New Timber Applications.

CROWN LAND OFFICE, 26th Sept., 1888.

L ICENSES to expire on the 1st August 1889, 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 10th day of October 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 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 Land, or which may be cut by any person beyond the limits of his own Berthr shall be seized and forfeited to the use of the Crown; and no Timber o, Lumber shall be cut on any Berth applied for until it shall be purchased at Public Auction.

at Pr	ublic Auction.		
No.	Situation.	Sq. M	. Name.
67	S. branch Canaan River : S.E. ¹ / ₄ block 3, range 1, and the part of Wn. ¹ / ₂ of block 3, R.		
	1 S., adjoining Nly. Blk. 2 Monteagle, as surveyed by Deputy M.Cready,	3	S II Parker
68	Lepreau River. Vacancy in the part of block 5, in R. 2 adjoining Sly. and Ely. of Lic. 1096 (1889), and appn. No. 54, and extending Ely.	È	
	to License 305 (1888),	$2\frac{1}{2}$	Samnel Stafford
69	Five Finger Brk., Restigouche Block 4 W. in range 17,	2	George Moffatt
70	W. Br. Louison River: Vac		D I MIL
	in W. ½ block 4, range 2,	2	R J Miller
71	Lepreau River : S.E. ‡ Blk. 7 range 4, and Sn. 1‡ miles in width of block 8 in range 4 on Wn. side of County line		
	dividing Charlotte and King's	$3, 2\frac{1}{2}$	S Stafford
(2	2w) JAS. MI	TCHE	LL, Sur. Gen.

NEW BRUNSWICK, SS.

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

WHEREAS James R. Currey, one of the Administrators of all and singular the goods, chattels and credits of Thomas N. Gilbert, late of Gagetown, in Queen's County, Esquire, de-ceased, has filed an account of his administration of the Estate and effects of the said deceased, and hath prayed to have the same passed and allowed : You are therefore required to cite the heirs, next of kin, and all others interested in the Estate of the said deceased, to appear before me at a Court of Probate to be held at my Office in Gagetown, in Queen's County, on Monday the twenty second day of October next, at two o'clock in the afternoon, to show cause, if any they have, why the said Account should not be passed and allowed.

Given under my hand and the Seal of the said Court, the twenty first day of September, A. D. 1888.

J. DEVEBER NEALES,

Judge of Probate, Queen's County. J. R. CURREY, Registrar of Probates for Queen's County,

NEW BRUNSWICK, SS.

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

WHEREAS James M'Devitt, the Administrator of all and singular the goods, chattels and credits of George Taylor, late of Johnston, in Queen's County, Farmer, deceased, hath filed a Petition, setting forth that the assets of the Estate of the said deceased which have come to his hands are insufficient for the payment of the debts owing by the said Estate, and praying that license may be granted to him to sell the Real Estate of the said deceased, or so much thereof as may be meet and necessary for the payment of the said debts.

You are therefore required to cite the heirs, next of kin and all others interested in the Estate of the said deceased to appear before me at a Court of Probate, to be held at my Office in Gagetown, in Queen's County, on Tuesday the ninth day of October next, at three o'clock in the afternoon, to show cause, if any they have, why license to sell said Real Estate should not be granted as prayed for.

Given under my hand and the seal of the said Court the 8th day of September, A. D. 1888.

J. DEVEBER NEALES.

Judge of Probate, Queen's County. J. R. CURREY, Registrar of Probates for Queen's County.

THE SUPREME COURT IN EQUITY.

Between The Halifax Banking Compony, Plaintiff; and James W. Smith, Albert J. Smith, Simon A. Smith, Ansley Smith, Abner R. M'Clellan, and William H. Newcomb, Executor of the last Will and Testament of Barnaby H. Newcomb, deceased, Defendants.

