Queen's.—By Deputy Jas. Kerr, Gagetown Road. 100 acres, E. of Jos. Kerr, Clones, Thos. Kerr, (labour performed, \$60.)

York .- At Crown Land Office.

100 acres, lot 21, block 9, Durham, Mary Livingston, (labour performed, \$18.90.)

Carleton.—By Deputy Hartley at Woodstock.

100 acres, lot 50, block 12, Brighton, F. Gallagher, (labour performed, \$60.)

100 acres, lot 56, block 12, Brighton, P. Gallagher, (labour performed, \$60.)
100 acres, lot 52, block 12, Brighton, L. Gallagher, Jun. (labour

performed, \$60.) 100 acres, front of 48, Attwoods, Chas, Dickinson, (labour per-

formed, \$30.)
100 acres, lot 59, range 3, Windsor, Jas. A. Pond, (labour per-

formed, \$32.40.)
50 acres lot B, Brighton, C. Stephenson, (labour performed,

\$30.)

CHARLES CONNELL, Sur. Gen.

INDIAN RESERVE.

(No. 379.) Crown Land Department, 17th April, 1867.

LOT No. 18, at Cochrane's Brook, in the Tobique Indian Reserve, containing 110 acres, will be offered for sale by Public Auction, on the application of Moses Craig, at noon, on Tuesday the 11th day of June next, by the Commissioners, at the Tobique Village.

Upset price-85 cents per acre.

One-third to be paid down; one-third in one year and one-third in two years from the date of sale.

If all be paid down at sale, a discount of 15 per cent. will be allowed.

(8w)

CHARLES CONNELL, Sur. Gen.

IN THE SUPREME COURT.

Before the Honorable Mr. Justice Weldon, on Tuesday, the 14th day of May, A. D. 1867.

In the matter of the Act to facilitate the winding up of the affairs of Incorporated Companies, and of the President, Directors and Company of the Westmorland Bank, being a Company incorporated by Act of Assembly 17th Victoria, Chapter 1.

T PON the Petition of Thomas W. Daniel, James D. Lewin, and Samuel J. Scovil, with the Reverend William Scovil, John Barnard Gilpin, and Henry Stewart, Executors and Trustees under the last Will and Testament of Benjamin Smith, deceased, of John Armstrong, of Richard M. Longmaid, of William Allan, and of William H. Steeves, contributories of the above named Company, preferred unto me the undersigned, John W. Weldon, one of the Judges of the Supreme Court, and filed on the fourteenth day of May instant, for the winding up of the said Company, and upon hearing Counsel for the Petitioners and for Daniel M'Kenzie, a creditor of the above named Company, and upon reading the said Petition, which alleged amongst other things, that the President, Directors and Company of the Westmorland Bank are a Banking Corporation, carrying on business at Moncton, in the County of Westmorland, in the Province of New Brunswick, under and by virtue of an Act of the Legislature 17th Victoria, Chapter 1, passed in March, in the year of our Lord one thousand eight hundred and fifty four, intituled "An Act to incorporate sundry persons by the name of the President, Directors and Company of the Westmorland Bank of New Brunswick, in the County of Westmorland;" that the Petitioners are stockholders in the said Bank; that the said Bank duly commenced and has been carrying on business at Moncton aforesaid, since its incorporation in the year of our Lord one thousand eight hundred and fifty four, under the said Act; that the said Bank is insolvent and unable to meet its pecuniary engagements and liabilities; that three fourths of the Capital of the said Company have been lost or become unavailable, and that the said Petitioners, as stockholders as aforesaid, are liable, under the said Act of Incorporation, to be made contributories towards the payment of the debts of the said Bank, and praying that the affairs of the said Company may be wound up under deed by virtue of an Act made and passed in the twenty seventh year of Her Majesty's Reign, Chapter 44, intituled "An Act to facilitate the winding up of the affairs of Incorporated Companies;" and upon reading an affidavit of the said Petitioners filed on the said fourteenth day of May instant, verifying the said Petition, and the several affidavits also verifying the said Petition, all filed on that day, of the said Thomas W. Daniel, and William H. Steeves, of John S. Trites, of Oliver Jones, and William Allan, upon production of the Royal Gazette of the first and eighth days of May instant respectively, and the Borderer newspaper, being a newspaper published in the County of Westmorland, of the third and tenth days of May instant respectively, each containing an advertisement of the said Petition and of the said affidavits, and due notice of such Petition and of the time and place of presentation thereof for hearing; and upon reading the two several affidavits of Henry Lawrance Sturdee and the affidavit of William H. Sinnott of the due service of such Petition, affidavits, and notice, and of the due advertisement of the same; and upon reading the affidavit of the said Daniel M'Kenzie, and the affidavits of Acalus

