CROWN LAND OFFICE, 22nd July, 1863. (89)ICENCES to expire on 1st July 1864, for the following Timber Berths, will be sold at this Office, at noon, on Wednesday the gust next .- Conditions published at Sale.

front o	lay of August nextCondition		
No	Situation.	Sq. Mil	es. Name.
23	N. Branch Cain's River,	3	P. Mitchell.
24	S. Branch Becaguimec,	3	T. Murray.
25	Becaguimee,	3	do.
26	Nackawick,	2	D. Munro.
27	Becagvimeck,	2	do.
28	Odell River.	3	B. Beveridge.
29	Kouchibouguacis,	6	D. wark.
30	Do.	3	do.
31	Tompkin's Brook, (North'n.		Charles Connell.
32		44	Wm. Connell.
	Tobique, Bass River, (Kent.)	6.5	E. Waiker.
33	Bartholomew's River,	()	A. M. Laggan.
34		2	do.
35	Do.	0	do.
36	Moore's Brook,	23222223	Wm. Muirhead.
37	Righthand bra. Barnaby's R	", "	
38	Muzroll's Brook,	2	do.
39	Nerepis Road,	2	John H. Kelly.
40	Do.	2	do.
41	Image Creek, (Sun.)	3	W. E. Perley.
42	Eel River,	21	Geo. DeBeck.
43	Lyon Stream.	21	J. Tracey, Jr.
44	South Forks, Salmon River,	6	Geo. W. Hoben.
45	Little River, (Sun.)	4 2 3 2 6	Thomas Bridges.
46	Coy Brook,	2	F. F. lton.
47	Do.	3	do.
48	Yoho,	2	G. Morrow.
49	Tront Brook, Gaspero, &c.,	6	J. C. Burpee.
50	M. Kenzie's Brook.	3	J. M. Bean.
51	S. Branch Newcastle,	3	G. D. Bailey.
52	Big Forks, Salmon River,		R. Dunn, Jr.
53	Do.	3	do.
54	Burnt Hill Brook,	2	R. Hutchison.
55	Kouchibouguac,	3 2 2 2 2 2 2,0k,) 2	W. S. Caie.
		.,	do.
56	Do.	1. \ 0	do.
57	Do. (Tweedie's Broo	3	do.
58	Do.		
59	N. Branch Cain's River,	4	J. Harding.
60	Fall Brook, Dungarvon,	3	do.
61	N. Branch Big Sevogle,	3	do.
62	Moore's Brook, (S.W.)	2 21	do.
63	S. W. Miramichi,	21	do.
64	Mullin's Stream,	3	do.
65	Catamaran Brook,	3	do.
66	N. Branch Big Sevogle,	3 2 3	do.
67	Kouchibouguacis River,		J. Fowler.
68	M.Dougall Lake,	41	D. Gillmor.
69	Do.	54	do.
70	Do.	6	do.
71	M'Dougal Inlet,	5	do.

SUPREME COURT IN EQUITY.

Tuesday, 7th July, 1863.

JOHN M'MILLAN Sur. Gen.

BEFORE HIS HONOR THE MASTER OF THE ROLLS.

Between Edward L Thorne and William T P. Lee, Plaintiffs; and Christianna Hallett, Administratrix, and Hugh M'Lean, Administrator of the Estate and Effects of Robert Hallett deceased. Jane Elizabeth Hallett, Bartlett Hallett. Archibald Robert Hallett, and Charles Albert Hallett, Defendants.

UPON Motion made this present day unto this Court by Mr. H B. Rainsford, being of the Plaintiffs' Counsel, and on reading the Summons and Affidavit of service, and Affidavit of service of notice of this motion, and the Clerk's certificate that neither of the Defendants had ap peared: It is ordered and decreed that the Plaintiffs' Bil! be taken proconfesso against the Defendants Christianna Hallett, Administratrix. and Hugh M'Lean. Administrator of Robert Hallett, deceased, Jane Elizabeth Hallett, and Bartlett Hallett, at the hearing of this cause; and it is further ordered, that unless the Infant Defendants do appear in twenty days from this date, the said Plaintiff's shall be at liberty to prove their case against the said Archibald Robert Hallett and Charles Albert Hallett, by affidavit By the Court.

W. CARMAN.

IN THE SUPREME COURT IN EQUITY.

Tuesday, 7th July, 1863.

BEFORE HIS HONOR THE MASTER OF THE ROLLS.

(2w)

Between Beverley Robinson, Plaintiff; and
Thomas Boyd, and Susan Boyd his Wife, William M.Kenney, and
Jane M.Kenney his Wife, James Macomb, and Hannah Macomb his Wife, and Mary Ann Wilson, Defendants

Wife, and Mary Ann Wilson, Defendants.

UPON Motion made this present day unto the Court by Mr. H. B. Rainsford, being of the Plaintiff's Counsel, and on reading the Summons and Affidavits of service, and Affidavits of service of notice of this motion, and the Clerk's certificate that neither of the Defendants had appeared: It is ordered and decreed that the Plaintiff's Bill be taken proconfesso against the Defendants Thomas Boyd, and Susan Boyd his Wife. William M'Kenney, and Jane M'Kenney his Wife, James Macomb, and Hannah Macomb his Wife, at the hearing of this cause; and it is further ordered, that unless the Infant Defendant doth appear in twenty days from this date the said Plaintiff shall be at liberty to prove his case against the said Mary Ann Wilson, by affidavit. this date the said Plaintin Shan said Mary Ann Wilson, by affidavit.

