(NOV. 14.)

(No. 568) CROWN LAND OFFICE, Nov. 14, 1855.

HE right of Licence to cut and carry away Timber and Lumber until the first day of May 1856, from Berths applied for by the following persons, in the undermentioned situations, will be offered for sale by Public Auction at this Office. on Wednesday the twenty eighth day of November instant.—Sale to commence at noon.

(Not to interfere with any Lots of Land located. or which may have been applied for within one year previous to the date of entry of the application for Licence,)

(" In all cases of competition, the purchaser must immediately " pay the amount of purchase money, or else the Berth will be again " offered for sale, excluding bids from the defaulter.")

"All Berths within ten miles of the proposed Lines of Rail Road will be subject to the prior right of the European and North American Railway Company to take Timber or other material for the construction of the Railway."

No	Name.	Sq.	Miles	. Situation.
151	Thomas Flewelling	,	2	Gaspero.
152	John Nelson,		2	Betts' Brook.
153	James M.Phelim,		21	Buctouche.
154	Jeremiah Travis,		3	Upsalquitch.
155	Dennis M'Elwee,		2	S. W. Miramichi.
156	John M'Leod,		2	Tabucintac.
157	Richard Hutchison	,	4	Renous River.
158	Do.		5	Betts' Brook.
159	Do.		3	Barnabie's River.
160	Robinson Crocker,		3	Renous River.
161	Joseph Hope,		2	Cocagne.
162	Allan Ramsay,		3	New Canaan.
163	Luke E. Dewitt,		2	Red Rock.
164	S. H. Estabrooks,		2	Monquart.
165	John Harley,		3	Little S. West.
166	Wm. J. Fraser,			N. W. Miramichi.
167	Thomas White,		2	Red Rock.
168	Moses C. Barbour,		2	Coverdale River.
169	John Newman,		3	Barnabie's River.
170	John M'Dougal,		2	Bay de Vent River.
(2w)			JAMES BROWN, Sur. Gen.	

(563) CROWN LAND OFFICE, October 4, 1855. THE LOT Number Three, containing eighty five acres, in the Tobique Indian Reserve, will be offered for sale by H. M. G. Garden, Esquire, at Beveridge's, Andover, on Wednesday the 12th December next, at noon.—Upset Price, 4s. 3d. an acre.

The purchase money may be paid in three equal annual instalment, whereof the first must be paid at the time of sale, and on the remainder, if paid at the same time, a discount of 15 per cent. will be allowed.

The purchaser will be required to pay Robert Kerr, at the time of sale, for the improvements in addition.

limits of this Province, and that the above named Charles T. Prescott hath good *prima facie* grounds of filing a Bill against the said Defendant; I do order that the said Defendant do cause an appearance to be entered for him in this suit, on or before the first Tuesday in January next.

N. PARKER.

(No. 755.)

IN THE SUPREME COURT IN EQUITY.

SATURDAY, November 10, 1855.

Before His Honor Neville Parker, Esquire, Master of the Rolls and one of the Justices of the Supreme Court.

Between Margaret Brown, administratrix of the Estate and Effects of Charles Brown, deceased, Plaintiff; and

Christopher Specht and Samuel Smith, Defendants.

HEREAS it has been made to appear by affidavit, to the satisfaction of this Court, that the above named Defendant, Christopher Specht, is out of the limits of this Province, so that he cannot be served with summons in this cause, and that the above named Plaintiff has good prime facie grounds for filing a Bill against the said Defendant, Christopher Specht, with the said Samuel Smith, the other Defendant named : It is ordered, that the said Defendant, Christopher Specht, do cause an appearance to be entered for him in this suit on or before the last Tuesday in February next.

By the Court.

D. LUDLOW ROBINSON, Clerk in Equity.

DUFF and ALMON, Solrs. of Plff.

SUPREME COURT.

In the matter of James Copp, an absent Debtor.

TATICE is hereby given. That upon the application of James Tarrice, of Hopewell, in the County of Albert, I have directed all the Estate, as well real as personal, of James Copp, formerly of the same place, Ship Carpenter, an absent or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereol, such Estate will be sold for the payment thereof.— Dated the 12th day of September, 1855.

