

SUNBURY.

At the Crown Land Office.

50 acres, lot 56, block 40, Blissville, Fred. Tracey.
120 acres, lot 72, block 40, Blissville, Thos. Buckle.
50 acres, lot 78, block 40, Blissville, Israel Nason.
73 acres, lot K, Newcastle, Henry Scott.

YORK.

At the Crown Land Office.

205 acres, lots 65, 68, block 20, Dumfries, George Crandle.
200 acres, lot 62, block 33, Prince William, Thomas Davis.
200 acres, lot 63, block 33, Prince William, Hiram Davis.
75 acres, lot 53, block 34, Manners-Sutton, Thos. Baisley.
75 acres, lot 54, block 34, Manners-Sutton, Geo. Baisley.
75 acres, lot 55, block 34, Manners-Sutton, Alex. Mourong.
100 acres, lot 57, block 34, Manners-Sutton, D. Rogerson.
100 acres, lot 60, block 34, Manners-Sutton, S. Linklighter.
57 acres, lot K, block 34, Manners-Sutton, Sol. Denboe.
45 acres, lot M, block 34, Manners-Sutton, Eben Ramsdale.
50 acres, lot 100, block 34, Manners-Sutton, Matthew Watson.
100 acres, lot 101, block 34, Manners-Sutton, John M. Watson.
100 acres, lot 103, block 34, Manners-Sutton, M. Watson.
100 acres, lot 108, block 34, Manners-Sutton, T. B. & W. M. Watson.
241 acres, lot 62, block 18, Dumfries, John W. Brown.
175 acres, east of lot 62, block 18, Dumfries, Henry A. Brown.
100 acres, lot 2, block 32, Meadow Brook, Dumfries, Charles H. Brown.
160 acres, lot C, block I, Canterbury, James Hartin.
250 acres, lot A, block H, Canterbury, James Maxwell.
96 acres, lot 2, range 3, Campbell, Wm. H. Miller.

VICTORIA.

By Deputy Beckwith, at Grand Falls.

Town Lots 21, 22, Edmundston, W. M. MacLauchlan; upset price £10 each; whole amount to be paid at time of sale.

(4w)

JAMES BROWN, Sur. Gen.

(735)

CROWN LAND OFFICE, Nov. 9, 1859.

THE right of Licence to cut and carry away Timber and Lumber until the first day of May 1860, 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 third 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.")

No.	Name.	Sq. Miles.	Situation.
419	J. A. Beckwith,	2	Magaguadavic.
420	Do.	2	Bonny River.
421	Wm. A. M'Lean,	4	Tobique.
422	Robert Dunn, Jr.	3½	Salmon River.
423	Geo. H. Hart,	2	Northampton.
424	Do.	2	Tobique.
425	John M'Millan,	2	Restigouche.
426	Hilaire Vasseur,	2	Green River.
427	Do.	2	Baker's Brook.
428	Moses Coburn,	2	Little River, (S)
429	Wm. S. Caie,	2	Kouchibouguac.
430	John Urquhart,	2	Portage River.
431	Jesse Harding,	3	Dungarvon River.
432	Wm. J. Fraser,	2	Bay du Vin.
433	Peter Steves,	2	New Canaan.
434	John A. M'Lean,	3	Salmon River.
435	John M'Lauchlan,	3	New Canaan.
436	Do.	2	do.
437	John Haws,	2	Cain's River.
438	John Ferris,	3	New Canaan.
439	Isaac C. Burpee,	2	Gaspero River.
440	Do.	2	Salmon River, (Q.)
441	Jacob Corey,	2	New Canaan.
442	Robinson Crocker.	3	Semiwagan River.
443	Wm. A. M'Lean,	2	Tobique.

(2w)

JAMES BROWN, Sur. Gen.

(732)

CROWN LAND OFFICE, Nov. 2, 1859.

THE right of Licence to cut and carry away Timber and Lumber until the first day of May 1860, 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 sixteenth 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.")

No.	Name.	Sq. Miles.	Situation.
400	Daniel Briggs,	3	Salmon Creek.
401	Wm. A. M'Lean,	2	Salmon River.
402	Do.	3½	Tobique.