L. Palmer, his Counsel, produced on behalf of the said Daniel M·Kenzie, and upon hearing Counsel thereon; and it appearing to me by the said Petition and the said affidavits in verification thereof, that the said Company is an Incorporated Company, doing business as a Banking Corporation, and that its chief place of business since the incorporation of the said Company has been and is at Moncton, in the County of Westmorland, in the Province of New Brunswick, that the said Company is insolvent, and that three fourths of the Capital of the said Company have been lost or become unavailable, and that the said Petitioners are members of the said Company, and liable to become contributories towards the payment of its debts: I do order that the said the President, Directors and Company of the Westmorland Bank, be wound up by the Court under the provisions of the said Act of Assembly, intituled "An Act to facilitate the winding up of the affairs of Incorporated Companies," and I do fix Friday, the 7th day of June next, at the Judges' Chambers, in the Law Society's rooms in Ritchie's building, in the City of Saint John, at the hour of 11 o'clock, A. M., for the appointment of a Curator to the said Company; and require the creditors and members of the said Company to appear before me at the time and place so fixed, to give their advice as to such appointment.—Dated at Saint John this twenty second day of May, A. D. 1867.

J. W. WELDON, J. S. C.

GRAY & KAYE, Solicitors for Petitioners.

IN THE SUPREME COURT IN EQUITY.

Between Isaac N. Evans and James E. Evans, Executors of the last Will and Testament of James Evans, deceased, Plaintiffs; and

Gilbert Tower and Rebecca Tower, and Joseph B. Read and Herbert H. Read, Executors of the last Will and Testament of Joseph Read, deceased, Defendants.

WHEREAS it hath been made to appear to me by affidavit to my satisfaction, that Joseph B. Read and Herbert H. Read, two of 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 Plaintiffs, as Executors of the late James Evans, have good prima facie grounds for filing a Bill against the above named Defendants in this cause: I do therefore order that the said Defendants, Joseph B. Read and Herbert H. Read, do cause an appearance to be entered for them in this cause, in our Supreme Court on the Equity side, on or before the tenth day of September next.—Dated this twenty fifth day of May, A. D. 1867.

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

D. L. HANINGTON, Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY.

Between Daniel M'Kenzie, on behalf of himself and other Creditors of the President, Directors and Company of the Westmorland Bank, Plaintiffs; and

The President, Directors and Company of the Westmorland Bank, William Allen, Henry B. Allison, Surviving Executor of Charles F. Allison, Henry B. Allison and Amos E. Botsford and Mary his wife, Executors and Executrix of Joseph F. Allison, deceased, Henry B. Allison, John Armstrong, George E. Barnaby, Bliss Botsford, William N. Bowyer, Edward B. Chandler, Thomas N. DeWolfe, Martin Dowling, John Fisher, Isaac Gross, E. Gilpen, Ann Gilpen, Robert D. Flin, George King and Stephen Humphrey, Executors of William F. Humphrey, deceased, Richard Hutchinson, Robert L. Hazen, Oliver Jones, Moses Jones, Abner Jones, Allan A. Davidson and Thomas C. Allen, Surviving Executors of William Locke, deceased, Henry Livingstone, John Lewis, Raper Milner, Daniel J. M'Laughlin, Hugh M'Kay, Richard M. Longmaid, James Pettingall, William C. Robinson, William H. Steeves, Hugh Steeves, Mariner Steeves, Abraham Steeves, Edward Steeves, Clark P. Smith, William H. T. Sumner, Thomas W. Daniel, Thomas W. Daniel, Henry Stewart, James D. Lewin, William Scovil, John Besnard Gilpin, Samuel J. Scovil, Executors of Benjamin Smith, deceased, Alexander Smilley, Charles Holstead, John Hastings, Richard C. Scovil, Mariner Wood, Isaiah Wallace, Bartlett Lingley, Rufus Seaman, Gilbert Seaman, William H. Wiswell, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Thomas N. DeWolf, George E. Barnaby, William H. T. Sumner, Ann Gilpin, E. Gilpin, John Besnard Gilpin, Rufus Leaman, Gilbert Leaman, Raper Milner, Robert D. Flin, Henry Stewart, and William H. Wiswell, 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, George E. Barneby, William H. T. Sumner, Ann Gilpin, E. Gilpin, Rufus Leaman, Gilbert Leaman, Raper Milner, Robert D. Flin, Henry Stewart, and William H. Wiswell, do cause an appearance to be entered for them in this cause in our Supreme Court on the Equity side, on or before the thirtieth day of August next.—Dated the seventh day of May, A. D. 1867.

J. W. WELDON, J. S. C. A. L. Palmer, Plaintiffs' Solicitor.