

Resolved, That the thanks of the Meeting be given to the Sheriff for his conduct in the Chair.

Resolved, That Christopher Milner, Esq., act as the Treasurer of this Society.

Society adjourned till 16th June, 1841.

SUBSCRIPTION.

Hon. W. Crane,	£2 0 0
E. B. Chandler,	2 0 0
C. Milner, Esq.,	1 0 0
W. Wilson, Esq.,	1 10 0
Rufus Smith, Esq.,	1 0 0
Elisha Peck, Esq.,	1 0 0
Thompson Trueman,	1 0 0
George Oulton, Esq.,	1 0 0
Joseph D. Wells,	1 0 0
R. K. Gilbert,	0 10 0
S. G. Morse,	0 11 8
S. Outhouse,	0 10 0
W. P. Sayre,	1 0 0
Wm. A. Hewson,	1 0 0

At the adjourned Meeting, 16th June, 1841.

Moved by W. Crane, Esq., seconded by C. Milner, Esq.

Resolved, That the operations of this Society be at present confined to the introduction into this County of healthy and useful Emigrants suitable for labourers, and that the Committee be authorized to make temporary provision for them and the families of those who may have children with them.

Extract from the Minutes.
C. MILNER, Secretary.

[From the Saint John Courier.]
EXTENSIVE AND CALAMITOUS FIRE.

At half-past one o'clock, on Thursday afternoon, a fire commenced in the ship-yard of Messrs. Owens & Duncan, in the adjoining village of Portland, and before it was stayed, it had extended its ravages over a principal part of that thriving place. The sad catastrophe is said to have had its origin, in the firing of a quantity of chips, and sprinklings of tar, at the bows of a new vessel nearly completed in the ship-yard, by a red-hot bolt which fell from the hands of one of the workmen engaged in enlarging a hole in a portion of the ship's rigging. The fire immediately communicated from the chips to the bottom of the vessel, which had been newly tarred, and soon spread to all parts of the yard and ship, defying every attempt to extinguish it. From the ship, the flames extended to the work-shops in the vicinity, and from them to the dwelling-houses fronting on Portland Street, and so rapid was the work of destruction in this vicinity, that a great quantity of the contents of the dwellings near the ship-yard was consumed in the houses, the dense smoke which arose from the yard contributing to prevent all ingress after a short time. From the side of Portland Street, adjoining the ship-yard, the flames crossed to the opposite side, destroying all the houses on that side from the house occupied by Mr. Blackburn, Tailor, and others, to the foot of Fort Howe, and extending to all the houses situated directly in rear of these last mentioned, on the side of the hill, and which have their front on the road leading around Fort Howe, in the direction of Jenny Spring Farm. Returning to the place where the fire originated, it extended up Portland Street to the Street running south past the Methodist Meeting House and Engine House, which formed the western boundary, and consumed every thing in its course, reaching back the whole depth of that block. The Methodist Meeting House, the only house of the block in which it stands that was burned, was the last building that caught fire.

The wind was from the south-west, which drove the burning cinders, &c., into the open fields in rear of Fort Howe, and did not endanger the safety of property so much as would have been the case had the wind been from any other quarter. One building, however, in that district, the old Gun House on Fort Howe, took fire from cinders falling upon it, and was consumed in a few minutes.

The number of buildings destroyed cannot be less than sixty, and among them were many large three and four story houses, several newly erected dwelling-houses, and a Wesleyan Methodist Meeting House. There was also consumed—a superior vessel of about 900 tons, ready for launching, together with all their ship-building tools, implements, &c., belonging to Messrs. Owens & Duncan, on which, we regret to learn, there was no insurance. The Meeting House was insured for £600, and taking the remaining houses generally, we believe we are safe in saying that the amount of insurance effected is comparatively nothing. The Fire Companies, with their engines, axes, &c., from the City, were present, as were also the Officers and Men of the 36th Regiment, and the Royal Artillery, together with Lieut. Elliott, and the gallant tars from Her Majesty's Brig Racer—all of whom were most active to save property and prevent the extension of the flames. The want of a sufficiency of water was felt during time. Tearing down houses was resorted to, as last as a means of putting a stop to the progress of the element, and herein, the Officers and Men of Her Majesty's Brig Racer shone conspicuously.

