soon thereafter as the Minister of Lands and Mines determines the present value thereof. The said lots are sold subject to the cost of the survey which will be in addition to the upset price.

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**To buy, hold and sell land, buildings, land acres Let No. 12 North West of Minister of Lands wick; for the following purposes, namely:

**To erect, operate and carry on the business of, a modern creamery.

To buy, sell and otherwise traffic in milk and its products.

To buy, hold and sell land, buildings,

CHARLOTTE

106 acres, Lot No. 13 North West of King Lake Basswood Ridge, George F. MacNichol. Upset price \$3 per acre. QUEENS

99 acres, North Western half Lot No. 13 about 4 miles South East of Codys. John E. Crawford. Upset price \$100.

94 acres, Lot No. 135, Block 65, North of Mouth of Salmon Creek. Amos Briggs. Upset price \$1 per acre. NORTHUMBERLAND

100 acres, Lot No. 189 2nd Tier South of

100 acres, Lot No. 189 2nd Tier South of Southwest Miramichi River. Harvey T. Spencer. Upset price \$2.00 per

C. D. RICHARDS, Minister Lands and Mines. 4ins

Letters Patent Granted

"WATLING & MALLEY, LIMITED"

PUBLIC NOTICE is hereby given that under "The New Brunswick Com-panies" Act, 1916", and amending Acts, lotters Patent have been issued under the seal of the Provincial Secretary-Treasurer of the Province of New Brunswick, bearing date the Fifth day of October, A. D. 1925, incorporating E. Wallace Watling, Merchant; Earl R. Malley, Merchant; Nellie D. Watling, Wife of the said E. Wallace Watling; and Bertha E. Malley, Wife of the said Earl R. Melley all of the Town of Chatham, in the County of Northumberland and Province of New Brunswick; for the following pur-New Brunswick; for the following purnamely:

To acquire and take over, as a going concern the grocery business now carried on by E. Wallace Watling and Earl R. Malley, in the form, name and style of "Watling & Malley", at the Town of Chatham, in the County of Northumberland and Province of New Brunswick, and all or any of the assets or liabilities of the said business and the said to the sai of the said business, and to pay for the same with fully paid-up shares of the capital stock of the Company.

To carry on a general mercantile buseither wholesale or retail, of buying and selling, importing and trading in, on commission or otherwise, every and all kinds of goods, wares and merchan-

whatsoever. To purchase, take on, lease, either in exchange or otherwise, acquire and hold all real and personal property, necessary, useful, or convenient, for the purposes of the Company, and to sell, lease, exchange, dispose of, turn to account or otherwise deal with the same.

To possess and exercise, all and any of the powers mentioned and set forth, in Section 14 of 'The New Brunswick Companies' Act, 1916' as amended by Section 2 of Chapter 35 of Acts of Assembly, of the Province of New Brunswick, passed in the year 1918.

To do all such other things as are incidental or conducive to the attain

incidental or conducive to the attain-ment of the above objects, by the name of "Watling & Malley, Limited", with a capital stock of nine thousand nine hundred dollars divided into pinety-nine shares of one hundred dollars each, with the head office at Chatham, in the Coun-ty of Northumberiand and Province of New Brunswick.

Dated at the Office of the Provincial Secretary-Treasurer the Fifth day of October, A. D. 1925.

ROBERT BAYLEY. Deputy Provincial Secretary-Treasurer

"MOORES MILLS CREAMERY, LIMI-

Public Notice is hereby given that under "The New Brunswick Companies' Act, 1916", and amending Acts, Letters Patent have been issued under the seal of the Provincial Secretary-Treasurer of the Province of New Brunswick, bearing date the Third day of October, A. D. 1925 incorporating Alexander Campbell, Financial Agent; Benjamin Dickerson, Farmer; and J. Parker Smith, Farmer; all of the Village of Moores Mills, in the County of Charlotte and Province of New Brunsof Charlotte and Province of New Bruns-

equipment and all other necessities appertaining to the business of a creamery

To purchase, sell and operate motor trucks and horse-drawn vehicles for the conveyance of milk and its products and to aid in the enterprise of the Company.

To have power to purchase, acquire and sell or otherwise dispose of any other similar business or undertaking which might be deemed by the Board of Direct tors profitable to so purchase, acquire, sell or otherwise dispose of.

To manufacture butter, cheese and all

other milk products and to do all things necessary for the purchase, manufacture and sale of the same.

To contract with agents and brokers

for the placing and sale of the stock of the Company, and to pay a reasonable commission thereon.

To have power to ratify and confirm all contracts entered into on behalf of the Company before incorporation which

are beneficial to the Company and of which it has taken a benefit.

To pay the expenses of incorporation, legal fees and other expenses reasonably necessary in the formation of the Com-Section 77 of the Act by the name of "Moores Mills Creamery, Limited", with a capital stock of "Fifteen Thousand Dollars divided into one thousand Five hundred shares of ten dollars each, with the

head office at Moores Mills, in the County of Charlotte, and Province of New Bruns-Dated at the office of the Provincial Secretary-Treasurer the Third day of October, A. D. 1925.

ROBT. BAYLEY, Deputy Provincial Secretary Treasurer.

