CROWN LAND OFFICE, 7th September, 1881.

3 Wm Richards

John M'I aggan

3 T G O'Connor

3 Geo T Baird

John M'Laggan

do

31 M. Welch.

ICENSES to expire on the 1st July 1882, for the following L Timber Berths, will be sold at this Office at noon on Wednesday the 21st day of September inst., 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 Unlicensed 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 shall be purchased at Public Auction

No. Situation. Name. Tobique River; Block 20 in range 12, 3 A F Randolph

and vacancy in block 20 in range 11, N. of S. Br. of Renous River; N. 2 of block 307.

Little R., Br. of Main N.W. Miramlchi R.; N. ½ of S.W. ¼, S.W. ¼ of N.W. ¼, and vacancy in S.W. ¼ of S.E. 4 of block 2, also N. 2 of S.E.

of block 7, 60 On and E. of Nepisiguit River; License No. 90 (1881)

S. of New Canaan River; Vacancies in blocks 84 and 87,

62 Tilley Settlement; Lot 12 in range 6, lots 12, 13, 14, in range 7, also vacant lots from 1 to 9, both inclusive, in range 8; 1 to 8, both inclusive, in range 9, and 1 to 6, both inclu-

sive, in range 10, 63 Near Upper N. Br. of Little S.W. Miramichi R.; S.E. 4 of block 57, and S. 2 of S.W. 4 of block 56,

Near Upper N. Br. of Little S.W.

Miramichi R.; N. E. 4 and N. 5 of

S. E. 4 of block 53, 65 Upper S. W. Miramichi R. and N. Br. thereof; Lots 88, 90, 91, B, D, E, on Upper S. W. Miramichi R. above Forks; also lots from Nos. 92 to 103, both inclusive, on N. Br. of said R.; also lot surveyed for J. W. Birmingham on En. side N. Branch; lot surveyed for John Somerville on Little Clearwater; two 100 acre lots next above grant to J. M'Ewen; also lots 40 & 42 on Nn. side of Road from Knowlesville to Forks of Upper S. W. Miramichi R.

66 Beaufort Settlement; Lots from 3 to 10, both inclusive, in range 3, and lots from 9 to 16, both inclusive,

[2w]

in range 4, do M. ADAMS, Sur. Gen.

CROWN LAND OFFICE, 14th September, 1881.

L ICENSES to expire on the 1st July 1882, for the following Timber Berths, will be sold at this Office on Wednesday the 28th day of September inst., at noon, 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 Unicensed Crown Land 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 shall be purchased at Public Auction.

Situation. Sq. M. Name.

67 S. E. of Nepisiguit R.; S. E. 1000 acres of block 14 in range 18, and Sn. 2 miles in width of block 15 in said range; also, beginning at point distance on a course by magnet E. 5½ miles from Nn. angle of A. Copp's grant, between N. & E. Br. of Portage R., thence running N. 13 mls. or to En. prolongation of Peters' block line, thence along same due E. 31 miles, magnetic S. 1 mile, & thence W. 3 miles to place of beginning, (not to interfere with prior Licenses),

68 S. Br. Pockmouche R.; Beginning & mile up stream from mouth of said Branch, thence running magnetic W. 2 miles, S. 1 mile, E. 2 miles, thence N. 1 mile to place of beginning, (not to interfere with prior Licenses, nor grant to H. H. Swinny),

9 Chas Sargeant

2 Bennett Morton

1 69 Pockmonche R.; Beginning at mouth of Morrison's Brook, thence running magnetic N. 1 mile, W. 2 mls. S. I mile, thence E. 2 miles to place of beginning, (not to interfere with License 558-1881, nor Paquetville

South), M. ADAMS, Sur. Gen. (2w)

INSOLVENT ACT OF 1875, And Amending Acts.

In the matter of John L. Schofield, an Insolvent.

A MEETING of the creditors of the above named Insolvent will be held at my Office in Chatham, in the County of Northumberland, on Saturday the first day of October next, at eleven o'clock in the forenoon, to take into consideration a Deed of Discharge executed by a majority of his creditors who have proved claims to the amount of one hundred dollars and upwards, and who represent at least three-fourths in value of all the claims of one hundred doilars and upwards that have been proved.

Dated at Chatham this 7th day of September, 1881. JOHN ELLIS, Assignee.

IN THE SUPREME COURT IN EQUITY.

Between John Lewis, Plaintiff; and Silas Martin, William Milton and Amy his wife, Elisha S. Martin, Joseph Martin, Gertrude Marks, Moses Marks, John Marks, Elisha Marks, Albert Sorrels and Martha Sorrels his wife, Robert Thompson, Jemima Thompson, Melissa Thompson, Alice Maud Thompson, and Elisha Thompson, Defendants.

WHEREAS it has been made appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that Elisha S. Martin, Joseph Martin, Gertrude Marks, Moses Marks, John Marks, Elisha Marks, Robert Thompson, and Elisha Thompson, eight of the above named defendants in this suit, do not reside within this Province of New Brunswick, so that they cannot be served with a Summons, and that their respective places of residence is unknown to the Plaintiff, and that the Plaintiff has good prima facie grounds for filing a Bill against the above ramed defendants respectively: I do therefore hereby order, that the said defendants, on or before the thirty first day of December next, do respectively enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named defendants (inter alios) by the above named Plaintiff, for the foreclosure and sale of certain Land and Premises situate in Hillsborough, in the County of Albert, of which the said Plaintiff is Assignee, of an Indenture of Mortgage dated the twenty fourth day of January in the year of our Lord one thousand eight hundred and fifty nine, made between the late John Martin in his life time, now deceased, of the one part, and the late Richard A. Gross in his life time, since deceased, of the other part, which said Indenture of Mortgage and the Assignments, thereof are duly recorded in the Registry of Deeds for the Coulog of Albert; and unless such appearance is so entered, the said Bill may be taken pro confesso, and a Decree made.

Dated the 7th day of September, A. D. 1881.

JOHN C. ALLEN, Chief Justice of the Supreme Court. S. G. Morse, Plff's Solicitor.

CO-PARTNERSHIP NOTICE.

NOTICE is hereby given, That DANIEL A GRANT, of Grafton, in the Parish of Northampton, in the County of Carleton, Manufacturer of Carriages, Waggons, Sleighs, and Sleds, and General Blacksmith, and George F. Atherton, of the City of Fredericton, in the County of York, Merchant, have this day formed a Co-Partnership, under the name, style and firm of "Grant & Atherton," and intend doing business under that name.

Dated at Woodstock, in the County of Carleton, this 13th day

of September, A. D. 1881.

D. A. GRANT. GEO. F. ATHERTON.

NOTICE

THIS is to certify that we, Daniel A. Grant and George E. CALDWELL, both of the Parish of Northampton, in the County of Carleton, Manufacturers of Carriages, Waggons, Sleighs and Sleds, and General Blacksmiths, have this day, by mutual consent, dissolved the Partnership heretofore existing between us, under the name, style and firm of "Grant & Caldwell.

Dated at Northampton, in the County of Carleton, this third day of September, A. D. 1881.

D. A. GRANT, GEO. E. CALDWELL.

Acknowledged in presence of

D. M'LEOD VINCE, J. P.

DISSOLUTION OF CO-PARTNERSHIP. THE Firm of "M.BEATH & MOWAT" is this day dissolved by mutual consent. The business will be continued by D. A. M'BEATH, who will pay all liabilities, and collect all debts due the Firm.

> D. A. M'BEATH ALEXANDER MOWAT.

Campbellton, September 1st, 1881.