New Timber Applications.

CROWN LAND OFFICE, 5th February, 1899

ICENSES to expire on the 1st August 1890. for the following Timber Berths, for the purpose of cutting all classes of Lumber, will be sold at this Office, at noon, on Thursday the 19th 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 lots of land now actually occupied and improved to the value of forty dollars, nor with any lots which have been approved of under the "Labor Act," within one year previous to the issue of this 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.

Situation.

Sq. M. Name.

115 Siegas River : Vac 1 mile in width adjoining N. Wly Lic. 1064 (1890). To include vacancy between lots 45, 46, 47, 62, 63, 50, in 2nd Tier N. E. of River St. John and S. Wn. line of said License 1064 (1890),

B. R. Violette.

(2w)

L. J. TWEEDIE, Sur. Gen.

Notice of Application for Letters Patent.

NOTICE is hereby given, that application will be made for Letters Patent, under "The New Brunswick Joint Stock Companies' Letters Patent Act," as follows:—

1. The proposed corporate name of the Company is "THE BARK LANCEFIELD COMPANY. (LIMITED.)"

2. The object for which incorporation is sought, is to purchase, buy, own, manage, charter, control and sail the British Bark "Lancefield," and to do such other acts as are incident thereto, and if desired after purchasing said vessel, to sell the same or any part thereof.

3. The Office or principal place of business is to be in the Parish of Rothesay, in King's County, in the Province of New

4. The amount of the Capital Stock is to be Twentty two thousand four hundred Dollars, divided into sixty four Shares, of Three hundred and fifty Dollars each.

5. The names, addresses and callings of the applicants are as follows, the first three of whom are to be the arst or Provisional Directors of the Company.

Wm. Augustus Kust, of the City of Boston, State of Massachusetts, United States of America, Bank President. John Henderson Thomson, of the City of Saint John, Province

of New Brunswick, Shipowner.

John Russell Armstrong, of the City of Saint John, Province of New Brunswick, Barrister-at-Law. Robert Thomson, Junior, of the Parish of Rothesay, in King's County, Province of New Brunswick, Shipowner.

John Morris Robinson, of the Parish of Rothesay, in King's County, Province of New Brunswick, Banker.

Dated at Saint John, N. B., 3rd February, A. D. 1890.

COLLECTOR'S NOTICE.

THE undersigned non-resident Ratepayers of the Parish of Brunswick, in the County of Queen's, are hereby requested to pay their School Tax, as set opposite their names, for the year 1889, together with the cost of advertising, (\$1.50 each), within two months from date hereof, otherwise legal proceedings will be taken to recover the same.

School Tax. E. G. Dunn, \$11.68 Robert Polley (Estate),

ALFRED KEIRSTEAD, Sec. to School Trustees.

Brunswick, Queen's, 5th Feb. 1890.

A BILL will be presented at the next Session of the Legislature of the Province of New Brunswick, for the purpose of being passed, to enable The Moncton A: D HARVEY SHORT LINE RAILWAY CONNECTION COMPANY to build a line of Railway from the Head of Grand Lake to Edmundston, via the Grand Falls, with powers to issue Bonds on the line, and to do the usual and necessary things for the building the said Railway. Dated January 20th 1890.

L. G. DEBERTRAM.

EQUITY SALE.