Dissolution of Partnership

DISSOLUTION OF PARTNERSHIP

We, Joseph LeBel, Joseph Onesime LeBel, Ulderick J. LeBel and Arthur Le-Bel, all of Blue Bell in the County of Victoria and Province of New Brunswick. Lumber eMrchants, do hereby certify and give notice as follows:

1. That the general co-partnership heretofore subsisting between the said Joseph LeBel, Joseph Onesime LeBel, Ulderick J. LeBel and Arthur LeBel, under the firm, name and style of "Joseph Le-Bel & Sons", has this day been dissolved by mutual consent.

That the said Ulderick J. LeBel retires from the said partnership and the business of the said partnership will henceforth be carried on by the said Jos-eph LeBel, Joseph Onesime LeBel, and Arthur LeBel, under the firm, name and style of "Joseph LeBel & Sons", at Blue Bell aforesaid.

 That the said Joseph LeBel, Joseph Onesime LeBel and Arthur LeBel, under the said firm name and style of "Joseph said firm name and style of LeBel & Sons" last mentioned assume all the debts and obligations of the said partnership firm of "Joseph LeBel & Sons" mentioned in paragraph numbered one above, and all debts owing to the said last mentioned firm of "Joseph LeBel & Sons" are to be paid to the said firm of "Joseph LeBel & Sons" mentioned in paragraph numbered two above, at the partnership's present place of business at Blue Bell in the County of Victoria aforesaid.

In witness whereof we have hereunto

In witness whereof we have hereunto set our hands and seals this second day of October, A. D. 1925.

JOS. LEBEL (L.S.)

JOSEPH ONESIME LEBEL (L.S.)

ULDERICK J. LEBEL (L.S.)

ARTHUR LEBEL (L.S.) Signed, sealed and delivered in the pres-

ence of Lins JOHN M. KEEFE.

Notice of Sale

To Dennis Collyer formerly of the Parish of Coverdale in the County of Albert and Province of New Brunswick, Farmer, and Alethea Collyer, his wife, and to all other persons whom it may in anywise concern:

NOTICE is hereby given that under and by virtue of the Power of Sale contained in a certain Indenture of Mortgage bearing date the sixteenth day of May, A. D. 1921, made between the said Dennis Collyer and Alethea Collyer of the one part, and John W. Gaskin of the Parish of Coverdale in the County of Albert and Province of New Brunswick, Farmer, of the other part, and duly recorded in the Albert County Records in Book E-2, at pages 329-331 under official No. 27930, there will for the purpose of satisfying the monies secured by the said Indenture of Mortgage, default having been made of Mortgage, default having been made in the payment thereof, contrary to the in the payment thereof, contrary to the previsions of the said Indenture of Mortgage, be sold at Public Auction at or near the store of Harry W. Gaskin in the Parish of Coverdale in the County of Albert on Monday, the Twenty-sixth day of October next at the hour of twelve o'clock noon, the lands and premises mentioned and described in the said Indenture of Mortgage as follows:

All that piece or parcel of land lying and being in the Parish of Coverdale in the County of Albert and bounded as follows:

"Beginning at a point on the Niagara Road (so-called) on the dividing line be-tween lands granted to David L. Cros-man and lands owned by Albert H. Crossman and lands owned by Albert H. Crossman; thence running westerly till it strikes land recently owned by Fred Crosman thence running northerly till it strikes land applied for by Dennis Collyer; thence running easterly till it strikes the road leading from Sanford Ryan's through Niagara; thence running southerly along said road till it strikes the land granted to Solomon Leaman and thence following said line to place of beginning, containing ninety acres more or less, reserving nevertheless, one acre deeded by containing ninety acres more or less, re-serving nevertheless, one acre deeded by Robert L. Borden and Annie Borden, his wife, David L. Crosman and Jane Cros-man, his wife, to the Trustees of School District No. 6, in the Parsh of Coverdale in the County of Albert and School build-ings thereon."

Together with all and singular the buildings and improvements thereon and the privileges and appurtenances to the

said lands and premises belonging.

Dated at the City of Moncton in the
County of Westmorland, this thirteenth
day of August, A. D. 1925.

(Sgd) JOHN W. GASKIN, Mortgagee.

(Sgd) T. T. GOODWIN, Solicitor.

Absconding Debtor

IN THE VICTORIA COUNTY COURT

In the matter of Samuel Rogers, absconding debtor.

NOTICE is hereby given that upon the application of Mary Jane Rogers, I have directed all the estate, as well real as personal of Samuel Rogers in the Parish of Perth in the County of Victoria and Province of New Brunswick, an abscond-ing debtor to be seized and unless he return and discharge his debts within sixty days after the publication here of such estate will be sold for the payment thereof.

Dated this twenty-fifth day of Aug-

ust, A. D. 1925.

J. L. CARLETON, 10ins Judge.

Supreme Court

SUPREME COURT, CHANCERY DIVISION.

ROSA KENNEDY vs. G. Hevenor, Limited. Sale under Decretal Order for foreclosure of Mortgage. Freehold in Saint John. County of Saint John. Sale at Chubb's Corner, Prince William Street, Saint John, on the 21st day of November, A. D. 1925. See advertisement in Saint John Semi-weekly Globe

DANIEL MULLIN,
Master Supreme Court.
MACRAE SINCLAIR & MACRAE,
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