J. W. WELDON.

## CARLETON.

By Deputy H. M. G. Garden, at Woodstock.

100 acres, lot C, Victoria, Peter H. Smith; upset price, 56 cents

100 acres, lot 61, range 2, Moose Mountain, J. W. Milbery; upset price, 56 cents per acre.

## VICTORIA.

By Deputy F. A. Tetu, at Edmundston.

25 acres, Little River Settlement, in rear of E. Oaks, Joseph Morin; upset price, 56 cents per acre.

100 acres, Little River Settlement, in rear of E. Oaks, Joseph Morin; upset price, 56 cents per acre.

RICHARD SUTTON, Sur. Gen.

Crown Land Office, 16th Dec. 1868. (No. 519.) ICENCES to expire on the 1st July, 1869, for the following I Timber Berths, will be sold at this Office, at noon, on Wed-

nesday the 30th December inst.—Conditions published at Sale. Not to interfere with Lots of Land improved or partly paid for, nor with any surveyed Lots for which the Returns were

received at this Office before the date of application for Licence.

All Timber, Logs or other Lumber cut upon Unlicenced Crown Lands,
or which may be cut by any person beyond the limits of his own Bertl.,
shall be seized and forfeited to the use of the Crown; and no Timber or
Lumber shall be cut on any Berth applied for until it be purchased at
Public Austin Public Auction.

No. Situation. Sq. Ms. Name. 227 E. of Green River, begin. at En. angle of lot C, (J. Thibodeau), thence E. 1\( \frac{1}{4} \) m., N. 1 m., &c.,

E. of Grand River, begin. at En. P. Lacombe. angle of lot 242, thence S. W. 13 m., thence E. 13 m., N. 14 m., &c., C. A. Hammond. 229 E. of Tobique R., Bks. 14 & 15, R. 2, A. J. Beveridge. Sisson Brook, B. 14, R. 18, & B. 15, do N. E. Br. Magaguadavic, the vacant parts of Bk. 209,

S. Br. Benjamin R., W. ½ Bk. 4, R. 5, N. Br. Little S. W., begin ¼ m. on a true W. course, from a point 7 m.

up N. Branch from mouth thereof, thence W. 1 m., S. 2 m., E. 1 m., & N. 2 m., (2w)

2 R. Hutchison. RICHARD SUTTON, Sur. Gen.

W. M'Millan.

2 T. Temple.

2 G. L. Hatheway.

A. C. DesBrisay.

(No. 521.) CROWN LAND OFFICE, Dec. 23, 1868.

ICENCES to expire on the 1st July, 1869, for the following Timber Berths, will be sold at this Office, at noon, on Wednesday the 6th day of January 1869.—Conditions published

Not to interfere with Lots of Land improved or partly paid for, nor with any surveyed Lots for which the Returns were received at this Office before the date of application for Licence.

All Timber, Logs or other Lumber cut upon Unlicenced Crown Lands, or which may be cut by any person beyond the limits of his own Berth, shall be seized and forfeited to the use of the Crown; and no Timber or Lumber shall be cut on any Berth applied for until it be purchased at Public Auction.

No. Situation. Sq. M. 234 Mountain Brook, (Nerepis), lots 11, 2 G. R. Vincent. 12, 13, & 14, in range A,

S. of Little S. W. Miramichi, E. & B. 3 A. Morrison.

236 E. side Tobique R., begin. at En. angle of lot 76, Garden's survey, thence E. 30 chs., N. 70 chs., or to S. line of Licence Cc. 880, thence E. 128 chs. S. 1½ m., W. 2 m. & 27 chs., N. to S. line of lot 76, & E. to

beginning, 237 Ludlow, (North'd), N. E. 1000 acres of B. 259,

E. of Coal Creek, begin. at N. W. angle of Licence Cc. 950, thence E. 14m., N. ½ m., E. 1 m., N. ¾ m., W. 24 m., & S. 14 m.,

2 A. M'Vicar. RICHARD SUTTON, Sur. Gen. (2w)

## HOUSE OF ASSEMBLY.

THE following was adopted as one of the Standing Rules of the House in the Session of 1862:—

"26th.—That no Bill of a private nature shall be received by the House after the fourteenth day from the opening of the Session, both inclusive; and that the Clerk of this House do, one month previous to the opening of the Legislature, cause fifty copies of this Rule to be sent to each of the Clerks of the Peace in the several Counties, for distribution, and cause the same to be inserted in the Royal Gazette, and two Newspapers in such County where Newspapers are published.'

CHAS. P. WETMORE, CLERK.