The loss, we are sorry to say, has fallen chiefly upon persons who are quite unable to bear it.—Many of the owners of the houses had their all invested in their property, and were supporting themselves by their own honest industry—and the greater portion of the tenants were persons in poor circumstances, depending upon their daily earnings for maintenance. This misfortune, added to the late suspension of work in the principal ship-yards in Portland, must prove of serious injury to that industrious portion of our suburbs, and the distressing circumstances of many of the sufferers call loudly upon the more wealthy portion of our citizens for temporary relief under this afflicting catastrophe.

With this laudable intention in view, a Public Meeting was called last evening, by the High Sheriff of the County, at which a large number of persons were present, Committees were appointed for collecting funds and affording assistance to those most requiring immediate aid. We trust the benevolent object of the Committees, will command such success as will enable them to relieve from present want all the

industrious people who have been thrown out of work, and are left destitute by this melancholy occurrence.

The fire raged without intermission for nearly five hours, and consumed property, of the value of which no correct estimate can yet be formed, but which is supposed to amount to £25,000.

Since writing the above, we have been handed the following estimate of the losses, &c.:—53 Houses burned and pulled down, valued at £17,500; Wesleyan Chapel burned, £2,000; Ship on the stocks, partly rigged, £7,000; Rigging, &c., not in the ship, £1,000; Furniture, Goods, &c., destroyed, £2,500;—making a total of £30,000.—200 families, containing 1150 people, have been turned out of house and home, 600 of whom may be said to be in distress.

FIRE.—The Dwelling House of Thomas Gilbert, Esq., at Gagetown, Queen's County, was entirely destroyed by fire on the night of the 25th instant. The flames spread with such rapidity that a small portion only of the furniture could be saved.

At a meeting of the St. JOHN ATHLETIC, held on Monday the 23d instant, at the Long Room adjoining the Exchange, the following gentlemen were elected Office Bearers till the first annual meeting in November:—

Hon. Ward Chipman, Chief Justice, President.
Hon. Wm. Black, 1st Vice President.
Hon. Robert Parker, 2d ditto.
E. D. W. Ratchford, Esq., 3d ditto.
J. H. Gray, Esq., Recording Secretary.
Dr. Gesner, Corresponding Secretary.
W. Wright, Esq., Treasurer.
Dr. Botsford,
W. Jack, Esq.,
James Cudlip, Esq.,
Dr. Samuel Bayard,
M. H. Penley, Esq.,
Rev. Wm. Scovil,
Committee.

DOINGS AT WASHINGTON.—The past week has been one of profound and stirring interest in the Political circles. The veto of the Bank Bill by President Tyler on Monday was the first event, and created an intense sensation throughout the land. The temporary defeat of the Bankrupt Bill, by lying it on the table on Tuesday, was the next chapter. It now appeared most probable that Congress would adjourn in ill-humour, after doing next to nothing. The reconsideration of that vote on Wednesday, and the passage of the Bill, through all the forms of Legislation up to the signature of the President, which was probably affixed on Thursday, changed the whole face of affairs. The passage of the Land Bill in the Senate doubtless followed on Thursday or Friday. Thus two of the great objects of the Session are at one vote secured. It was considered probable, but not certain, at the hour of our last advices, that a Bill creating a Bank of Exchange, in general conformity to the views of President Tyler, would yet be originated and passed, as well as the Revenue Bill now before the Senate, and thus all the ends of the Session substantially attained.—*New Yorker*, Aug. 21.

THE QUICKEST ROUTE.—Among the passengers by the Acadia yesterday, we perceive the name of the Hon. Mark Kerr, a Lieutenant in the English Navy. This gentleman arrived here from Singapore, in the East Indies, on Tuesday last, in the ship Sarah Parker, Capt. Codman. He had particular reasons to wish to be in England with all possible despatch, and although some English ships were ready to sail, he preferred taking passage in the Sarah Parker, for Boston, and then the steam-ship for Liverpool; and we doubt not that the result will justify his choice. He will be in England probably in about one hundred and forty days after leaving Singapore, and we have little doubt that he will save at least a week or ten days by proceeding thither via Boston.—*Boston Journal*.

MR. McLEOD'S TRIAL.—The Court at which Mr. McLeod will be tried, holds its Session at Utica, beginning on Monday the 27th September next.

