(2)

(659)CROWN LAND OFFICE, Feb. 24, 1858. HE right of Licence to cut and carry away Timber and Lumber until the first day of May 1858, 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 tenth day of March next .- 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.")

272 Thomas Dowling, Baker's Brook. 273 Geo. A. Boardman, St. James. 274 John Farris. Coal Creek. 275 Wm. S. Smith, Charloe River. 276 B. Beveridge, Tobique.

JAMES BROWN, Sur. Gen.

#### CIRCUITS-1858.

CARTER, C. J.		
Sunbury,	February	23.
Sittings after Trinity Term,	June	22.
Restigouche,	August	31.
Gloucester,	September	7.
Northumberland,	September	14.
PARKER, J.		
Albert,	July	20.
Westmorland,	July	27.
Kent,	August	3.
WILMOT, J.		
Sittings after Hilary Term,	February	16.
Saint John, (Spring,)	May	11.
King's,	July	13.
Charlotte,	August	3.
RITCHIE, J.		
Queen's,	March	2.
Victoria,	September	22.
* Carleton,	September	28.
Saint John, (Autumn,)	November	2.

#### IN THE SUPREME COURT-EQUITY SIDE.

Between Samuel Thomson and Robert Thomson, Plaintiffs; and Patrick Watters and James Jenkins Burchell, Defendants.

THEREAS it has been made to appear to me by Affidavit to my satisv v taction, that the above named Defendant, James Jenkins Burchell, is out of the limits of this Province, so that he cannot be served with summons in this Cause, and that the above Plaintiffs have good prima facie grounds for filing a Bill against him, together with the other Defendant above named: I do therefore order that the said James Jenkins Burchell do cause an appearance to be entered for him in this Suit, on or before the second Tuesday in April next .- Dated the fifth day of January, A. D. 1858. N. PARKER.

#### IN THE SUPREME COURT IN EQUITY.

Between John V. Thurgar, Isaac L. Bedell, acting Executors of the last Will and Testament of Elizabeth Crookshank deceased, James William Boyd, Robert W. Crookshank, Junior, Elizabeth Otty, Allan Otty, Andrew C. Otty, George Otty, Catherine M'Gill Earle, Sylvester Z. Earle, Junior, Allan Colville Otty, Robert Wm. Otty, Elizabeth Crookshank Otty, John M'Gill Otty, William Otty, and Robert W. Crookshank, the Committee for Robert W. Crookshank, Junior, a Lunatic, Plaintiffs; and

> James Malcolm, Margaret Malcolm, Alexander Bal loch, James Smellie, and James Howard, Defendants.

MI HEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants James Malcolm and Margaret his Wife, are out of the limits of this Province, so that they cannot be served with summons in this cause, and that the above Plaintiffs have good prima facie grounds for filing a Bill against them, together with the other Defendants above named: I do therefore order that the said James Malcolm and Margaret his Wife do cause an appearance to be entered for them in this suit, on or before the thirty first day of July next .- Dated the seventh day of January, A. D. 1858.

R. PARKER, J. S. C.

BAYARD & THOMSON, Sol. for Plff's.

### IN THE SUPREME COURT-EQUITY SIDE.

Between Thomas M'Cracken, Plaintiff; and

William Thompson, Richard Thompson, and James Madell, Defendants THEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendant, Richard Thompson, 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 hath good prima facie grounds for filing a Bill against him, together with the other Defendants above named: I do therefore order, that the said Richard Thompson do cause an appearance to be entered for him in this Suit on or before the first day of July next .-Dated this twenty seventh day of February, A. D. 1858.
W. J. RITCHIE, J. S. C.

# IN THE SUPREME COURT.

The Globe Assurance Company, Plaintiff; and Ebenezer Stephen, Defendant.

HEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant Ebenezer | Sheriff's Office, October 23, 1857.

tephen, is out of the Limits of this Province, so that he cannot be served with summons in this cause, and that the Plaintiffs have good prima facia grounds for filng a Bill against him: I do therefore order that the said Ebenezer Stephen cause an appearance to be entered for him in this suit, on or before the thirty first day of March next .- Dated this twelfth day of December, A. D. 1857. R. PARKER, J. S. C.

## SHERIFFS' SALES.

### County of Ment.

To be sold by Public Auction, at the Court House in the Town of Richibucto, on Saturday the twenty eighth day of August next, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, property, claim, and demand of Daniel Killcek, of, in, and unto a certain Lot or Farm of Land situated. lying, and being upon the north side of the Richibucto River, in the Parish of Weldford, in the County of Kent, (near the Cail Bridge) and now in the possession of the said Daniel Killock, together with a Dwelling House and Barn thereon; containing three hundred and seventy acres, more or less: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Robert Fearon vs. Daniel Killock.

