- 100 acres, lot 12, block 4, Lepreau, Chas. M'Lean. 100 acres, lot 17, block 4, Lepreau, Dexter Kimball.

100 acres, lot S, block 5, Lepreau, Robert Shaw.

KING'S. By Deputy M. Cready, at Sussex.

70 acres, lot Y, block D, Cedar Camp Creek, John C. M'Farlane improved.

QUEEN'S COUNTY, &c.

By Deputy Kerr, at his residence, Gagetown Road. 100 acres, lot 3 east, range 5, east of South Oromocto Lake, Jas.

100 acres, lot 18, block N, Petersville, John Brittam; \$2 survey. 100 acres, lot 19, block N, Petersville, John Slater; \$2 survey.

100 acres, lot 15, Craftville, Daniel Derieg.

By Deputy Starkey, at his residence, Johnston.

100 acres, lot E, west of Post road, Wickham, Isaac Clarke. 176 acres, lot F, John Merrit. do. do.

SUNBURY.

At the Crown Land Office.

130 acres, lot 91, block 40, Blissville, Richardson Boone.

David S. Tracey. 50 acres, lot 121, block 40, do.

50 acres, lot 122, block 40, do. Israel Philips. 100 acres, lot J, Newcastle, Northfield, Wm. Marley.

50 acres, south of Copeland, and 18 acres west of Copeland, near Hardwood ridge road, Northfield; James K. Hazen.

> YORK. At the Crown Land Office.

100 acres, lot 50, block 4, Durham, Wm. Jeffrey.

100 acres, lot 6, block 24, Miramichi portage road, John Bruce improved.

VICTORIA.

By Deputy Beckwith, at Grand Falls.

Town Lot 51, Grand Falls, George Bowyer, upset price. \$30 down-100 acres, lot 37, California, Grand Falls, Hanuah Means; improved by applicant.

(4w)

JAMES PROWN, Sur. Gon.

IN THE SUPREME COURT IN EQUITY.

Between Benjamin P. Griffith, Plaintiff; and

Mary Ann Finnemore, David Finnemore, John M'Monagle, Sarah Oliver, David Oliver, Margaret M'Monagle, Alexander M'Monagle, Tilley M'Monagle, and Jane M'Monagle, Defendants.

WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that all the above named Defendants 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 good prima facie grounds for filing a Bill against them: I do therefore order that the said Defendants do cause an appearance to be entered for them in this cause, on or before the twenty third day of August next.-Dated this 14th day of May, A. D. 1861.

J. CARTER.

GEGRGE CONNELL, Plaintiffe Sos.—(3m)

SUPREME COURT IN EQUITY.

Between the Honorable William H. Odell, the only surviving Executor named and appointed in and by the last Will and Testament of the late Honorable William Franklin Odell, and the said William H. Odell and George M. Odell, the Executors and Trustees named and appointed in and by the last Will and Testament of the late Elizabeth Odell, deceased, Plaintiffs; and

John T. Smith, Catherine Hartt, the Administrators of the late William Dell Hartt, deceased. Charles L. Hartt, Isabella Wood, the Widow and Administratrix of the late Sylvester Wood, deceased. Charlotte Louisa Wood. Pamelia Caroline Wood. Emma Isabella Wood, and Annie Eliza Wood, Sophia Cooper and William Cooper her Husband, Isabella Eliza Hartt, the Widow and Administratrix, and Icharles L. Hartt, and John Willey, the Administrators on the Fatter of George. Hartt, and John Wiley, the Administrators on the Estate of George Witheld Hartt, deceased, Albenia Gordon, late Hartt, now the Widow of the late Edward F. Gordon, deceased, Isabella, now the Wife of John Wiley, Henry A. Hartt, M. D., Charles A. Hartt, and George W. Hartt, Mary M'Glinchey, Widow of the late Frederick M'Glinchey, deceased, Isabella, Touristee, M. Glinchey, Widow of the late Frederick M'Glinchey, Widow of the late Frederick M'Glinchey, which was the late of the late o deceased, Francis Clementson and John B. Kemp, the Trustees and Assignees of the late Robert Armstrong, deceased, Charles Hartt, and lesse Hartt, Defendants.

WHEREAS it has been made to appear by Affidavit to my satisfaction, that Henry A. Hartt, Charles A. Hartt, and Isabella Eliza Hartt, three of the Defendants in the above cause, are out of the limits of this Province, so that they cannot be served with Summons in this cause, and that the above named Plaintiffs have good prima facie grounds for filing a Bill against them: I do therefore order that the said Henry A. Hartt, Charles A. Hartt, and Isabella Eliza Hartt, do cause an appearance to be entered for them in this cause on or before the first Tuesday in September next.-Dated the twenty ninth day of April, A. D. 1861.