The English Mail will be made up here on Wednesday, the 15th inst., at half-past eleven in the forenoon.

Married.

On Saturday evening last, by the Rev. Mr. Busby, Mr. John Weade, to Miss Mary Ann Armour, both of this place.

On Monday the 9th ult., at St. Paul's Church, Charlotteville, P. E. I., by the Rev. L. C. Jenkins, Rector, the Hon. Keith Stewart, Commander of H. M. S. Ringdove, second son of the late, and brother to the present Earl of Galloway, to Mary Caroline, only daughter of his Excellency Sir Charles and the Right Hon. Lady Mary Fitz Roy, granddaughter of the late, and niece to the present Duke of Richmond, and grand niece to the Duke of Grafton.

Died.

At Fredericton, on Friday, 27th ultimo, aged 53 years, Jane, wife of George Cheyne, Commander Royal Navy.

OFFICE OF ORDINANCE, St. John, N. B., 1st Sept. 1841.

TENDERS will be received by the Respective Officers of Ordinance, Saint John, until the 17th of September next, from Persons desirous to clean the Ash Pits, and remove the old Straw from the different Barracks at Fredericton, N. B., as often as may be required during the year commencing from the date of Contract. The Tenders to express the amount in Sterling offered for the same. For further information apply to the Barrack Master at Fredericton.—2w.

JAMES S. BEEK, ESQUIRE, is appointed Agent for Fredericton and the adjacent County, to receive Subscriptions and Money for the "NEW WORLD" Newspaper, Published in New York, and also for the "EVER-GREEN," a Monthly Magazine, Published by J. WINCHESTER.

WILLIAM HOWARD, General Agent.
Saint John, March 1, 1841.—6m.

BARRACK CANTEEN.

OFFICE OF ORDINANCE,
St. John, N. B., 1st Sept. 1841.

NOTICE is hereby given, That the CANTEEN in the Barracks at Fredericton, is to be Let upon the following conditions, for THREE YEARS, from the 1st October next, to the 30th September, 1844.

No Person but of unexceptionable character, or who will not undertake, bona fide, to reside in the Canteen, and conduct the business thereof in his own person, will be approved; and two Sureties will be required for the regular payment of the Rent, and of all sums which may become due in respect of the said Canteen, and for the due performance of the several conditions and stipulations of the Lease.

The person whose proposal shall be accepted, and his Sureties must execute the Indenture of Lease and Covenants relating thereto, the particulars whereof may be known by applying at this Office, or to the Barrack Master, at Fredericton.

The names of two respectable persons, with their Christian names, professions and places of abode, who will join the Tenant in executing the Indenture, as his Sureties, must be inserted in the proposals; and the Ordinance Department does not undertake to procure the Tenant a Licence.

Sealed Proposals, addressed to the Respective Officers of Her Majesty's Ordinance, with the words "Tender for Canteen," written on the outside cover, will be received at the above Office, on or before twelve o'clock, at noon, of Friday the 17th September next,—after which hour, any proposals received, cannot be noticed.

By the Mutiny Act, Canteens are not liable to have Troops billeted on them.

All persons making Tenders, to specify the various descriptions of articles they will undertake to furnish, of the best quality, and at the general retail prices, and comprising every commodity usually in demand by the Troops; samples to be produced if required; and they are to take notice that they will be held to the strict performance of the Covenants of their Leases and full payments of their Rents without any remission or reduction further than the Covenants of the Lease itself set forth.

The form of the Tender to be as follows:

I hereby offer for the Canteen, in the Barracks at Fredericton, for Three Years from the first October next, the Rent of Ten Pounds, Sterling, per annum, for the House as a Dwelling, and the further Rent of Sterling per Month, for every Ten Private Soldiers who may occupy the Barracks during that period, and propose Mr. of, and Mr. of, as my Sureties for the same.

The Rent of the Canteen as a Dwelling, is fixed at the sum stated above, therefore the bidders will be upon what is offered for every Ten Men occupying the Barracks. This number will be ascertained from the Barrack Master's Monthly Returns, which are made up on the first day of every month; and no changes in the occupation of the Barracks which may take place in the progress of the month, either for or against the Tenant, will be taken into account. No less number than ten will be charged against the Tenant, nor will any odd number be calculated; thus, if the Barracks should be occupied by 148 men on the first day of the month, only 140 will be calculated for that month. The bidders are also desired to introduce no fractional parts of a penny in their offers, as they will not be noticed, nor will any Tenders be noticed, except such as are strictly according to the above Form.

