

NORTHUMBERLAND.

By Deputy Layton, at Chatham.

- 100 acres, lot 9, block 2, Chaplin Island road, Newcastle, D. Bothwell; improved by James Quigley.
 100 acres, lot 25, block 53, south of South West, Blissfield, W. M. Edwards.
 100 acres, lot 26, block 53, Blissfield, John Mitchell; improved by M. Hughes.
 100 acres, lot F, block 1, Ludlow, W. R. Price.

KENT.

By Deputy Douglas, at Buctouche.

- 52 acres, lot 21 south, township three, Dundas, Oliver Casey and J. C. Gouguen; improvements to be paid for.

By Deputy Little, at Richibucto.

- 60 acres, lot —, block —, east of 84, N. of Aldouine; Bazile Daigle.
 58 acres, lot 12, Escuminac, H. J. Lee.

ALBERT.

By Deputy Russel, at Hopewell.

- 110 acres, lot 207, head waters of Turtle Creek, Thos. M. Henry; improved by Fillmore & Stewart.
 110 acres, lot 208, head of Turtle Creek, Hillsborough, T. M. Henry; improved by Fillmore & Stewart.
 50 acres, west end of 5, tier 9, Hillsborough, Edward Steves; (improved by Cristy Steves.)
 100 acres, lot 24, tier 10, Hillsborough, John Wallace.

KING'S.

By Deputy Godard, at Sussex.

- 100 acres, lot 69, block 4, Shepody road, Hammond, John Marvin.
 181 acres, lot 109, block O, Sussex, Bernard Kennedy, improved.
 110 acres, on lot 67, or lot I, block M, Studholm, J. Hornbrook.

WESTMORLAND.

By Deputy Palmer, at Sackville.

- 100 acres, lot Z, west of Shemogue road, Edward Blanch.

CHARLOTTE.

By Deputy McCallum, at Saint George.

- 115 acres, east of lot K, block 1, Pennfield, Sandy Cove, John Foley.

SUNBURY.

At Crown Land Office.

- 50 acres, on lot 8, tier 1, Carlow, William F. Fowler.
 200 acres, head of Newcastle, 3 miles north of B, (Sam. Luster) G. D. Bailey.
 200 acres, head of Newcastle, E. of G. D. Bailey, L. E. Bailey.
 200 acres, " E. of L. E. Bailey, G. A. Bailey.
 200 acres, " S. of G. D. Bailey, C. J. Bailey.
 50 acres, west of South Oromocto, next John Anderson, Robt. Moffat.

YORK.

At Crown Land Office.

- 100 acres, south of 23, block B, north lake, W. G. Weatherbee, improved.
 104½ acres, Miramichi portage road, Stanley, Henry Greer, improved.

CARLETON.

By Deputy Hartley, at Woodstock.

- 100 acres, lot 169, block 8, north br. Pekagogique, Charles Connell.
 100 acres, lot 30, range 7, Aberdeen, D. B. Gray; survey \$5. (Actual Settlement.)
 100 acres, lot 64, range 4, Kent, Moose Mount, R. Kerr, survey \$2, improved.

VICTORIA.

By Deputy Beckwith, at Grand Falls.

- 100 acres, lot 208, Oroquois river, Andre Blanchette, survey \$2.
 100 acres, lot 209, " A. L. Thibodeau, survey \$2.

(4w)

BLISS BOTSFORD, Sur. Gen.

(No. 292.)

CROWN LAND OFFICE, 4th April, 1866.

LICENCES to expire on the 1st July, 1866, for the following Timber Berths, will be sold at this Office, at noon, on Wednesday the 18th April, 1866.—Conditions published at Sale.

| No. | Situation. | Sq. Miles. | Name. |
|-----|---|------------|---------------|
| 299 | S. W. Miramichi, S. E. ¼ Bk. 300, | 2 | Scott Farley. |
| 300 | Moose Mountain, begin. on County Line Carleton and Victoria where N. proln. of W. line of Thos. Hamilton's lot would strike the same, thence run N. ¼ m., E. 2 m., S. to N. line of Garden's Survey, thence West to N. W. angle of same, thence S. to meet E. prolongation of N. line of Hamilton's lot, and thence W. along same to beginning, | 2 | John Pickard. |

(2w)

BLISS BOTSFORD, Sur. Gen.

