

200 acres, lots 29, 30, block 9, Elgin, Robert Stinson.  
 200 acres, lots 33, 34, block 9, Elgin, Jos. White.  
 194 acres, lots 35, 36, block 9, Elgin, A. Ross.  
 100 acres, lot 37, block 9, Elgin, Peter Ross.  
 200 acres, lot 150, Beck's Brook, Elgin, Henry Price.  
 173 acres, lot 151, Beck's Brook, Elgin, Peter Hanson.

KING'S.

By Deputy M'Cready, Upper Sussex.

45 acres, on lot 14, range 4, Barbarie's survey, Wm. M'Ewen.  
 100 acres, lot J, block R, Mount Pisgah, Aaron Hayward.  
 89 acres, lot B, block 9, Studholm, John Duffy.  
 79 acres, lot C, block 9, Studholm, J. Marshal.  
 74 acres, lot D, block 9, Studholm, W. N. Smith.  
 76 acres, lot E, block 9, Studholm, D. Bradshaw.  
 84 acres, lot F, block 9, Studholm, E. M. L. Northrop.  
 96 acres, lot 38, block 26, Thorne Brook, Elisha Fowler.

QUEEN'S.

By Deputy Kerr.

200 acres, lot L, Sherwood, west of Inglewood, J. Caldwell.  
 120 acres, lot M, Sherwood, Robert Caldwell.  
 200 acres, lot P, Sherwood, James Campbell.  
 170 acres, lot S, Sherwood, James Young.  
 200 acres, lot T, Sherwood, P. Nugent.  
 200 acres, lot U, Sherwood, John Paul.  
 150 acres, lot V, Sherwood, Robert Sharp.

By Deputy Snell, at Grand Lake.

25 acres, lot 3 north, block C, Waterboro, Bedford Tower; upset price 5s. per acre.

By Deputy Starkey, at his residence, Johnston.

50 acres, lot 9 north, tier 2, west Waterloo, James Dobson.  
 100 acres, lot 33, block A, Johnston, James A. Porter.  
 75 acres, lot 54, block 3, Brunswick, Robert Patterson.  
 75 acres, west of lot 3, block 3, John E. Snider.  
 100 acres, lot 66, block 19, Brunswick, John Flinn.  
 100 acres, west of lot 60, block 19, Brunswick, Sol. Howe.

SUNBURY.

At the Crown Land Office.

100 acres, lot 55, block 40, Blissville, Samuel Tumath.

YORK.

At the Crown Land Office.

50 acres, on lot 28, west side Wooler Road, Jas. Culligan; 5s. survey.

CARLETON.

By Deputy Hartley, at Woodstock.

75 acres, lot 62, range 2, Windsor, W. C. Bishop; 10s. survey.  
 75 acres, lot 63, range 2, Windsor, applicants, Henry Sewell and Wm. Kelly, Junior; 10s. survey.  
 100 acres, lot 58, block 4, Brighton, Wm. Wilson; 2d. per acre survey.  
 115 acres, lot C, E, and F east, south of Miramichi Portage Road, Kent, Jacob Grant; 2d. per acre survey.  
 100 acres, lot F west, Miramichi Portage Road, John Dum; 2d. acre survey.

(4w)

JAMES BROWN, Sur. Gen.

(707)

CROWN LAND OFFICE, July 2, 1859.

THE right to cut and carry away the WILD GRASS this Season from the vacant Wild Meadows in this Province, will be offered for sale by Auction as follows:—

For the Counties of York and Sunbury, at this Office on the 22nd instant, at noon; and for the other Counties, by the respective Local Deputies, at such times as they may by public notice appoint.

JAMES BROWN, Sur. Gen.

(709)

CROWN LAND OFFICE, July 19, 1859.

**105 ACRES** of LAND, Lot No. 6, South side Tabucintac Indian Reserve, will be offered for sale at Auction by the Commissioners, at Newcastle, on Wednesday the 21st of September next, at noon.—Upset price 4s. per acre.

JAMES BROWN, Sur. Gen.

SUPREME COURT.—TRINITY TERM, 22nd VICTORIA.

GENERAL RULES.

