a certain suit lately brought by him in the Supreme Court, (or County Court for the County of . as the case may be,) against [the defendant.] for [state briefly the nature of the action.] and shall pay to the said [defendant] all such damages and costs as the said defendant may sustain by reason of the Writ of Attachment issued in the said suit, or the proceedings thereon; then this obligation to be void, otherwise to remain in force.

Signed, sealed, &c.

#### No. 2.

## Bond from Defendant under Section 26.

#### [Obligatory part, same as Form No. 1.]

Whereas certain property in the possession of the above named [defendant] has been attached by the said Sheriff under a Writ of Attachment issued out of the Supreme Court, (or, as the case may be,) in a suit brought by [the plaintiff] against the said , [defendant] which said property, mentioned and described in the Schedule hereunto annexed, has been redelivered by the said Sheriff to the said [defendant]: Now the condition of the above obligation is, that if the said

[defendant] do and shall within thirty days after the recovery of any judgment that may be obtained against him by the said [plaintiff] in the said suit, redeliver the said properly mentioned in the Schedule, to the said Sheriff, or his successor in office for the time being, or pay or satisfy to him the estimated or appraised value of the said property to the extent to which the same is bound by the said Attachment; then the above obligation to be void, otherwise to remain in force.

Signed, sealed, &c.

# Schedule of Property referred to. [Here describe the property.]

#### No. 3.

# Bond by Part owner of property, Section 33. [The obligatory part, the same as Form No. 1.]

Whereas certain property, described in the Schedule hereunto annexed, has been seized by the said Sheriff under a Writ of Attachment issued out of the Supreme Court, (or, as the case may be), in a suit brought by [plaintiff] against [defendant], which property is owned by the said [defendant] jointly with the above named [the principal obligor], and has been delivered by the said Sheriff to the said [the principal obligor]: Now the condition of the above obligation is, that if the said [principal obligor] shall restore the said property to the said Sheriff, or his successor in office for the time being, in like good order as the same now is, or pay to the said Sheriff, or his successor in office for the time being, the appraised value of the said [defendant's] share or interest therein; or satisfy all judgments to the amount of the said appraised value, as shal be recovered in the suit or suits in which the said property is attached; provided the same be demanded within the time during which the said property would have been held by the respective Attachments; then the above obligation to be void, otherwise to remain in full force and effect.

Signed, sealed. &c.

#### [Schedule of property referred to.]

#### No. 4.

### Assignment of Bonds, Nos. 1, 2, & 3.

In obedience to the Order of the Supreme Court, [or, of Mr. Justice , or, of the County Court of , as the case may be,] I. A. B, Sheriff of the County of , do hereby assign the within Bond to the within named seal, and dated the day of , A. D. 18

#### A. B.

#### No. 5.

## Bond given by Claimant under Section 42.

## [Obligatory part, same as Form No. 1.] Whereas the above named [claimant] has

[claimant] has claimed certain property, described in the Schedule hereto annexed, seized by the above named Sheriff under a Writ of Attachment issued out of the Supreme Court, [or, as the case may be,] in a suit is plaintiff and is defendant, and the said property has been delivered by the said Sheriff to the said claimant]: Now the condition of the above obligation is, that [claimant] shall pay to the said Sheriff, or his if the said successor in office for the time being, the value of perty, and also the costs of contesting the claim to the same, me said proin case the said claim is found against the claimant on the trial thereof; then the above obligation shal' be void, otherwise the same shall remain in full force and effect. Signed, sealed, &c.

## [Schedule of property referred to.]

#### No. 6.

### Assignment of Bond.

I, A. B., Sheriff of the County of within Bond to the within named Sealed with my real, and dated the sealed with my real, and dated the large of the county of an interest of the county of the count

#### No. 7.

#### Execution for Costs.

#### VICTORIA, by the Grace of God, &c.

To the Sheriff of the County of

You are hereby required to levy of the goods and chattels of in your bailiwick the sum of , which has been awarded to for costs under the provisions of the "Act to provide for Process of Attachment in certain Civil Suits, and to abolish Imprisonment for D bt;" and to pay the same to the said, and make return hereof, and of your doings herein, before us at Fredericton on, &c. [a return day in Term.]

Witness the Honorable Wm. J. Ritchie, Chief Justice, at Fredericton, the day of , in the year of our Reign.

CARMAN.

N. B.—An Execution when issued from the County Court to be in similar form as near as may be, and to be tested in the name of the Judge of the Court.

Fredericton, 31st October, 1874.

W. J RITCHIE, JOHN C. ALLEN, J. W. WELDON, CHARLES FISHER, A. R. WETMORE.

[No. 892.] Crown Land Office, 28th Oct. 1874.

ICENSES to expire on the 1st July, 1875, for the following Timber Berths, will be sold at this Office, at noon, on Wednesday the eleventh day of November next, subject to existing Regulations for Stumpage. Upset price—Eight Dollars per square mile.

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 License.

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.

Pub	lie Auction.	or unt	il it be purchased
No.	Situation.	Sq. M	. Name.
385	Pabineau River; S.E. 4 of block in range 14, and N.E. 4 of block in range 15.	9,	
386	Upsalquitch Lake; Block 35, i range 24,		Orlo Smith.
387	Tatagouche River; N.W. 4 of Bloc 9, in range 11, and N.W. 4 of Bloc 10, in said range,	k	John Ferguson.
388	S. side of Big Nepisiguit R; Begin at the 45 m. tree, thence running true S. 2½ m., W. 2½ m., North to and down aforesaid river to the	e e	do
389	place of beginning, E. of Nine Mile Brook, Br. of Big Nepisiguit R.; S.W. 4 of Block 9 in range 15, and N.W. 4 of Block 9		do
390	in range 16, Otter Bk., Br. of Big Nepisiguit R East ½ of N.W. ¼ and S.W. ¼ of the	3	do

N.E. 4 of Block 9,
391 S. of Little S.W. Br. of Miramichi
R.; The part of Block 283, East of
Nn. rolongation of East line of
Block 291; also vacancy between
North line of License 409-75 and
Little S.W. Br. Miramichi River,
392 S.E. of Salmon R. (King's County):

392 S.E. of Salmon R. (King's County);
 License 1196-'74,
 393 Coy Brook; License 316-'74, not to

interfere with prior Licenses.

South of Salmon River; Begin. at a point distant on a magnetic South course 1 m. from S.En. angle of lot No. 166, in 3d tract in Snell's survey, thence running East 2 m., South 1 m., West 2 m., and N. 1 m., to place of beginning; not to interfere with prior licenses,

195 South Branch Rider's Bk., Br. of New Canaau R.; Blocks 33 and 34, also N. ½ of Block 28,

also N. ½ of Block 28,
396 Little Tobique; N.E. ½ of Block 6,
in range 5, and N.W. ½ of Block 6,
in range 6,

South of Main S.W. Miramichi R.; N.W. 4 of Block 2, extending Nly. to rear line of surveyed lots,

398 E. of Moannes Stream; Lots 52 and 53, N. ½ of lot 54, E. of Moannes Stream. vacancy adjoining Nly. lot No. 2 on Dennis Lake, also vacancy adjoining Nly. lot No. 16. granted to Mark Lumsdane, in Class Letter B. Penobscot Assn. Grant,

399 S.W. of Big Oromocto Lake; Wn. 1½ m. in width of Block 220,

3 Allan Ritchie.

Wm. J. Moore.

do

2 Jacob Hall.

T. G. O'Connor.

do

3 do

do

2 do2 do