The Rent to be paid in British Money, or Spanish or Mexican Dollars, at the rate of 4s. 2d. each.—2w.

FREDERICTON RACES.

First Day, September 8, 1841.

FIRST RACE.—Open to all Horses in the Province of New Brunswick. Stakes, \$16 and \$40 added—Mile heats.

Winners of this Race not allowed to start for any other Race during the Meeting.

Weights—3 years old, 8 stone; 4 years, 9 stone; 5 years, 9 stone 12lbs; 6 years, 10 stone 6lbs; 7 and aged, 10 stone 12lbs. The winners of any Cup or Plate to carry 7lbs extra. The winner of any two Cups or Plates in one year, to carry 12lbs extra.

SECOND RACE.—Provincial Garrison Sweepstakes of \$20. \$6 entrance—Mile heats—Gentlemen Riders. Same weights as in the First Race.

Second Day, September 9th.

FIRST RACE.—Open to all Horses having been owned in either of the Counties of York, Sunbury or Carleton, for 2 months previous to the Races. Stakes, \$6 and \$50 added—Mile heats—Weights as first day.

SECOND RACE.—A Hurdle. Race open to all Horses having been owned in either of the Counties of York, Sunbury or Carleton, for 2 months previous to the Races. Stakes \$6—Mile heats—3 Hurdles, 4 feet high.

Weights—4 years, 10 stone 7lbs; 5 years, 11 stone; 6 years, 11 stone 7lbs; 7 and aged, 12 stone.

No person allowed to enter a Horse for any of the above Races, unless a subscriber of £1.

Rules and Regulations the same as Newmarket. The decision of the Stewards to be final.

Usual allowance with regard to weights, made for Mares and Geldings.

For the above Races, three Horses to start, or no Race.

All Horses to be entered with the Secretary on the 4th September. Riders' colors to be named at the time of entering.

The Races will commence at 12 o'clock each day; 20 minutes allowed between each heat; and half an hour between each Race.

All dogs found on the course will be destroyed.

CAPTAIN GRIFFIN,
DR. WOODFORD,
MR. ROLLAND, 69th Regt. } Stewards.
MR. BAILLIE,
MR. STREET,
MR. FLOOD, Secretary & Treasurer.
Fredericton, Aug. 21, 1841.—2w.

By the Honorable Ward Chipman, Her Majesty's Chief Justice of the Supreme Court of Judicature, for the Province of New Brunswick.

To all whom it may concern, Greeting:

NOTICE is hereby given, That upon the application of Thomas E. Millidge, of Saint John, Merchant, to me duly made according to the form of the Acts of Assembly in such case made and provided; I have directed all the Estate as well real as personal, within this Province, of Hugh Mackay, James Mackay, and Daniel Mackay, late of the City of Saint John, Merchants, (which same are departed from and without the limits of this Province, with intent and design to defraud the said Thomas E. Millidge, and the other Creditors of the said Hugh Mackay, James Mackay, and Daniel Mackay, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of the Law, as it is alleged against them,) to be seized and attached, and that unless Hugh Mackay, James Mackay, and Daniel Mackay, do return and discharge their said debt or debts, within three months from the publication hereof, all the Estate as well real as personal of the said Hugh Mackay, James Mackay, and Daniel Mackay, within this Province, will be sold for the payment and satisfaction of the Creditors of the said Hugh Mackay, James Mackay, and Daniel Mackay. Dated at Saint John, the twenty-fifth day of August, in the year of our Lord one thousand eight hundred and forty one.

WARD CHIPMAN.

TO BRIDGE ARCHITECTS.

THE undersigned having been called upon by His Excellency the Lieutenant Governor for a Plan, Specification and Estimate of the proposed BRIDGE over the River St. John, at the Grand Falls, Notice is given, that £20 is offered, and will be paid to the person whose Plan &c. is approved of by the Executive.

The Site for the BRIDGE is but a short distance below the pitch of the Falls, where the Banks are formed of perpendicular rocks, from 70 to 80 feet in height, and distant 220 feet.

