1	8 V OV		44
221	cadie R., thence running by magnet E. 2½ m., S. 1 m., W. to and up aforesaid N. Br. to place of begin'g, N. of N.W. Br. Oromocto R.; Begin. at N.E. angle of block 247, thence	2	K. F. Burns.
222	running by maguet W. 2½ miles, N. 1½ miles, E. 2½ miles, thence S. to place of beginning; vacant parts, N.W. of Piskehagan River; Lots from 53 to 5°, both inclusive, in Sn.	3	Jeremiah Tracey.
	range of Peltoma Sett.; also, beginning at S.W. angle of said lot 58, thence running by magnet S. 87° E. 17 miles, S. 17 mile, or to N. line of block 20, thence along same west 17 miles, and thence N. to		
223	place of beginning, N. Forks New Canaan River; S.E. 4 of block 10, in range 1, also begin. at S.E. angle of said block 10, thence true W. 14 miles, S. 14 miles, mag. E. 18 miles, and thence true N. to	2	do.
224	place of beginning, Parish of Aberdeen, Carleton Co.; Lot 17, in range 7, also Lots 13, 22, 23, 28, and 29, in range 8, all in	21	T. Hetherington.
225	Knowlesville, Head of N. Forks New Canaan R.;	2	
226	N. 1 and S W. 1 of Bk. 9 in R. 1, Head of Lake Stream; E. 1 of block		T. G. O'Connor.
227	8, and W. 1 of block 7, in range 3, N.W. of New Canaan R.; N. 1 of block 8, in range 2; also, W. 1 of		Hugh M'Lean.
228	block 17, S. Branch New Canaan River; East of block 123 and west of block	6	T. G. O'Connor.
ra	124,	3	John Secord.
[2w]	BENJ. R. STEV	E.N.	SON, Sur. Gen.
committee term Disco of st	To. 27.] CROWN LAND OF HE following Lots of vacant Crown Lassale at this Office on the first Tuesda mencing at noon. All improvements of sale, or as soon thereafter as the sales the present value thereof. All jount. Upset price 80 cents per acre, in the interfere with the right to cut Timber at to interfere with the right to cut Timber.	in a	will be offered for n December next, be paid for at the veyor General de- payment down—no ddition to expense
surve	nces applied for previous to the application eyed; or if not surveyed, previous to the eye at this Office.		

ALBERT. 50 acres, on the N. side of the road from Pollet R. to Coverdale R., E. of grant to John Fuller, Thos. Bannister. Jr. 100 acres, lot 14 on Coverdale River; \$3 survey due, William Mollins.

25 acres, Nn. 4 of lot 19, range 5, Mechanics, Jas. Sproul.

2 acre, in the S.E. angle of lot 9, tier 2, Lumsden; upset price
\$1; Trustees of School District No. 11.

SAINT JOHN.

100 acres, lot 8. Londonderry, N.E. of Loon Lake; \$3 survey due; William Davidson.

75 acres, in 2nd tier, N. of Shepody road, in block O, P. S. Barry. QUEEN'S.

5 acres, more or less, the Islet in the River Saint John about 18 chains below Grimross Island; upset price for Islet, \$20, with expense of survey; Chas. B. Colwell.

YORK. 50 acres, Nn. part lot 14, Sn. side of Acton Settlement road, Patrick Donahee.

CARLETON. 100 acres, lot 34, range 5, Knowlesville, James Crawford. 118 acres, lot 41, 2nd tier, Wicklow; improvements to be paid for; Geo. Connell.

VICTORIA. 55 acres, N.E. half lot 8, Nn. side Tobique River in Gordon, Hugh Ryan.

BENJ. R. STEVENSON, Sur. Gen.

[No. 28.] Crown Land Office, 8th Nov. 1876. 'HE applications of the following persons under "The Free

Grants Act 1872," are approved :-KENT. Gerome LeBlanc, 100 acres, lot 15, Acadieville.

808 Maxime Voutour, 100 acres, lot 14, Simon Soransen, 100 acres, lot 309, New Denmark.

[4w]

Hatfield A. Delong, 100 acres, lot 27, block X, Tilley. W. J. Edwards, 100 acres, lot 26, block X, do. 810 811 812 John W. Sproul, 100 acres, lot 25, block X, Peter Bisset, 200 acres, lot 134, Kintore.