IT is Ordered, That in any case (not summary) where, under the provisions of the Act of Assembly 18 V. c. 9, an offer and consent in writing has been filed by the Defendant, to suffer judgment by default, for a certain specified sum as debt or damages, (as the case may be,) and the Plaintiff has not, after due notice thereof, filed his acceptance of such offer, but has taken the case down to trial, and has recovered a verdict, but not for a greater sum than the sum so offered, the entry or suggestion on the judgment roll shall be as follows:—

"And now, pursuant to the Act of Assembly passed in the eighteenth year of the Reign of Queen Victoria, entitled "An

Act concerning tender in Actions at Law and Suits in Equity," on the day of , in the year of our Lord , the said Defendant C. D. files in the Office of the Clerk of the Pleas of this Court, an offer and consent in writing in the words following:—[insert the offer]—which offer and consent the said Plaintiff A. B. has not accepted; therefore the issue joined between the parties remains to be tried. Therefore let a jury thereupon come, &c." [as in ordinary cases to the conclusion of the postea,] and then proceed as follows:—

"And inasmuch as it appears by the said return, that the debt [or damages] was not greater in amount than the sum for which the said C. D. offered to suffer judgment by default, it is considered that the said A. B. do recover his said debt [or damages] so assessed at the sum of , together with his costs and charges by him about his suit in this behalf expended, up to the said day of , and for these costs and charges to , which said debt [or damages], costs and charges in the whole, amount to , and that the said A. B. have execution thereof. And it is further considered that the said C. D. do recover against the said A. B. for his costs and charges by him incurred after the said day of , and that he have execution thereof."

In summary causes, when one of the several Plaintiffs or Defendants shall happen to die after the commencement of the action, the subsequent proceedings shall be in the name of or against the surviving Plaintiff or Plaintiffs, or Defendant or Defendants, as the case may be; describing him or them respectively, as survivor or survivors of A. B., who hath died since the commencement of this suit, and who was a joint Plaintiff or Defendant therein.

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

#### IN THE SUPREME COURT IN EQUITY.

Between Henry E. Bevier, Plaintiff; and  
 Clark P. Smith, Abner Gilbert, Levi H. Haynes, Lancaster Burling,  
 William J. Burling, and Daniel C. Robbins, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Abner Gilbert, Levi H. Haynes, Lancaster Burling, William J. Burling, and Daniel C. Robbins, 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 Defendant above named: I do therefore order that the said Abner Gilbert, Levi H. Haynes, Lancaster Burling, William J. Burling, and Daniel C. Robbins, do cause an appearance to be entered for them in this cause on or before the first Tuesday in August next.—Dated this twenty eighth day of March, A. D. 1859.

N. PARKER.

#### IN THE SUPREME COURT.

Charles Robinson, Plaintiff; and  
 Charles D. Archibald, George Lang, and William C. Archibald, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Charles D. Archibald and William C. Archibald, 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 Defendant above named: I do therefore order that the said Charles D. Archibald and William C. Archibald do cause an appearance to be entered for them in this cause on or before the tenth day of September next.—Dated this thirtieth day of May, A. D. 1859.

N. PARKER.

#### SUPREME COURT IN EQUITY.

TO be sold at Public Auction, on Thursday the fifteenth day of September next, at twelve o'clock, noon, at the Court House in Hopewell, in the County of Albert, with the approbation and under the direction of the undersigned, pursuant to a Decretal Order of the Supreme Court in Equity, made the ninth day of April last, in a certain cause wherein Thomas Henderson is Plaintiff, and Calvin M'Kay is Defendant,—The Lands and Premises mentioned in a certain Mortgage bearing date the third day of March, A. D. 1857, and made between the said Defendant, Calvin M'Kay of the one part, and one Joseph Salter of the other part; consisting of two pieces or parcels of Land in Hillsborough, in the County of Albert, and described in said Indenture of Mortgage as follows:—All that two certain pieces or parcels of Land in Hillsborough aforesaid, one certain piece or parcel lying on the southerly side of the highway on the Pressley Hill, so called, and abutted and bounded as follows, that is to say, on the west by Lands in possession of Robert Beatty, on the south by the rear line of the original grant, on the east by Lands in possession of Rufus Steves, and on the north by the highway, and containing two hundred acres more or less: Also a certain other piece or parcel of Land, lying on the westerly side of the Great Road in the Settlement, so called, and abutted and bounded as follows, that is to say, on the south by Lands in possession of John Marshall, on the west by Lands owned by William Carlisle the younger, on the north by Lands owned by the said William Carlisle, and on the east by the Great Road, containing two Roods, more or less, being all that piece or parcel of Land purchased by Wm. M'Kay of Wm. M'Kay the elder.

Terms made known at the time of sale, or on application to the Plaintiff's Solicitor.—Dated the twenty seventh day of May, A. D. 1859.

JOSEPH B. PECK, Barrister.  
 Messrs. CHANDLER & MOORE, Plf's. Sols.