Persons desirous of furnishing the Plan, &c. required, are requested to forward the same to either of the Subscribers, on or before the 1st October next, in order that Contracts may be entered into this fall for building the BRIDGE, to afford the Contractor an opportunity of procuring all the Materials required during the ensuing winter, and to prevent any unnecessary delay in commencing the work early in the spring of 1842.

J. A. MACLAUCHLAN,
W. H. ROBINSON,
Supervisors.

Fredericton, Aug. 27, 1841.

NEW BRUNSWICK, IN CHANCERY.
Tuesday the twentieth day of July, in the year of our Lord one thousand eight hundred and forty one.

Between Beverly Robinson, Executor of the last Will and Testament of Peter Fraser, deceased, Plaintiff, and
Roswell Drown, Defendant.

At the Rolls.

FORASMUCH as the Court was this present day informed by Mr. Robinson, being of the Plaintiff's Counsel, that the Plaintiff, on the tenth day of October last, exhibited his Bill in this Court against the Defendant, and sued out process of Subpoena, directed to the said Defendant, and requiring him to appear to and answer the same; but that the said Defendant departed from this Province some time in the year of our Lord one thousand eight hundred and thirty three, and has not since resided within this Province, and cannot be served with the process of this Court, all which by Affidavits appear; and the said Affidavits being now read: It is ordered, that the said Defendant, Roswell Drown, do appear to the Plaintiff's Bill, on or before the fifth day of November next.

D. LUDLOW ROBINSON, REGR.
[First Published, July 28, 1841.]

By the Honorable Ward Chipman, Esquire, Chief Justice of Her Majesty's Supreme Court of Judicature for the Province of New Brunswick.

To all to whom these presents may come, Greeting:

NOTICE is hereby given, That upon the application of Ambrose B. Buxton, to me duly made according to the form of the Act of Assembly in such case made and provided; I have directed all the Estate as well real as personal within this Province, of James Edward Chipman, late of the City of Saint John, Merchant, (which said James Edward Chipman is departed from and without the limits of this Province, with intent and design to defraud the said Ambrose B. Buxton and the other Creditors of the said James Edward Chipman, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of the Law, as it is alleged against him,) to be seized and attached; and that unless the said James Edward Chipman do return and discharge his said debt or debts within three months from the publication hereof, all the Estate as well real as personal of the said James Edward Chipman, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Edward Chipman. Dated at the City of Saint John, this twenty-eighth day of July, 1841.

WARD CHIPMAN.
W. JACK, Attorney for the Petitioning Creditor.
[First Published, August 4, 1841.]

By the Honorable Robert Parker, one of Her Majesty's Justices of the Supreme Court of Judicature of the Province of New Brunswick.

To all whom it may concern, Greeting:

NOTICE is hereby given, That upon the application of Thomas Trafton, to me duly made according to the form of the Acts of Assembly, in such case made and provided; I have directed all the Estate as well real as personal, within this Province, of James Fraser, late of the City and County of Saint John, Merchant, (who, being indebted unto the said Thomas Trafton, in the sum of one hundred and eight pounds and upwards, departed from without the limits of this Province, and has not since resided within the same for the period of six months and upwards, now last past,) to be seized and attached; and that unless the said James Fraser do return and discharge his said debt or debts within six months from the publication hereof, all the Estate as well real as personal within this Province, of the said James Fraser, will be sold for the payment and satisfaction of the Creditors of the said James Fraser. Dated at Saint John, N. B., this twenty-second day of July, 1841.

R. PARKER.
CHAS. DUFF, Attorney for Petitioning Creditor.
6m. [First Published, July 28, 1841.]

SHERIFF'S SALES.

County of York.

To be sold by Public Auction on Friday the 8th day of October next, at the Sheriff's Office in Fredericton, between the hours of one and three o'clock, P. M.

ALL the right, title and interest of Joseph Carroll, to the House on the corner of King and Regent streets, and now occupied by the widow of the late Christopher Brown: The same having been taken by virtue of an execution issued out of the Supreme Court.

Also at the same time and place:
All the right and title of Joseph Colter, to the House now occupied by him, and adjoining the residence of Bernard Carroll, in King street: The same having been taken by virtue of an execution issued out of the Inferior Court of Common Pleas.

E. W. MILLER, Sheriff.
Sheriff's Office, Fredericton, 7th July, 1841.

To be sold by Public Auction on Saturday the twentieth day of November next, at the Sheriff's Office in Fredericton, between the hours of one and three o'clock, P. M.