By the Court.

W. CARMAN.

IN THE SUPREME COURT IN EQUITY.

Between John Roop. Plaintiff; and
Mary Sloan. Executrix of the last Will and Testament of James
Sloan, deceased, John Sloan, Lawrence Sloan, Charles Sloan, and Bobert Sloan, Defendants.

Robert Sloan, Defendants.

WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that Lawrence Sloan and Charles Sloan, two of the above named Defendants, are out of the limits of this Province, so that they cannot be served with Summous in this cause; and that the above named Plaintiff has good prima facie grounds for filing a Bill against the above named Defendants: I do therefore order that the said Defendants, Lawrence Sloan and Charles Sloan do cause an appearance to be entered for them in Sloan and Charles Sioan do cause an appearance to be entered for them in this cause on or before the first day of September next. - Dated the 26th day of February, 1863.

R. PARKER, J. S. C.

J. G. CAMPBELL, Plaintiff's Sol.

IN THE SUPREME COURT IN EQUITY.

Between Ellen Dunn, Executrix of the last Will and Testament of Francis Dunn, deceased, John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and Peter Dunn, Plaintiffs; and

Joseph Lucas, Henry Livingston, Thomas E. Smith, and Edward Smith. Defendants.

WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendant, Joseph Lucas, is out of the limits of this Province, so that he cannot be served with Summons in this cause; and that the above named Plaintiffs have good prima facie grounds for filing a Bill against him, together with the other Defendants: I do therefore order that the said Defendant, Joseph Lucas, do cause an appearance to be entered for him in this cause in our Supreme Court in the Equity Side, on or before the first day of September next.—Dated the 8th day of May, A. D. 1863. L. A. WILMOT, J. S. C.

CHANDLER & MOORE, Plaintiffs' Sol.

SUPREME COURT-EQUITY SIDE.

Samuel James Scovil, Plaintiff; and
Anthony M'Cart, Junior, and Rosanna M'Cart, Defendants.

7 HEREAS it has been made to appear by Affidavit to my satisfaction, that the above named Defendant, Anthony M'Cart. Junior, is out of the limits of this Province, so that he cannot be served with Summons in this action, but has no known place of residence without the limits thereof; and that the above named Plaintiff hath good prima facie grounds for filing a Bill against him, together with the other Defendant : I do therefore order that the said Detendant, Anthony M Cart, Junior, do cause an appearance to be entered for him in our Supreme Court on the Equity side in the above suit, on or before the first day of August next.—Dated the seventh day of April, A. D. 1863.

OTICE is hereby given. That upon the application of Timothy Outhouse, of Sackville, in the County of Westmorland, Master Mariner, I have directed all the Estate, as well real as personal. of William B. Outhouse, of Sackville aforesaid, 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 the twenty third day of June, A. D. 1863.

R. PARKER, J. S. C.

SMITH & PECK, Sol. for Pet. Creditors.

NOTICE is hereby given, That upon the application of John H. Ryan, of the Parish of Studbolm, Esquire, I have directed all the Estate, as well real as personal, of Edward Finting, of the Parish of Studbolm, in King's County, Farmer, an absent Debtor, to be seized; and unless he return and discharge his said debts within three months after publication hereof, such Estate will be sold for payment thereof. - Dated the 2nd day of July, 1863.

R. PARKER, J.S.C.

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

SALE, &c.

Commissioners of Sewers for Hopewell, in Albert County.

THEREAS the Lot or body of Marsh Land called the Common Marsh, situate within the body of Marsh lately diked and enclosed, known as he Boyd's Dike, in the Parish of Hopewell, in the County of Albert, w s assessed by the Commissioners, and Warrants of Distress issue I against the Heirs or Assigns of Alexander Teacles, delinquent proprietor of one fitth part of the said Common Marsh Lot; and against the Heirs or A-signs of William l'eacles, delinquent proprietor of another one fifth part of the said Common Marsh Lot; and also against the Heirs or Assigns of Robert Teacles, delinquent proprieter of another one fifth part of the same Common Lot; and the said Warrants have been delivered o the Collector, and have been severally returned wholly unsa fied: And whereas the assessment of the said three one fith parts of the said Lot of Common Marsh remains wholly unpaid, and the Schedule shewing the amount of the assessment due from the proprietors of the said Lot of Common Marsh has been duly posted and published, the said delinquent proprietors residing without the

Notice is hereby given, that the said three one fifth parts of the said Lot of Marsh, called Common Marsh, severally or such parts of each of them as may be deemed necessary, will be publicly leased or sold at the Court House in Hopewell, in the said County on the twentieth day of January next, between the hours of twelve and two o'clock, P. M., to pay such assessments and expenses .- Dated the tenth day of July, 1863.

S. G. MORSE, Clerk of the Commissioners of Sewers for Hopewell, County of Albert.