.

Dated this eleventh day of July A D. 1923.

JOHN A. BARRY, Judge of the Saint John

Sins

County Court.

IN THE SAINT JOHN COUNTY COURT Notice is hereby that upon the appli-cation of Pacific Dairies Limited, I have directed all the estate as read and personal of Irving D. Appleby, lately of the said City of Saint John in the City and County of Saint John an absconding, concealed or appraised debtor to be seized and unless he return and discharge his debts within sixty days hereof, such estate will be sold

for the payments thereof. Dated at the Cit y of Saint John this sixth day of July, A. D. 1923, before me, JOHN A. BALRY,

Judge of the Saint John, County Court. 9ins

IN THE CARLETON COUNTY COURT

NOTICE is hereby given, that upon the application of Banford Anderson, I have directed all the estate, as well real as personal of Pope D. McKinnon in the Parish of Richmond in the County of Carleton, a concealed or absent debtor, 11 12130

tribution made. You are hereby cited to attend, if you so desire, at the passing of the same at a Court of Frobate to be held in and for the County of Westmor-kand at the Probate Court Room at the Court House at Dorchester in the said County on Friday the Seventh day of September A. D. 1923 at the hour of Two O'clock in the afternoon, when the said accounts will be passed upon and an order for distribution made.

Given under my hand this Seventh day of August A. D. 1923. (Sgd) J. M. MeINTYRE,

Jude of Probate, pro hac vice, of the Estate of Thomas E. Hewson late of the Parish of Westmorland in the County of Westmorland, deceased.

(Sgd) C. G. M. CHAPMAN, Registrar of Probate in and for the lins County of Westmorland.

DEPT. LANDS AND MINES

PROCLAMATION

Any and all authority heretofore authoriz-ing the issuing of slash burning per-mits is hereby revoked.

Crown Land Office, Fredericton, N. B., Aug. 18, 1923. Under authority vested in the Minister of Lands and Mines of the Province of New Erupswick, the prohibition of brush and slash burning throughout the entire Province, effective since May 15, 1g hereby discontinued until September 15,

Slash burning Fire Permits may now be issued by any permanent Forest Ranger in the employ of the Government of this Province, but not by Municipal Councillors or any other persons. Such permits may only be issued after the slash has been inspected by the Ranger and found to have been piled in heaps at least 50 feet from standing timber. Such permits shall state the conditions regarding the number of men required to be present during burning and the number of pails, barrels of water, and tools required, or any other condition deemed necessary by the fire warden. All such permits shall also include a clause stating that no burn-ing shall be done except under the direct supervision of the Ranger and in accordance with his directions. Also that all burning must be done after 4 P. M. when there is no wind blowing or during wet weather, and a watch must be kept on all fires until completely extinguished. All fire permits must be issued for as short a period as possible

Fire Rangers must explain the law. courteously, to all, including the clause that the permittee is legally responsible for all damage caused by his fire to his neighbours even if set under permit, that he must notify his neighbours before he sets fire, and also the new clause which prohibits all slash and brush burning during the spring or summer of 1924. All Fire Rangers are authorized to

and must refuse fire permits where above requirements are not complied with.

All Fire Rangers are authorized to and must refuse to issue any fire per-mits and must cancel any they have is-

euced if they consider conditions danger-ous in their district at any time. No Fire Ranger may alter or waive any of the above regulations without the written permission of the Deputy Mini-ster. Special Fire Rangers appointed to assist in supervising slash burning shall be subject to the direction of the Forest Ranger of the District in which he is employed.

ed to Edward Kelly by an original grant from the Crown Land Office of the Prov- ince of New Brunswick dated the 25th day of May in the year 4883 containing twelve acres, reserving however unto the said Edward Kelly unto his sole use and control one acre for coal mining purposes raid acre of land hereby reserved shall be separate and apart from any buildings thereon." Dated this first day of August, A. D. 1923.	to be selzed, and unless he return and discharge his debts within sixty days af- ter the publication hereof, such estate will be sold for the payment thereof. Dated August 10th, A. D., 1923, J. L. CARLETON, Sins Judge of the Carleton County Court.
	PROBATE COURT
5ins J. F. REID, Sheriff of Queens County.	PROBATE COURT, COUNTY OF WESTMORLAND,
SUPREME COURT	To the Next of Kin and Creditors o Thomas E. Hewson late of the Village of Port Elgin in the County of West morland, deceased and to all other whom it may concern. The Administratrix of the above de- ceased intestate having filed her accounts in the Court and asked to have the same passed and allowed and an order for dis-
IN THE SUPREME COURT, CHANCERY DIVISION Bent W. Lockhart vs Rupert M. Rive et al; Sale under Decretal Order; Free-	

This Proclamation will continue in force until September 15th unless sooner cacelled or further extended, depending on weather conditions which may prevail. C. W. ROBINSON, Sins Minister of Lands and Mines. Sina

NEW TIMBER APPLICATIONS

Crown Land Office.

August 15th, 1923. License to expire on the first of August 1924 but subject to renewal to ist August 1933, in accordance with Chapter 11, 3 George V., 1913, for Saw Mill Licenses of the following applications or dis- for timber Berths for the purpose of cut-