SAINT JOHN.

By Deputy Joseph B. Whipple, at the Gov. Emigration Office. 100 acres, lot 73, block 21, Dipper H. Road, George Downey and Henry Walsh.

KING'S.

By Deputy M. Cready, Upper Sussex.

20 acres, southern part of lot 4, range 3, Mechanics, Joseph Potts; improvements to be paid for.

QUEEN'S.

By Deputy Starkey, at his residence, Johnston.

- 100 acres, lot 52. block D. Johnston, James Wiles; 10s. survey. 100 acres, lot 53, block D. Johnston, Joseph Pearson, Jun. 10s.
- 100 acres, lot 62, block D, Johnston, T. E. A. Pearson; 10s.
- 100 acres, lot 74, block D, Johnston, A. M. Yong; 10s. survey. 50 acres, lot Q, south of 88, block 11, Brunswick, Win. Fowlie.
- 92 acres, lot 98, block 11, Brunswick, Wm. Fowlie, Jun. 100 acres, lot 94, block 19, Brunswick, Jesse Clark, improved.
- 27 acres, lot 95, block 19, Brunswick, Jesse Clark, improved.

 28 acres, lot 95, block 19, Brunswick, Wm. Fowlie; upset price

 58. per acre.

By Deputy Snell, at Grand Lake.

- 98 acres, rear of 13, Flowers Cove, Michael M'Laughlin.
- 65 acres, northeast of road from Flowers Cove to New Zion, Robert Fullerton, Junior.
- 100 acres, lot 61, block I, Chipman, J. D. White or John D. White.
- 100 acres, lot 72, block I, Gilbert White,
- 105 acres, near Red bank, block I. S. V. White.
- 142 acres, near Red Bank, block I, Charles White.
- 100 acres, near Red Bank, block I, W. H. White.

VICTORIA.

By Deputy Hartley, Grand Falls.

Town Lot 1, Grand Falls, Geo. Henry; upset price £25.

(5w) JAMES BROWN, Sur. Gen.

IN THE SUPREME COURT IN EQUITY.

Saturday, June 5th, 1858.

Between James Shaw, Plaintiff; and
John Thornton, Thomas Thornton, Lemuel Thornton,
Elijah Thornton, Elisha Thornton, George Thornton,
Benjamin Thornton and Mahely his Wife, James Thornton and Rhoda his Wife, James Dunham and Barbara
his Wife, John Bragden and Sarah his Wife, William
Haines and Betsey his Wife, Richard Steers and Hannah his Wife, Henrietta Thornton, Francis Thornton,
Deborah Ann Thornton, Lemuel Dunlap, Lydia Ann
Dunlap, and Thomas Creekmore and Susan his Wife,
Defendants.

Of the Plaintiff's Counsel, and on reading the Summons issued in this cause and the affidavit of John Cunningham, of the due service thereof on the Defendants Henrietta Thornton, Deborah Ann Thornton, and Lydia Ann Dunlap, and the certificate of the Clerk in Equity that those Defendants had not appeared, It is ordered, that unless the said Defendants Henrietta Thornton, Deborah Ann Thornton, and Lydia Ann Dunlap, infants, do cause their appearance to be entered in this suit within twenty days from the date of this order, the Plaintiff shall be at liberty to prove his case by affidavit.

By the Court.

D. LUDLOW ROBINSON, Clerk in Equity.

IN THE SUPREME COURT IN FQUITY.

Tuesday, June 1st, 1858.

Between George M'Afee, Plaintiff; and James Tippen, Robert Tippen, John Tippen, Mar-

James Tippen, Robert Tippen, John Tippen, Margaret Ann Tippen, Mary Ann Tippen, and Rachel Ellinor Tippen, Defendants.

Of the Plaintiff's Counsel, it was alleged that the Summons issued in this cause had been duly served on the Defendant, Mary Ann Tippen, on the fifth day of January last, and on the Defendant, Rachel Ellinor Tippen, on the twenty eighth day of December last, as by the several affidavits of LeBaron Drury, Esquire, appears; that the said Defendants had not caused their appearance to be entered in this suit, as by the certificate of the Clerk also appears; and the said affidavits and certificate being now read, It is ordered, that unless the said Defendants, Mary Ann Tippen and Rachel Ellinor Tippen, who are infants, do appear in this suit in twenty days from the date of this order, the said Plaintiff shall be at liberty to prove his case by affidavit.

