No.	Name.	q. Miles.	Situation.
112	William Young,	2	Nashwaak.
113	Daniel Briggs,	2	Little Forks.
114	Do.	2	Salmon Creek.
115	Wm. S. Smith,	3	Jacquet River.
116	Do.	3	Charloe River.
117	Wm. J. Berton,	3	Barnaby's River.
	Wm. S. Caie,	2	Black River, Kouch.
119	Charles M'Pherson	, 41/2	Three Brooks.
120	Thomas Murray,	3	Becaguimec.
121	Richard Hutchison	, 3	Renous River.
122	Do.	3	Little S. W. Miramichi.
123	Do.	5	Do.
124	John Ferguson,	6	Nipisiguit River.
125	Do.	3	Tattigouche.
126	George Moffat,	3	Charloe River.
127	Wm. Muirhead,	2	Renous River.
128	Do.	6	Muzroll's Brook.
129	Jesse Harding,	2 3	Renous River.
130	Do.	3	Sevogle River.
131	L. P. W. DesBrisa		Bay des Vent River.
132	George Burchill,	2	Little S. W. Miramichi River
(2)		J.	AMES BROWN, Sur. Gen.

(676)CROWN LAND OFFICE, Oct. 15, 1858.

Acres, Lot No. 18, north side, in the Tabucintac Indian Reserve, will be offered for Reserve, will be offered for sale at Newcastle, by Messrs. Salter & Williston, the Commissioners, at noon, on Wednesday the 22nd day of December next. Upset price 4s. per acre. JAMES BROWN, Sur. Gen.

CROWN LAND OFFICE, Oct. 19, 1858. (677)106 Acres, Lot No. 7, south side in the Tabucintae Indian Reserve, will be offered for sale by Auction, at Newcastle, by Messrs. Salter & Williston, the Commissioners, at noon, on Wednesday the 22nd day of December next. Upset price 4s. per acre.

JAMES BROWN, Sur. Gen.

CROWN LAND OFFICE, Sept. 6, 1858. (671)Acres of Land, Lot No. 27, Northside, in the Tabucintac 4 Indian Reserve, will be offered for sale at Newcastle,

by Messrs. Salter & Williston, the Commissioners, at noon, on Wednesday the 10th day of November next. Upset price 4s. per JAMES BROWN, Sur. Gen.

CROWN LAND OFFICE, October, 1858. (679)THE Petitions of the undermentioned Persons for Land under L the Labour Act, (Chapter 9 of the Revised Statutes,) are complied with, subject to the Regulations of 31st August last; but no Commissioner under the said Act is to allow work to be done in payment for any unsurveyed Land, nor for any Land at present in the occupation of any other person. And the Commissioners are requested, in every instance, to satisfy themselves that the representation which the Applicant has made to Government, (that he owns no Land already,) is correct.

RESTIGOUCHE.

William Gaudin

GLOUCESTER.

WESTMORLAND.

Hilaire Ache

John Driscoll

John Cunningham

NORTHUMBERLAND.

Patrick Bayle Anthony Cain John Porter Frederick Street

Moses Steres

John Smellie

William Taylor

Cyprian White

Francis White

Abraham White

Onesimus White

Jedduce White

Raphael White

Jude White

Paul White

James Taylor

Israel Steves, Jun.

George J. Thomson

William Bellingham Patrick Curren Philip Gain John B. Henry Angus Richard

KENT. Dossity Richard William G. Roxborough Daniel Smith Teadore Serat Dossity Serat

Frederick Budrot Belona Cormea Grigivare Cummo Abraham Cormea Germain Cormea Peter Daley

John Dilohunt David Foster Hiram P. Fowler William H. Hagerty Walter Henry Joseph Melonson Samuel Steves John Steves

George Ayles Charles A. Peck

William Steves

ALBERT. Judson N. Peck William John Butland CHARLOTTE.

Thomas Motton John Anderson Samuel M. Laughlan George S. Dailey David Smith, Jun. George Eales KING'S.

Colin M.Chue

George Rogers William Camel Alfred Corey

William A. Crawford Daniel Fraser John Horsman George Kady Francis M'Bride Edward Stephenson George H. Chamberlain Hiram W. Chapman William H. Fowlie John W. Frost

Levi Vinson QUEEN'S. Henry Fraser Robert Jackson Hector M. Donald John Ross Robert Ross William Rogers John Rogers

David Smith

James Rogers George Sargeason James Spears Charles Willcocks

SUNBURY.

James W. Boon

George Brown Nathaniel Miller

John Green John Hawthorn

George Irvin John Lavoix John Miller Policate Montraul Napoleon Montreaul YORK.

William Rankin John Tooley

CARLETON.

William Ivy William Pace

VICTORIA.

John Rock Regist Souci Alexander F. Smith David Theriault Exios Theriault

JAMES BROWN, Sur. Gen.

IN THE SUPREME COURT.

MICHAELMAS TERM, 22nd Victoria, A.D. 1858.

T is Ordered, That when upon the trial of any Action of Replevin, the defence arises under the 15th and 16th Sections of Chapter 126 of the Revised Statutes, and upon the plea of non cepit a verdict is found for the Defendant, the posten be in the form following, with such variations as the case may require :-

" Afterwards, &c. [in the usual form,] say upon their oaths, that the said Defendant did take and detain the said goods and chattels mentioned in the said Declaration, as a Distress for Rent upon certain premises enjoyed by the said Plaintiff under a grant or demise at a certain rent, and that there was due to the Defendant for such rent at the time of making the distress, and still is due the sum of ----, and they assess the damages of the said Defendant by reason of the premises for the said rent, and the costs and charges of making the said distress, at the sum of ---pursuant to Chapter 126 of the Revised Statutes, besides his costs and charges, &c."

If the Bailiff of the Landlord, or any one acting in aid of the Landlord, be made a Defendant, the postea may be varied as follows :-

"And that there was due to the Defendant C. D. &c. [as before] and that the said Defendant E. F. was, at the time of making the said distress, the Bailiff of the said C. D.," or "that the said E. F. was then and there present aiding and assisting the said C. D. in making the said distress, &c."

And that the entry of Judgment on the said postea be in the form following, with the requisite variations as before, according to the circumstances of the case :--

"Therefore it is considered that the said Plaintiff take nothing by his suit, but that the said Defendant do go thereof without day, &c.; and it is further considered, that the said Defendant for that the said Defendant C. D] do recover against the said Plaintiff the said sum of -, for his damages so assessed as aforesaid, and also - for his costs and charges, by the Court of our said Lady the Queen now here adjudged to the said Defendant, according to the said Revised Statutes; which said damages, costs and charges in the whole amount to ----, and that the said Defendant have execution thereof.

J. CARTER, N. PARKER, R. PARKER, L. A. WILMOT.

IN THE SUPREME COURT.

MICHAELMAS TERM, 22nd Victoria.

T is Ordered, That BENJAMIN S. BAILBY, Esquire, be appointed a Commissioner for taking Bail and Affidavits in the Supreme Court for the County of Sunbury.

By the Court.

W. CARMAN.