New Timber Applications.

CROWN LAND OFFICE, 19th Jan. 1887.

ICENSES to expire on the 1st August 1887. for the follow-L ing Timber Berths, for the purpose of cutting all classes of Lumber, will be sold at this Office, at noon, on Wednesday the 2nd day of February next, 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 de-clared cancelled for non-compliance with the Regulations, not 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 Immber shall be cut on any Berth applied for until it shall be purchased at Public Auction.

No.	Situation.	Sq.	M.	Name.
118	Nn. side Bartholomew's Riv.: En. 14 miles in width of			Maine.
	block 331,		Scott	Fairley
119	Parish of St. Leonard : Lots			
	34, 56, 37, 38, 39, 40, in the			
	First Tract, and Nos. 9, 10,			
	11, 12, 13, 14 and 15, in the			
	Coombes' Road Tract of Dep.			Permanen M
	Testu's survey in 1871,	2	W. T	Whitehead
(2w) JAMES MIT	CHI	ELL.	Sur. Gen.

THE SUPREME COURT IN EQUITY.

Between Sidney S. Stockton, Plaintiff; and Valentine A. Harding, Robert Armstrong, Sarah L. Yandall,

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 Armstrong, one of the above defendants, does not reside within the Province, so that he can-not be served with a Summons, and that his place of residence is unknown to the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the above defendant: I do therefore hereby order that the said defendant, Robert Armstrong, on or before the twentieth day of April next, do enter an appearance in this Suit, (if he intends to defend the same), wherein a bill will be filed against the above named defendants by the above named plaintiff, for the foreclosure and sale of certain mortgaged Lands and Premises mentioned and described in a certain Indenture of Mortgage bearing date the first day of September, A. D. 1874, and made between William W. Allen, of the City of Saint John, in the City and County of Saint John and Province of New Brunswick, Student at Law, of the one part, and the above named plaintiff, of the other part, and recorded in the Office of the Registrar of Deeds in and for the County of Queen's, in Book G, No. 2 of Records, pages 118, 119, 120 and 121, the 21st day of September, A. D. 1874, default having been made in the payment of the principal moneys and in-terest secured by said indenture of Mortgage, and in the payments of Premiums of Insurance on the buildings on the said mortgaged premises, and unless such an appearance is so entered, the bill may be taken pro confesso and a decree made.

Dated the 13th day of January, A. D. 1887. GEORGE E. KING, J. S. C.

C. A. STOCKTON, Plaintiff's Solicitor.

INDORSED.

The Plaintiff claims \$450.00 for principal on the within mentioned Morigage, and \$147.50 for interest, from the 21st day of July, A. D. 1881 to the date of the above Order for appearance, and \$3.00 for premium of insurance paid by plaintiff on the buildings on the said mortgaged premises on the 19th day of August, A. D. 1884; also \$3.00 for premium of insurance paid by plaintiff on said buildings, on the 24th day of September, A. D. 1885; also \$3.00 for premium of insurance paid by plaintiff on said buildings, on the third day of November, A. D. 1886.

Dated the 13th day of Jaunary, A D. 1887.

C. A. STOCKTON, Plaintiff's Solicitor.

COLLECIOR'S NOTICE.

THE undermentioned non-resident ratepayers of School

EQUITY SALE.

THERE will be sold at Public Auction, on Saturday the twentieth day of November next, at eleven of the clock in the forenoon, at the Court House in the Parish of Hampton, in King's Coupty, in the Province of New Brunswick, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on the twelfth day of April last. in a certain cause therein pending, wherein James Kenny is plaintiff, and Henry Kenny, Eleanor Kenny, James Smith and Elizabeth Smith his wife, John Kerr and Ellen Kerr his wife, Maurice Connell and Susan Connell his wife, James Pettie, Margaret Pettie, George Pettie, Charles Pettie, and Oceanna Pettie, are defendants; and by amendment, wherein James Kenny is plaintiff, and Eleanor Kenny, James Smith and Elizabeth Smith his wife, John Kerr and Ellen Kerr his wife, Maurice Connell and Susan Connell his wife, Jane Pettie, Margaret Pettie, George Pettie, Charles Pettie, and Oceanna Pettie, are defendants; and by further amendment, wherein James Kenny is plaintiff, and Eleanor Kenny, James Smith and Elizabeth Smith his wife, John Kerr and Ellen Kerr his wife, Maurice Connell and Susan Connell his wife, Jane Pettie and Margaret Pettie. George Pettie. Charles Pettie, Oceanna Pettie, and Charles A. Palmer appointed by Order of the Court as the representative of the personal estate and effects of the Estate of John Kenny, deceased, are defendants, with the approbation of the undersigned Referee in Fquity, the Lands and Premises described in the Plaintiff's Bill in said cause, and in the said Decretal Orders, as follows-