By the Court.

GRAY & KAYE, Sols. for Plff.

IN THE SUPREME COURT IN EQUITY.

Between George J. Byrd, Eseck C. King, Albert G. Bogart, Adelina W. King, John Connover, Morris Leo Wolf, and Sylvanus S. Ward, Plaintiffs: and

vanus S. Ward, Plaintiffs; and
The President, Directors and Company of the Westmorland
Bank, Thomas B. Moore, Joseph Russel, Charles E.
Westcott, Richard Busteed, Charles H. King, John W.
Moore, Henry P. Gardiner, Thomas Picton, Edward
Allison, Charles Keenan, John Cairns, and William
Cairns, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Joseph Russel, Charles E. Westcott, Richard Busteed, Charles H. King, John W. Moore, Henry P. Gardiner, Thomas Picton, Charles Keenan, John Cairns, and William Cairns, are out of the limits of this Province, so that they cannot be served

with the 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 Joseph Russel, Charles E. Westcott, Richard Busteed, Charles H. King, John W. Moore, Henry P. Gardiner, Thomas Picton, Charles Keenan, John Cairns, and William Cairns, do cause an appearance to be entered for them on or before the first day of July next.—Dated this seventeenth day of March, 1858.

R. PARKER.

A. L. PALMER, Sol. Plff.

IN THE SUPREME COURT IN EQUITY.

Lachlan Cameron, Plaintiff; and Benjamin Moore, Warren Moore, William Moore, Daniel Moore, Jesse Greenlow and Mary his Wife, James Garcelon and Lucinda his Wife, William Wescott and Almira his Wife, Defendants.

HEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Warren Moore, Jesse Greenlow and Mary his Wife, James Garcelon and Lucinda 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 Plaintiff has good prima facie grounds for filing a Bill against them, together with the other Defendants above named: I do therefore order that the said Warren Moore, Jesse Greenlow and Mary his Wife, James Garcelon and Lucinda his Wife, do cause an appearance to be entered for them in this suit, on or before Thursday the fifteenth day of July next.—Dated the sixth day of April, A. D. 1858.

L. A. WILMOT.

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, Alian 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. WHEREAS 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 Janes 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 McCracken, Plaintiff; and William Thompson, Richard Thompson, and James Madell, Defendants.

WHEREAS 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.

INSOLVENT DEBTORS.

In the matter of Bartlett Lingley, an Insolvent Debtor.

Lingley, of Gagetown, in the County of Queen's, and late of the Parish of Lancaster, in the County of Saint John, Merchant, made to me pursuant to the directions of the Act of Assembly 21st Victoria, Chapter 17, I appoint Monday the thirteenth day of September next, at my Office in Gagetown, at ten o'clock A. M., as the time and place for a meeting of the Creditors of the said Bartlett Lingley, for the purpose of examining into the state of his affairs, and considering the terms of a compromise to be offered by him under the said Act.—Dated the seventh day of June, A. D. 1858.

T. R. WETMORE, Clerk of the Peace, Queen's County.

JAS. W. CHANDLER, Sol. for Applicant.

In the matter of John Power, an Insolvent Debtor.

Power, of Richibucto, in the County of Kent, made to me pursuant to the directions of the Act of Assembly 21st Victoria, Chapter 17, I appoint Friday the third day of September next, at my Office in Richibucto, at 11 o'clock in the foreuoon, as the time and place for a Meeting of the Creditors of the said John Power, for the purpose of examining into the state of his affairs, and considering the terms of a compromise to be offered by him under said Act.—Dated the twenty fourth day of May, 1858.

J. W. WELDON, Clerk of the Peace.

In the matter of Sylvester H. Wathen, an Insolvent Debtor.

H. Wathen, of Richibucto, in the County of Kent, made to me pursuant to the directions of the Act of Assembly 21st Victoria, Chapter 17, I appoint Friday the third day of September next, at my Office in Richibucto, at 11 o'clock in the forenoon, as the time and place for a Meeting of the Creditors of the said Sylvester H. Wathen, for the purpose of examining into the state of his affairs,