## New Timber Applications.

CROWN LAND OFFICE, 4th Feb. 1885.

Name.

ICENSES to expire on the 1st August 1885, for the following Lumber, will be sold at this Office at noon on Wednesday the 18th day of February instant, subject to existing Regulations. Upset price, \$8.00 per square mile, in addition to Stumpage No refund of Mileage.

Not to interfere with any recorded sales of land not yet declared cancelled for non-compliance with the Regulations, nor with any Lots now actually occupied and improved to the present value of one hundred dollars, nor with any Lots reserved under applications for which Returns of Survey were received at this Office previous to 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 serzed 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

Situation. W. of Bay duVin River: Vacancy bounded Ely. by rear lines of lots fronting on said river, Sly. by Nn. line of License 327 (1885), Wly. by En. line of lot 1, granted to J. M'Lean and others at mouth of Black River, and by Nn. prolongation of Wn. line of said License to rear line of granted lots fronting on S.E. Branch of Black R., Nly. by last mentioned line

and Sn. line of lots 2, 3, 4, 5, fronting on Bay du Vin Riv., 2 Wm Murray JAS. MITCHELL, Sur. Gen. (2w)

CROWN LAND OFFICE, 28th Jan. 1885. LICENSES to expire on the 1st August 1885, for the following Timber Berths, for the purpose of cutting all classes of Lumber, will be sold at this Office, at noon, on Wednesday the 11th day of February next, subject to existing Regulations.

Upset price, \$8.00 per square mile, in addition to Stumpage.
No refund of Miteage.

Not to interfere with any recorded sales of land not yet declared cancelled for non-compliance with the Regulations, nor with any Lots now actually occupied and improved to the present value of one hundred dollars, nor with any Lots reserved under applications for which Returns of Survey were received at this Office previous to the date of application for License.

All Timber, Logs or other Lumber cut upon Unticensed 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.

136. Dead Water Brook, Br. of N. E. Magaguadavic Riv.: Va. cancy in block 201, 2 Wm. Murray JAS. MITCHELL, Sur. Gen. (2w)

IN THE SUPREME COURT IN EQUITY. Between William C. Robinson, Plaintiff; and

Robert M. Farlane and Catherine M. Farlane his wife, Jesse A. Callicut and Rosamond Callicut his wife, and William Renton and Catherine Renton his wife, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that Robert M'Farlane and Catherine M'Farlane his wife, two of the above defendants, do not reside within the Province, so that they cannot be served with a Summons, and that their place of residence is unknown to the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the said defendants: I do therefore hereby order, that the said defen dants, Robert M'Farlane and Catherine M'Farlane his wife, on or before the first day of April next, do enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff for the foreclosure of a costain Independent above named laintill for the foreclosure of a certain Indenture of Mortgage bearing date the twenty third day of November, in the year of our Lord one thousand eight hundred and seventy eight, made between the said Robert M'Farlane and Catherine M'Farlane, his wife, of the one part, and the said William C. Robinson, of the other part, and for the sale of the lands and premises mentioned and described therein, and for recovery of the possession thereof; and unless such appearance is so entered, the Bill may

be taken pro confesso, and a Decree made.

Dated this eighteenth day of December, 1884.

A. L. PALMER, Judge in Equity.

C. A. Steeves, Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY.

Between James Kenny, Plaintiff; and

Henry Kenny, Eleanor Kenny, James Smith and Elizabeth Smith his wife, John Kerr and Ellie Kerr his wife, Maurice Connell and Susan Connell his wife, Jane Pettie. Margaret Pettie, George Pettie, Charles Pettie, and Oceanna Pettie, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that James Smith and Elizabeth Smith his wife, Maurice Connell, Jane Pettie, George Pettie, and Charles Pettie, six of the above named defendants, do not reside within the Province, so that they cannot be served with a Summons, and that their and each of their places or place of residence is unknown to the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the said defendants, James Smith and Elizabeth Smith his wife, Maurice Connell, Jane Pettie, George Pettie, and Charles Pettie: I do hereby order, that the said defendants, on or before the twenty sixth day of February next, do enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against them and the other above named defendants for the foreclosure and sale of certain mortgaged lands and premises mentioned and described in a certain Indenture of Mortgage, dated the twenty eighth day of October, in the year of our Lord one thousand eight hundred and seventy six, made and given by John Kenny (since deceased) to James Kenny, the above plaintiff; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

Dated the seventh day of November, A. D. 1884.

A. L. PALMER, Judge in Equity.

R. LEB. TWEEDIE, Plaintiff's Solicitor.

INDORSED.

The plaintiff claims \$100 for principal on the within mentioned Mortgage, and \$30 for interest from the twenty eighth day of October, A. D. 1876 to the date of this Order for appearance. Dated the 7th day of November, A. D. 1884.

R. Leb. Tweedle, Plaintiff's Solicitor.

## NOTICE OF SALE.

To the Heirs, Executors, Administrators or Assigns of the late Rosa Michaud, late of the Parish of Drummond, in the County of Victoria, wife of John Michaud, and to the stid John Michaud, now or late of the said Parish of Drummond, Farmer,

and to all others to whom it may in any wise concern NOTICE is hereby given, that under and by virtue of a Power of Sale contained in a certain Indenture of Mortgage bearing date the twenty ninth day of March, in the year of our Lord one thousand eight hundred and eighty one, and made between the said Rosa Michaud, since deceased, then of the Parish of Drummond, in the County of Victoria, wife of John Michaud, of the same place, Farmer, and the said John Michaud, of the one part, and the undersigned, Thomas Coldwell, of Grand Falls, in the County aforesaid, yeoman, of the other part, and which said Mortgage is duly recorded in Book J, piges 154, 155, and 156, No. 4114, of the Victoria County Records, there will, for the purpose of satisfying the moneys therein and thereby secured, default having been made in the payment thereof, be sold at Public Auction at Grand Falls, in the said County of Victoria, in front of the Grand Falls Hotel, on Saturday the twenty first day of February next, at 12 o'clock, noon, the Lands and Premises mentioned and described in the said Indenture of Mortgage as

"All that certain tract or parcel of Land situate, lying and being in the Parish of Drummond aforesaid, in the County aforesaid, and bounded as follows—Beginning at a fir tree standing at the most northerly angle of lot number four, granted to John Lynch in Limestone Settlement, thence north eighteen degrees and thirty minutes west seventy chains, thence south fifty nine degrees west fifteen chains, thence south eighteen degrees and thirty minutes east seventy chains, and thence north fifty nine degrees east fifteen chains to the place of beginning, containing one hundred acres more or less:" Together with all and singular the buildings and improvements thereon and the privileges to the same belonging.

Dated the eleventh day of December, A. D. 1884.

THOMAS X COLDWELL.

Witness-A. L. COOMBES.

INSOLVENT ACT OF 1875, And Amending Acts.

CANADA. PROVINCE OF NEW BRUNSWICK. County of Westmorland.

In the matter of Bowen Smith and James Barnes individually, and as Members of the firm of "Smith & Barnes," Insolvents. THE undersigned have filed in the Office of this Court a Deed of Composition and Discharge executed by their creditors, and on Mouday the second day of March next, at ten o'clock in the forenoon, they will apply to the Honorable Bliss Botsford, Judge of the said Court, for a confirmation of the Discharge thereby effected.

Dated at Shediac, in the County of Westmorland, this twenty third day of January, A. D. 1885.

BOWEN SMITH, JAMES BARNES, Per Wm. J. Gilbert, their Attorney ad litem.