NOTICE TO THE PUBLIC.

ARRANGEMENTS having been made with Canada and Nova Scotia for the transmission of Parcels between those places and New Brunswick;—On and after the first of May next, Parcels will be forwarded between the above places, subject to the following Regulations:—

1st. No Letter, Bank Bills, Bills of Exchange, or other valuable papers, or written matter of any kind, shall be enclosed.

2nd. The Parcel shall not contain any explosive substance, glass, liquids, or other matter likely to injure the ordinary contents of the Mail.

3rd. The weight of the Parcel shall not exceed 3 lbs., nor the size exceed one foot in length or breadth, or six inches in thickness.

4th. Parcels must be prepaid at the following Rates, and by Postage Stamps:—

| | |
|---|-----------|
| For any weight not exceeding 1lb, | .. \$0 25 |
| For any weight over 1lb, and not exceeding 2lbs, | .. 0 50 |
| For any weight more than 2lbs, and not exceeding 3 lbs, | .. 0 75 |

5th. The Parcel may be Registered on pre-payment (also by Stamp) of a fee of five cents.

6th. The Parcel should have the words "By Parcel Post" plainly written over the Address.

7th. If the Name and Address of the Sender be written on the Parcel, it will, if delivery should fail from any cause, be returned to the Sender on payment of an additional rate for return conveyance.

8th. If the number of Stamps affixed on a Packet be insufficient to prepay the proper Rate, the amount deficient will be rated unpaid, with a fine of ten cents in addition.

W. H. ODELL.

Post Office Department.

Postmaster General.

Fredericton, April 7, 1866.

POST OFFICE NOTICE.

THE following alterations have been made in the existing Regulations of the Book Post, as established between the United Kingdom and New Brunswick, viz:—

1st. That no Prints or printed matter be allowed to be sent at the reduced rate of postage fixed for Book Packets, unless they are printed on paper, parchment or vellum.

2nd. The Regulations whereby a Book Packet posted either wholly unpaid, or paid less than a single rate of Book postage, is detained, has been modified, so that in future such Packets will be forwarded to their destination, charging those wholly unpaid with double the amount of Book Postage, and those which are insufficiently prepaid, with the amount of the deficiency, and an additional Book Rate as a fine.

W. H. ODELL.

Postmaster General.

Post Office Department,

Fredericton, April 7, 1866.

IN THE SUPREME COURT IN EQUITY.

Between Joseph Deacon, Plaintiff; and

William Alexander Allen, John Harris Allen, Robert Irvine Allen, James Allen, Joseph Allen, George Samuel Allen, and Thomas Chalmers Allen, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, William Alexander Allen, and John Harris Allen, 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: I do therefore order that the said defendants, William Alexander Allen, and John Harris Allen, do cause an appearance to be entered for them in this cause, in our Supreme Court, on the Equity Side, on or before the thirty first day of May next.—Dated the twenty third day of February, A.D. 1866.

JOHN C. ALLEN, J. S. C.

IN SUPREME COURT—EQUITY SIDE.

WEDNESDAY, 4th April, 1866.

Between Joseph Deacon, Plaintiff; and

William Alexander Allen, John Harris Allen, Robert Irvine Allen, James Allen, Joseph Allen, George Samuel Allen, and Thomas Chalmers Allen, Defendants.

UPON motion made this present day unto the Court by Mr. Stevens, being of the Plaintiff's Counsel, and upon reading the Affidavit of the Plaintiff, Joseph Deacon, whereby it appears that the above named Robert Irvine Allen, James Allen, Joseph Allen, George Samuel Allen, and Thomas Chalmers Allen, are Infants: It is ordered, that unless the said Defendants do cause their appearance to be entered in twenty days from the date of this order, the Plaintiff shall be at liberty to prove his case against the said Infants by Affidavit.

By the Court.

W. CARMAN.

JAS. G. STEVENS, Plaintiff's Solicitor.