And by Amendment-

Between The Halifax Banking Company, Plaintiff; and James W. Smith, Albert J. Smith, Simon A. Smith, Ansley Smith, Abner R. M. Lellan, William H. Newcomb, Exe-cutor of the last Will and Testament of Barnaby H. Newcomb. deceased, Charles A. Pect, Paul R. Tingley, Henry R. Emmerson, and Watson Reid, 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 Ansley Smith, Paul R. Tingley, and Watson Reid, three of the above named defendants, do not reside within the Province, so that they cannot be served with a Summons, and their respective places of residence are unknown to the plaintiff, and that the above named plaintiff has good prima facie grounds for filing a Bill against the above defendants: I do therefore order, that the said defendants, Ansley Smith, Paul R. Tingley, and Watson Reid, on or before the twentieth day of December next, do enter an appearance in this suit, (if they intend to defend the same), wherein a Bill has been filed against the above named defendants by the above named plaintiff, for the foreclosure and sale of certain mortgaged Lands and Premises situate in the County of Albert, mentioned and com-prised in a certain Indenture of Mortgage, bearing date the fourteenth day of October, in the year of our Lord one thousand eight hundred and eighty six, and made between the said James W. Smith, Albert J. Smith, and Simon A. Smith, of the one part, and the said The Halifax Banking Company of the second part, and also for the setting aside and declaring fraudulent and void as against the plaintiff a certain Deed of Conveyance made by the said Albert J. Smith to the defendant, Watson Reid; and also a certain other Deed made by the defendant, Simon A. Smith, to one Charles S Turner; and also a certain other Deed from said Charles S. Turner to one Albert D. Smith; also a certain other Deed from Albert D. Smith to the defendant, Ansley Smith; and also a certain other Deed of Conveyance made by the defendant, James W. Smith to the defendant, Ausley Smith; and for a Declaration and Decree that the said Lands and Premises in said Deeds severally mentioned and described are subject to the said Mortgage so made to the plaintiff; and also that certain Lands and Premises mentioned and referred to in certain Deeds of Conveyance from the Sheriff of the County of Albert to the defendant, Albert J. Smith and to the defendant, Ansley Smith, were and are subject to the said Mortgage of the plaintiff, and that a certain Mortgage made by the said defendant, Albert J. Smith to the defendant, Abner R. M'Clellan, professing to convey said Lands so conveyed to said Albert J. Smith by said Sheriff be postponed to said Mortgage of the plaintiff, and that certain Deeds of Conveyance from said James W. Smith to one John Peck, and from said John Peck to the defendant. Albert J. Smith, professing to convey said last mentioned Lands, or a part thereof, be also set aside and declared fraudulent and void as against the plaintiff; and for an Injunction Order restraining the said defendants, Albert J. Smith and Abner R. M'Lellan from selling, assigning, transferring or encumbering said last mentioned Lands and Premises; and restraining the defendants, Simon A. Smith and Ansley Smith from selling, assigning, transferring or encumbering the Lands mentioned in said Deed from said Simon A. Smith to said Charles S. Turner; and the defendant, Ansley Smith from selling, assigning, transferring or encumbering the Lands mentioned in said Deed to him from said James W. Smith.

And unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made. Dated this fourth day of September, A. D. 1888.

W. H. TUCK, J. S. C. HANINGTON, TEED & HEWSON, Plaintiff's Solicitor.

In the Victoria County Court.

NOTICE IS HEREBY GIVEN, that upon the application of Margaret Kerrigan, I have directed all the Estate, as well real as personal, of Francis Perreault, of Drummond, in the County Victoria, and Province of New Brunswick, an absent debtor, of to be seized; and unless he return and discharge his debts within three months after publication hereof, such estate will be sold for the payment thereof.

Dated the twenty seventh day of June, A. D. 1888. JAS. G. STEVENS, Judge of the

County Court of Victoria County. W. FRED. KERTSON, Sol. for Pet. Creditor.

In the Supreme Court.

NOTICE is hereby given, that upon the application of Joseph Horsfall, of the City of Montreal, in the Province of Quebec, Merchant, I have directed all the Estate, as well real as personal, of Gilbert N. White, late of the Parish of Wilmot, in the County of Carleton, Trader, an absconding or concealed debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such estate wili be sold for the payment thereof.

Dated this fifth day of July, A. D. 1888. JNO. JAS. FRASER, J. S. C. J. NORMAN W. WINSLOW, Attorney for Pet. Creditor.