MADAWASKA. \$14 Louis Levesque, 100 acres, lot 29, Commeau Ridge. BENJ. B. STEVENSON, Sur. Gen. (IW)

CROWN LAND OFFICE, 8th Nov. 1876. (No. 29.) THE applications of the following persons under the "Free Grants Act 1872" are approved; but no payments to be made for land clearing or house building already made.

RESTIGOUCHE

		De l'account			
815	John Archibald,	105 acres, lot	2, ran	ge 1. S	unnyside.
816	William Splude,	101 acres,	3,	1,	do.
817	Donald Murchie,	100 acres,	4,	1,	do.
818	William J. Millar,	100 acres,	5,	1,	do.
819	John Robison,	100 acres,	6,	1,	do.
820	William Millar, Jr.	100 acres,	7,	1,	do.
821	Hiram Millar,	100 acres,	8,	1,	do.
822	Stephen Roy,	94 acres,	2,	2,	do.
823	Angus M'Lane,	100 acres,	5,	2,	do.
824	Martin Sousie,	100 acres,	7,	2,	do.
825	Donald M'Lane,	100 acres,	16,	2,	do.
826	James M'Lane,	100 acres,	17,	2,	do.
(1w)		BENJ. R. STE	VENS	ON, Su	r. Gen.

IN THE SUPREME COURT.

HILARY TERM, 7th George IV .- 1826. Trials at Nisi Prius.

In order to prevent inconvenience and delay in the trial of causes at Nisi Prius,-

1. It is Ordered, That no record of Nisi Prius shall be received at any Circuit Court in any County in this Province, unless the same shall be delivered, to be entered with the Clerk of the Circuits, at or before the opening of the Court, on the first day of the Sittings, unless the Judge, in his discretion, under special circumstances, shall allow the Clerk to receive a Record, and enter the cause for trial after the time above limited; and that every cause shall be tried in the order in which it shall be so entered, beginning with Remanets unless it shall be made out to the satisfaction of the Judge, in open Court, that there is reasonable cause to the contrary, who thereupon may make such order for the trial of the cause so to be put off, as to him shall seem just.

2. Ordered, That a list of all the causes, entered as aforesaid, shall be made by the Clerk of the Circuits, and by him delivered to the Judge as soon as practicable after the entry so made.

MICHAELMAS THEM, 36 Victoria.-1872.

General Rule.

It is Ordered, That the Clerks of the Circuits shall not hereafter enter any cause on the Docket at Nisi Prius, unless the Nisi Prius Record is regularly and properly made up, and duly filed with the Clerk at the time of the entry, and that after being so filed, no such Record shall be altered or taken off the files during the Circuit without leave of the Court.

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

MICHAELMAS TERM, 40 Victoria .- 1876. General Rules.

Crown Cases Reserved.

It is Ordered, That cases reserved for the opinion of the Supreme Court under the Revised Statutes, Chapter 159, Section 22, shall come on to be heard immediately after the conclusion of the motions for new trials.

County Court Appeals.

- 1. It is Ordered, That the appellant from the decision of a Judge of a County Court shall enter the cause on the Appeal Paper, of the Term immediately succeeding the receipt, by the Clerk of the Pleas, of the proceedings from the Judge; and when such proceedings are received during the Term, the cause shall be entered by the appellant on the Appeal Paper of the Term, subject to the order of the Court as to the time when the same shall be heard.
- 2. In case the appellant shall neglect to enter the appeal on the Paper according to Rule 1, or having entered it shall not proceed to argue and support the same, when reached in due course upon the Paper during the Term, if the appellant shall not proceed to support the appeal pursuant to any Order of the Court made in respect thereof, then and in either of such cases, the respondent may upon the next or any subsequent Common Motion Day after any such default, move that such appeal be dismissed, with costs.

3. Causes shall be entered on the Appeal Paper as A. B., Appellant, vs. C. D., Respondent, and any affidavit used in such cases may be entitled in the same way.

JOHN C. ALLEN, . W. WELDON, CHARLES FISHER, A. R. WPTHORE, CHARLES DUFF.