J. CARTER.

S. G. Morse, Atty. of Pet. Creditor.

In the matter of Patrick Halliday an alleged absconding debtor NOTICE is hereby given, That upon the application of James Doherty and William Doherty, of the City of Saint John, Merchants, I have directed all the Estate, as well real as personal, of Patrick Halliday, of the said City of Saint John, Grocer, an absconding or concealed Debtor, to be seized ; and unless he return and discharge his debts within three months after publication hereot, such Estate will be sold for the payment thereof.—Dated this tenth day of August, A. D. 1855.

R. PARKER, J. S. C.

NOTICE is hereby given. That upon application of Robert Johnston, Junior, of Chatham, in the County of Northum berland, Merchant, I have directed all the Estate, as well real as personal, of William Dean, of the Parish of Blissfield, in the said County, Lumberer, an absent Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated the fifteenth day of September, 1855.

JAMES BROWN, Sur. Gen.

IN THE SUPREME COURT, MICHAELMAS TERM, 19th VICTORIA.

(9w)

GENERAL RULE.

It is Ordered, That a Paper be prepared by the Clerk of the Court on the Equity side, and delivered to the Court on the first day of each Term, containing a List of the Causes in Equity in which appeals are to be heard, which shall be called the Equity Appeal Paper, and the Causes therein shall come on to be heard in order next after the Special Paper of the same Term.

> J. CARTER, N. PARKER, R. PARKER, L. A. WILMOT, W. J. RITCHIE.

IN THE SUPREME COURT IN EQUITY. MONDAY, 24th September, 1855.

efore His Honor NEVILLE PARKER, Esquire, Master of the Rolls, one of the Justices of the Supreme Court.

Between Charles T. Prescott, Plaintiff; and William J. Tarrice, Defendant.

W HEREAS it has been made appear to me by affidavit to my satisfaction, that the above named Detendant, William J. Tarrice, is out of the limits of this Province, and that the above named Charles T. Prescott hath good prima facie grounds of filing a Bill against the said Defendant; I do order that the said Defendant do cause an appearance to be entered for him in this suit, on or before the first Tuesday in January next.

N. PARKER.

IN THE SUPREME COURT IN EQUITY.

MONDAY, 24th September, 1855. Before His Honor NEVILLE PARKER, Esquire, Master of the Rolls, one of the Justices of the Supreme Court.

Between Charles T. Prescott, Plaintiff; and

Silas Gooden, Defendant.

WW HEREAS it has been made appear to me by affidavit to my satisfaction, that the above named Defendant, Silas Gooden, is out of the

L. A. WILMOT, J. S. C.

In the matter of Jacob Green, an alleged absconding Debtor.

NOTICE is hereby given, That upon the application of John H. Campbell, of Ludlow, in the County of Northumberland, Trader, I have directed all the Estate, as well real as personal, of Jacob Green, late of Blissfield, in the said County, Farmer, an absconding or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated at Newcastle this fifteenth day of September, A. D. 1855.

L. A. WILMOT, J. S. C.

Edward Williston, Atty. of Pet. Creditor.

In the matter of George Turner, an alleged absconding Debtor. NOTICE is hereby given, That upon the application of William G. Lawton and John Vassie, of the City of Saint John, Merchants, I have directed all the Estate, as well real as personal, of George Turner, of Hopewell, in the County of Albert, Trader, an absconding or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.— Dated this twenty ninth day of August, A. D. 1855.

W. J. RITCHIE, J. S. C.

A. J. SMITH, Atty. for Pet. Cred's.

NOTICE is hereby given, That upon the application of Robert P. Sentell, of Salisbury, in the County of Westmorland, Merchant, I have directed all the Estate, as well real as personal, of John Perkins the third, of Elgin, in the County of Albert, Farmer, an absconding or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.— Dated the seventh day of September, A. D. 1855.

W. J. RITCHIE, J. S. C.