SUPREME COURT—EQUITY SIDE. Between Richard S. DeVeber and J. S. Boise DeVeber, Plaintiffs; and

John F. Melton and Ruth M'Almon, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant, John F. Melton, is out of the limits of this Province, so that he cannot be served with process in this cause, and that the said Plaintiffs have good prima facie grounds for filing a Bill against him: I do therefore order that the said Defendant, John F. Melton, do cause an appearance to be entered for him in this cause, in the Supreme Court on the Equity side, on or before the twenty fourth day of March next.---Dated the twelfth day of December, A. D. 1868. J. W. WELDON, J. S. C.

CHARLES W. WELDON, Plaintiffs' Solicitor.

IN THE SUPREME COURT IN EQUITY. William H. Robinson, Plaintiff; and John Ker, Robert Dow Ker, and Archibald Horn,

Defendants. WHEREAS it has been made to appear to me by affidavit to my satisfaction, that John Ker, Robert Dow Ker, and Archibald Horn, 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 hath good prima facie grounds for filing a Bill against the above named Defendants in this cause: I do therefore order that the said Defendants, John Ker, Robert Dow Ker, and Archibald Horn, do cause an appearance to be entered for them in this cause in our Supreme Court, on the Equity side, on or before the twentieth day of March next.---Dated this fourth day of December, A. D. 1868.

MILLIDGE & BAIRD, Plaintiff's Solicitor.

## IN THE SUPREME COURT IN EQUITY.

Between Eliza Wright and William M. Wright, Executors of the last Will and Testament of William Wright, deceased, William M. Wright, Henry Wright, John A. Wright, Charles H. Wright, Alexander E. Wright, Octavius C. Wright, by Eliza Wright, his next friend, Willon Allhusen, Executor and Trustee of the last Will and Testament of Isabella All-

husen, deceased, and Mary Armstrong, Plaintiffs; and George P. Sancton and Mary Ann Sancton his wife, George Frederick Sancton, and the President, Directors and Com-

pany of the Commercial Bank, Defendants. WHEREAS it has been made to appear to me on affidavit to my satisfaction, that the above named Defendant, George P. Sancton, is not now within the limits of this Province, and cannot be served with process in this cause, and that the above named Plaintiffs have good prima facie grounds for filing a Bill against the said Defendant, George P. Sancton: I do therefore order that the said Defendant, George P Sancton, do cause an appearance to be entered for him in the said cause in the Supreme Court, on the Equity side thereof, on or before the tenth day of March next .-- Dated this third day of December, A. D, 1868 J. W. WELDON.

JOHN A. WRIGHT, Plaintiffs' Solicitor.

IN THE SUPREME COURT IN EQUITY.

Between William Fowler, Plaintiff; and

Samuel Taylor, Rosanna Taylor, Walter Fowler, Winfred Fowler, Clara Fowler, Anna Fowler, Elizabeth Fowler, Ellen Fowler, Lucy Fowler, and Mary Fowler, Defendants.

WHEREAS it hath been made to appear to me by affidavit to my satisfaction, that Samuel Taylor, Rosanna Taylor, Walter Fowler, Winfred Fowler, Clara Fowler, Anna Fowler, Elizabeth Fowler, Ellen Fowler, Lucy Fowler, and Mary Fowler, 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 hath good prima facie grounds for filing a Bill against the above named Defendants in this cause: I do therefore order that the said Defendants, Samuel Taylor, Rosanna Taylor, Walter Fowler, Winfred Fowler, Clara Fowler, Anna Fowler, Elizabeth Fowler, Ellen Fowler, Lucy Fowler, and Mary Fowler, do cause an appearance to be entered for them in this cause in our Supreme Court, on the Equity side, on or before the twenty fourth day of December next.—Dated this twelfth day of September, A. D. 1868.

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

D L. Hanington, Plaintiff's Solicitor.

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the creditors of the estate and effects of John M'Clay, late of Stanley, in the County of York, Farmer, an absconding or concealed debtor, and have been duly sworn; All persons indebted to the said John M'Clay will, on or before the twenty eighth day of December next, pay to us, or either of us, all sums of money they owe to the said John M'Clay; and all persons having any effects of the said John M'Clay in their hands or custody, will deliver the same to us, or either of us as aforesaid; and we require all the creditors of the said John M'Clay, on before the twenty eighth day of January next, to deliver to us, or some one of us, their respective accounts and demands against the said John M'Clay, that justice may be done to the parties.-Dated this twenty fifth day of November, A. D. 1868.

GEO. A. PERLEY, A. D. YERXA GEO. THOMPSON.

HENRY B. RAINSFORD, Sol.