N. PARKER.

J. A. STREET, Sol. for Compl's.

IN THE SUPREME COURT IN EQUITY.

Between Alexander Steen, Plaintiff; and Henry M'Cullough, Nicholas F. Powers, and Henry Beresford, Defendants,

THEREAS it has been made to appear by Affidavit to my satisfaction, that Henry Beresford, one of the Defendants in the above cause, 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 has good prima facie grounds for filing a Bill against him: I do therefore order that the said Henry Beresford do cause an appearance to be entered for him in this cause on or before Tuesday the third day of September next.—Dated the twentieth day of May, A. D. 1861.

R. PARKER, J. S. C.

SUPREME COURT-EQUITY SIDE.

Between the President, Directors and Company of the Saint Stephen's Bank, in the County of Charlotte, Plaintiffs; and

Charles H. Eastman, Frederick Eastman, William Porter Eastman, Peter Millar and Nancy Christy, his Wife, Detendants.

N Motion of Mr. Stevens, and on reading the Affidavit of Robert Watson, and the Summons issuing in this cause, and it appearing by the said Affidavit that the said Defendants, Charles H. Eastman, Frederick Eastman, Peter Miliar and Naucy Christy, his Wife, reside out of the limits of this Province, and that they cannot be served with the said Summons, and that the above Plaintiffs have good prime facile grounds for filing a Bill against them, together with the other Defendant above named: It is ordered that the said Defendants Charles H. Eastman, Frederick Eastman, Peter Millar and Nancy Christy, his Wife, do cause an appearance to be entered for them and Nancy Christy, his Wife, do cause an appearance to be entered for them in this cause on or before the thirty first day of August next.—Dated the thirtsenth day of May, 1861.

R. PARKER, J. S. C.

IN THE SUPREME COURT IN EQUITY.

Between John Horsman, Plaintiff; and William Shain, Defendant.

W HEREAS it has been made to appear by Affidavit to my satisfaction, that the above named Defendant, William Shain, is out of the limits fo this Province, so that he cannot be served with Summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against him: I do therefore order that the said Defendant William the first day of October next. - Dated the twenty seventh day of May, A.D. 1861. Shain de cause an appearance to be entered for him in this cause on or before

N. PARKER.

JAMES STEADMAN, Plaintiff's Sol.

IN THE SUPREME COURT IN EQUITY.

Between Andrew Weldon, Plaintiff; and Thomas Wrenn and John Wrenn, Defendants.

HEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendant, Thomas Wrenn, 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 has good prima facie grounds for filing a Bill against him, together with the other Defendant above named: I do therefore order that the said Thomas Wrenn do cause an appearance to be entered for him in this cause on or before the fitteenth day of October next,-Dated the sixth day of May, A. D. 1861.

N. PARKER, J. S. C.

CHANDLER & MOORE, Pl'ffs. Sol.

ABSENT DEBTORS.

OTICE is hereby given, that upon the application of James M. Stevens, of Harvey, in the County of Albert, Merchant, I have directed all the Estate, as well real as personal, of Allan Hoar, late of Harvey, in the said County, Millwright, an absconding or concealed Debtor, to be seized, and unless he return and discharge his Debts within three months after publication hereof, such Estate will be sold for the payment thereof. - Dated this twenty seventh day of May, A. D. 1861.

N. PARKER, M. R., J. S. C.

M. B. PALMER, Sol. for Pet. Creditors.

OTICE is hereby given, That upon the application of James E. White, William H. White, and Hiram B. White, Copartners, trading under the style and firm of " White & Brothers," have directed all the Estate, as well real as personal, of Thomas Burke, of the Parish of Sussex, in King's County, Farmer, an absconding or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof .- Dated this thirteenth day of May, A. D. 1861.

R. PARKER, J. S. C.

C. W. STOCKTON, Sol, for Pet. Creds.

OTICE is hereby given, That upon the application of Brown N Harrison, of the Parish of Studholm, in King's County, Farmer, I have directed all the Estate, as well real as personal, of Edward Murphy, Junior, of the Parish of Springfield, in King's County, Farmer, an absent Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof .- Dated this twenty fifth day of April, A. D. 1861.

R. PARKER, J. S. C.

C. W. STOCKTON, Soi. for Pet. Cred.

NOTICE is hereby given, That upon the application of John W. Beard and John A. Venning, of the City of Saint John, in the County of Saint John, Merchants, I have directed all the Estate, as well real as personal, of James Garrett, late of the City and County aforesaid. Trader, an absconding or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof .- Dated this eleventh day of March, A. D. 1861.

L. A. WILMOT, J. S. C.

by W. WILSON, J. CHAPMAN, Commissioners.

A. L. PALMER, Sol. for Pet. Cred.

DUPY & ALMON, Sols. of Pitfis.