JOSEPH WETMORE, SHERIFF.

Sheriff's Office, Richibucto, Feb. 19th, 1858.

To be sold by Public Auction, at the Court House in the Town of Richibucto, on Saturday the twenty eighth day of August next, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, property, claim, and demand of Thomas A Snowball Mills had at the time of the registering of a Memorial of Judgment at the suit of John W. Holderness, in the office of Register of Deeds for the County of Kent, or that he might have had at any time since, to all that certain Lot of Land situated, lying, and being in the Parish of Wellington, in the County of Kent, (up Mill Creek, so called,) on the north side of Big Buctouche River, containing one hundred and seventy nine acres, more or less, with a Saw Mill thereon; fifty acres of the same being conveyed to the said Thomas S. Mills by Luke Johnson and Wife, Deed bearing date the twelfth day of June, A. D. 1856: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of John W. Holderness vs. Thomas Snowball Mills

JOSEPH WETMORE, Sheriff. Sheriff's Office, Richibucto, Feb. 19, 1858.

To be sold at Public Auction, at the Court House in the Town of Richibucto. on Saturday the twenty fourth day of July next, between the hours of twelve and five o'clock, P. M.

A LI the right, title, interest, property, claim, and demand of John Wood, and of his possessory right, and right of equity, ot, in, and unto all that certain Lot, piece or parcel of Land situated, lying, and being at the Mill Creek Settlement, in the Parish of Richibucto, in the County of Kent, described in the Will of the late John Bowness to the said John Wood, and now in his possession, containing forty acres more or less, with a Dwelling House, Barn, and all appurtenances thereunto belonging: Also one other Lot, piece, or parcel of Land, situated, lying and being in the Parish of Wellington, in the County of Kent, containing one eighth of an acre more or less, with a Dwelling and Store thereon, directly opposite John Keswick's, in the Town of Buctouche, purchased by the said John Wood from Richard Butler: Also all other Real Estate of the said John Wood, wheresoever or howsoever situated within my Bailiwick: The same having been seized and taken by virtue of three several Executions issued out of the Supreme Court, at the Suits of L. P. W. Des Brisay vs. John Wood, Richard Butler ats, John Wood, and L. P. W. Des Brisay vs. John Wood. JOSEPH WETMORE, SHERIFF.

Sheriff's Office, January 14th, 1858.

To be sold by Public Auction, at the Court House in the Town of Richibucto, on Thursday the third day of June next, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, property, claim, and demand of Joseph A. Crane and Charles A. Bovey, and each of them, and each of their possessory right, and right of equity, of, in, and unto all that Tract of Land situated, lying, and being upon the north side of the Cocaigne River, in the Parish of Dundas, in the County of Kent, described in a Deed from John Cairns to Moses Welling, bearing date the thirtieth day of August. A. D. 1854, and Registered in the Office of Register of Deeds for the County of Kent, twenty sixth day of January, A. D. 1855; as also a Lot described in a Deed from Samuel G. Gilbert and Humphrey T. Gilbert to Moses Welling, bearing date tenth day of August, A. D. 1854, and Registered in the Office of Register of Deeds for the County of Kent, twelfth day of March, A. D. 1855, containing by estimation two thousand acres, more or less; the said Lands being the same described in a Mortgage from John Cairns to William M. S. Evans, bearing date nineteenth day of August, A. D. 1854, and Registered twenty third day of August, A. D. 1854: also one other Lot situated upon the south side of the Cocaigne River, in the Parish of Dundas, containing one hundred and fifty acres, more or less, purchased by Moses Welling from the Messrs. Gilberts, as will more fully appear by reference to the County Records: also all other Real Estate of the said Joseph A. Crane and Charles A. Bovey, wheresoever or howsoever situated within my Bailiwick: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Jeremiah Leaveraft, James Davidson, Alexander Nathan, and Henry Forbes Colthirst, versus Joseph A. Crane and Charles A. Bovey.

JOSEPH WETMORE, SHERIFF.

Sheriff's Office, 23rd November, 1857.

To be sold by Public Auction, at the Court House in the Town of Richibucto. on Thursday the sixth day of May next, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, property, claim and demand of James Gray, of, in, and unto all that certain tract of Land situated, lying, and being upon the north side of the Salmon River, in the Parish of Harcourt, in the County of Kent, and now in the possession and occupation of the said James Gray, together with a Dwelling House, Barn, and out houses thereon, containing three hundred acres, more or less; also all other real Estate of the said James Gray, wheresoever or howsoever situated within my Bailiwick: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Thomas Wellwood vs. James Gray. JOSEPH WETMORE, SHERIFF.