No.	Name.	Sq. Miles.	Situation.
403	Thomas Briggs,	2	N. E. Magaguadavic.
404	Donald Fraser,	2	Coal Creek.
405	Daniel Gillmor,	2	Piskehegan River.
406	Wm. A. M'Lean.	2	Salmon River.
407	John Ferris,	2	New Canaan.
408	Nathan B. Demill,	2	Pollet River.
409	George A. Herren,	2	Oromocto.
410	Samuel Johnson,	2	Magaguadavic.
411	Isaac Sowerby,	3	Richibucto River.
412	John Haws,	2	Semiwagan.
413	Freeman H. Todd,	2½	River St. Croix.
414	David Ritchie,	2	Renous River.
415	Albert Orser,	2	Tobique River.
416	William Muirhead,	2	Tabucintac.
417	Do.	2	Muzroll Brook.
418	William Hamilton,	2	Belledune.

(2w)

JAMES BROWN, Sur. Gen.

(734)

CROWN LAND OFFICE, Nov. 8th, 1859.

THE right to cut and carry away Timber and Lumber from the Tobique Indian Reserve until the 1st day of May next, will be offered for sale by Auction, at this Office, on the 6th day of December next, at noon.—Upset price 5s. per thousand for lumber, and 2s. 6d. per ton for Birch.

JAMES BROWN, Sur. Gen.

(724)

CROWN LAND OFFICE, Sept. 16, 1859.

100 ACRES of LAND, Lot No. 4, north division of the Little S. W. Indian Reserve, will be offered for sale by Auction by the Commissioners, at Newcastle, on the 23rd of November next, at noon.—Upset price 5s. per acre.—Improvements to be paid for.

JAMES BROWN, Sur. Gen.

IN THE SUPREME COURT.

MICHAELMAS TERM, 23rd Victoria.

GENERAL RULE.

(Judgment as in case of a non-suit.)

IT Is Ordered, That in future the affidavit on which motion is made for Judgment as in case of a non-suit for not proceeding to trial according to the practice of the Court, (where notice of trial has not been given) do state the particular Term in or before which issue has been joined, or do state some particular day in vacation on or before which issue has been joined.

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

IN THE SUPREME COURT IN EQUITY.

TUESDAY, November 1st, 1859.

Between Robert Rankin, Alexander Gilmour, and Richard Hutchison, Plaintiffs; and
Alexander Loggie, Robert Loggie, Catharine Loggie, Alexander Loggie, Junior, James Loggie, Thomas Loggie, and Helen Loggie, Defendants.

UPON motion made this present day unto this Court, by Mr. Street, being of the Plaintiffs' Counsel, and on reading the Order made in this cause on the twenty fourth day of August last, whereby it was ordered that the Defendant, Catharine Loggie, be appointed Guardian to the Infant Defendants, Alexander Loggie, Junior, James Loggie, Thomas Loggie, and Helen Loggie, by whom they might appear and defend this suit; and on reading affidavit of service thereof, and on reading the affidavit of Mr. Street, and also affidavit of notice of this motion, and certificate that none of the said Defendants had appeared: It is ordered and decreed, that the Plaintiffs' Bill be taken pro confesso against the Defendants Alexander Loggie, Robert Loggie, and Catharine Loggie, at the hearing of this cause; and it is further ordered, that unless the said Infant Defendants do appear in twenty days from this date, the said Plaintiffs shall be at liberty to prove their case against the said Alexander Loggie, Junior, James Loggie, Thomas Loggie, and Helen Loggie, by affidavit.

By the Court.

D. LUDLOW ROBINSON, Clerk in Equity.

IN THE SUPREME COURT IN EQUITY.

Between Edward Williston, Plaintiff; and
Edward Flynn, Defendant.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant, Edward Flynn, is out of the limits of this Province, so that he cannot be served with Summons in this cause, and that the above Plaintiff has good prima facie grounds for filing a Bill against him; I do therefore order that the said Edward Flynn do cause an appearance to be entered for him in this cause on or before the twenty eighth day of November next.—Dated the third day of August, A.D. 1859.

J. CARTER.

IN THE SUPREME COURT IN EQUITY.

Amos Leaman, Plaintiff; and
Elijah Ayre, Charles D. Archibald, John G. G. Layton,
Alexander Yeats, and Annie Parker, Defendants.

WHEREAS it has been made appear to me by affidavit to my satisfaction, that the above named Defendants, Charles D. Archibald and Annie Parker, are out of the limits of this Province, so that they cannot be served with Summons in this cause; and that the above named Plaintiff has