THERE will be sold at Public Auction, at Chubb's Corner, (so called), on Prince William Street, in the City of Saint John, in the Province of New Brunswick, on Saturday the fifteenth day of February next, at twelve o'clock, noon, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on the twenty ninth day of October, A. D. 1889, in a certain cause therein pending, wherein The Saint John Building Society is plaintiff and Charles Lockhart Queen, Elsworth Parker Queen, Thomas Queen and Emma his wife, John Queen, William Morrow and Mary his wife, Hugh Queen and Margaret his wife, Ann Queen, Emma Queen, Winfield Queen, Margaret Queen, Elizabeth Queen, Blanche Queen, Mary Queen, William Queen and Esther his wife, Carry Queen, Amelia Queen, William Scott and Catherine his wife, James Scott and Eliza his wife, John Scott and Margaret Ann his wife, Albert Queen and Charles N. Skinner, are defendants, with the approbation of the undersigned Referee in Equity, the Mortgaged Premises described in the plaintiff's Bill of Complaint and in the said Decretal Order as follows, that is to say:—"All that certain lot, piece or parcel of land situate, lying and being in the Parish of Petersville, in the County of Queen's, and Provinceof New Brunswick. known and distinguished as lot number ten, containing two hundred acres more or less, with the usual allowance of ten per cent., granted to the said Hugh Queen, and marked as the first tract, and bounded as follows, to-wit—Beginning at a stake standing on the northern side of a reserved road in the prolongation of the northern boundary line of the grant to John Wilson, and distant on a course by the magnetic needle one chain of four poles from the most northern angle of said grant; thence north forty three degrees and fifteen minutes west two hundred and twenty chains, crossing the Nerepis Stream or River to a stake: thence north forty six degrees and forty five minutes east twenty chains; thence south forty three degrees and fifteen minutes east two hundred and twenty chains, recrossing the said Stream or River, to a stake standing on the said side of the said road; and thence along the line of said road south forty six degrees and forty five minutes west twenty chains to the place of beginning;" with all the erections and buildings thereon, and all the estate, right, title, claim. and demand, at law and in equity, of the defendants, or either of them, of, in, to or upon the same and every part thereof.

For terms of Sale and other particulars apply to the Plaintiff's

Solicitors, or the undersigned Referee.

Dated this fourth day of November, A. D. 1889. E. H. MACALPINE, Referee in Equity. G. C. & C. J. COSTER, Plaintiff's Solicitors.

CANADA.

PROVINCE OF NEW BRUNSWICK.

IN THE SUPREME COURT IN EQUITY.

Between Thomas Richards, Plaintiff; and

Mary Nevins, Widow, John Nevins and Mary Jane Nevins his wife, and John M.D. Armstrong, Defendants.

WHEREAS it has been made to appear to me, the undersigned, one of the Judges of the Supreme Court, by Affidavit, that John Nevins and Mary J. Nevins his wife, and John M D. Armstrong, three of the above named defendants, do not reside within the said Province of New Brunswick, and cannot therefore be served with the Summons herein, and that the place of residence of the said three defendants, John Nevins and Mary J. Nevins his wife and John M.D. Armstrong, are unknown to the plaintiff; and it being further made to appear to my satisfaction that the plaintiff has good prima facie grounds for filing a Bill against the Defendants: I do therefore hereby order that the the said defendants, John Nevins, Mary J. Nevins his wife, and John M.D. Armstrong, on or before the tenth day of February next, do enter an appearance in this suit, (if he, she or they intend to defend the same), wherein a Bill will be filed by plaintiff against the above named defendants for a Decree, declaring that the conveyance made by John M.D. Armstrong, of the one ; art, and James Nevins. now deceased, of the other part, bearing date the thirtieth day of September, in the year of our Lord one thousand eight hundred and seventy six, of the Lands and Premises situate in the Parish of Bathurst, in the County of Gloucester, in the Province of New Brunswick, containing three hundred acres more or less, and originally granted by the Crown to John Gordon, and known and described as the Nevins Pabineau property, was received by him, the said James Nevins, to himself in fraud of the said Mary Nevins his then wife. and was made without consideration between him, the said James Nevins, and the said John M.D. Armstrong, the title to the said Lands and Premises then being held by the said John M.D. Armstrong in trust for the said Mary Nevins; and also for a declaration that the fee in the said Lands and Premises was prior to and on the riverteenth said Lands and Premises was prior to and on the nineteenth day of November, in the year of our Lord one thousand eight hundred and eighty seven, in the said Mary Nevins, Widow, and not in the said James Nevins, deceased, and is now in the plaintiff by virtue of a Convey-ance made by the said Mary Nevins, Widow, to the plaintiff, bearing date the nineteenth day of November, in the year aforesaid, and unless such appearance is so entered, a Bill will be taken pro confesso, and a Decree made.

Dated this 21st day of October, A. D. 1809.

(Signed) JNO. JAS. FRASER, J. S. C. in Equity.

R. A. LAWLOR, Plaintiff's Solicitor.