" All that certain tract or piece of Land situate, lying and being in the Parish of Kingsten, in the County of King's, and Province of New Brunswick, known as part of half lot number tifteen, bounded as follows. viz: Commencing at a certain stone at the north corner dividing the said land from land formerly owned by Israel Hoyt; thence running south forty five degrees east on the division between said lands and lands owned by the late William Whiting, until it meets a certain piece of land sold by Joseph Hoyt to Abraham Munson Pickett, bounded by said land at a certain white birch tree; thence running a south-westerly course upon said line until it meets the side line of land owned by the late William Peters; thence along the said line north fifty five degrees west until it meets the land formerly owned by Israel Hoyt at a certain marked stake; thence north forty degrees east to the place of beginning, containing one hundred and fifty acres more or less;" together with all and singular the buildings, improvements, rights, members, privileges, hereditaments and appurtenances to the same belonging or in any wise appertaining.

For terms of sale and other particulars apply to the Plaintiff's Solicitor.—Dated this 7th day of August, A. D. 1886. JOHN II. COTHER, Referee in Equity.

R. LEB. TWEEDIE, Plaintiff's Solicitor.

By Order of the Judge in Equity made in this cause, the above mentioned Sale is postponed for one month.

The sale of the above mentioned Lands and Premises will therefore take place on Monday the twentieth day of December next at the hour and place ab we mentioned for the sale thereof. Dated this 20th day of November, A. D. 1886. JOHN H. COTHER, Referee in Equity.

By an Order of the Court made in this cause, the above mentioned Sale is further postponed for two months from the twentieth day of Lecember instant.

The sale of the above mentioned Lands and Premises will therefore take place on Monday the twenty first day of February next, at the hour and place above mentioned for the sale thereof.

JOHN H. COTHER, Referee in Equity for King's County.

Dated this 20th day of December, A. D. 1886.

NOTICE.

THE undersigned have this day entered into Co-Partnership as Merchants, under the firm name of "JOHNSTON & Co.

L. W. JOHNSTON,

J. T. CLARK.

W. G. CLARK. Fredericton. January 1st, 1887.

NEW BRUNSWICK. SS.

[L.S] To the Sheriff of Queen's County, or any Constable within the said County, GREETING :

WHEREAS Francis A. M'Kinney, the Executor of the last Will and l'estament of James Pender, late of Petersville, in Queen's County, deceased, has filed an account of his administration of the Estate and effects of the said deceased, and hath prayed to ave the same passed and allowed. You are therefore required to cite the heirs, next of kin, h gatees, and all others interested in the said Estate, to appear before me at a Court of Probate to be held at my Office in Gagetown, in the said County, on Thursday the twenty seventh day of January next to show cause, if any they have, why the said Accounts should not be passed and allowed.

District No. 11, in the Parish of Grand Falls, in the County of Victoria, are hereby notified to pay their Rates for the years 1883, 1884, 1885 and 1886, together with the cost of advertising, (three dollars), within two months from date, to the undersigned, at his dweiling house in Gillespie Settlement, in the Parish of Grand Falls, otherwise legal proceedings will be taken to recover the same.

1883. 1884. 1885. 1886. Total Estate Mrs. Ellen York, \$17.60 \$22.54 \$17.22 \$15.88 \$74.24 GEORGE A. BROWN, Secretary

to Trustees of said District. Dated at Gillespie Sett., Victoria Co., November 25th, 1886. Given under my hand and the Seal of the said Court, the twenty seventh day of December, A. D. 1886. T. MEDLEY 'VETMORE, Judge of Probute, Queen's County,

J. R. CURREY.

Registrar of Probates for Queen's County.