ALL the right, title and interest of Joseph Blake and Nathaniel Blake, or of either of them, of, in and to the following tracts and lots of land and premises, viz:—

All the rest, residue and remainder of the term unexpired, of, in and to all the lower or southerly moiety or half part of that tract of land situated in the Parish of Saint Mary's, in the County of York, formerly granted to George Agnew and Urban G. Agnew, and known as lot No. 3, the whole lot containing 200 acres, (excepting 60 acres of the said moiety heretofore sold to Henry Smith, Esquire,) the said moiety conveyed to the said Nathaniel Blake by Christopher Murray and Wife, for the term of 999 years, by Indenture dated the first day of October, 1835, together with all Mills, Mill Dams and appurtenances, and subject to the rent of one peppercorn.

Also—All that tract of land in the Parish of Saint Mary's aforesaid, granted to one Thomas Wright, situated on the Penack Stream, and containing about 900 acres, the same having been conveyed to the said Nathaniel Blake, by one John Turner, by Deed dated the 31st day of December, 1838, together with all buildings, &c.

Also—All that certain lot in the Parish aforesaid, situate on the north west side of the Nashwaak River, bounded on the one side by lands owned by the heirs of the late Cornelius McLaughlin, and being part of the aforesaid grant to George and Urban G. Agnew, commonly called the Holly Brook Farm, containing 100 acres, together with all buildings, &c., the same having been conveyed to the said Nathaniel Blake by William J. Bedell, by Indenture bearing date the 8th day of May, 1837.

Also—All the right of shares of George Weade, James Weade and John Weade, in the tract of land formerly owned by the late Philip Weade, deceased, situate in the Parish aforesaid, the said shares having been purchased by the said Joseph and Nathaniel Blake at Sheriff's Sale, and conveyed to them by the Sheriff of York, by Deed dated the 27th day of January, 1840.

Also—All the shares of James Gilman and Mary his Wife, or of either of them, in and to the property aforesaid, the same having been conveyed to the said Joseph and Nathaniel Blake by the said James Gilman and Mary his Wife, by Indenture dated the 14th day of February, 1839.

Also—All the right and title of Joseph Blake or Nathaniel Blake, to a lot of timber land, containing 22,700 acres, being block 6, 7, 8, 9, 10 and 11, on the north east side of the River Nashwaak, above the New Brunswick Land Company's purchase, granted to William J. Bedell, Esquire.

AND ALSO—All the Real Estate of the said Joseph Blake and Nathaniel Blake, or of either of them, and situate in the said County of York.

The same having been taken by virtue of several Executions issued out of the Supreme Court against J. and N. Blake. E. W. MILLER, SHERIFF.
Sheriff's Office, Fredericton, 5th May, 1841.

To be sold by Public Auction on Saturday the 22d day of January, 1842, at the Sheriff's Office, in Fredericton, between the hours of 1 and 3 o'clock, P. M.

ALL the right, title and interest of William Montgomery, to Lots Nos. 8 and 9, in the Poquieck Settlement, in the Parish of Prince William: The same having been taken by virtue of an Execution issued out of the Supreme Court.

E. W. MILLER, SHERIFF.
Sheriff's Office, Fredericton, July 12, 1841.

To be sold by Public Auction on Saturday the twentieth day of November next, at the Sheriff's Office in Fredericton, between the hours of one and three o'clock, P. M.

ALL the right, title and interest of George N. Smith, of, in and to Lot No. 4, fronting on Lake Erina, in the Parish of Kingsclear, granted to John A. Beckwith, containing 100 acres, more or less.—The same having been taken by virtue of an Execution issued out of the Supreme Court at the suit of J. and J. F. Taylor.

E. W. MILLER, SHERIFF.
Sheriff's Office, Fredericton, 5th May, 1841.

To be sold by Public Auction on Saturday the ninth day of October next, at the Market House, in Fredericton, between the hours of one and three, P. M.

ALL the right, title and interest, of William McPherson, of, in and to Lots Numbers 67, 68, 69 and 70, on the River Nashwaak, in the Grant to Donald Campbell and others of the late 42nd Regiment: The same having been taken by virtue of an Execution issued out of the Supreme Court.

E. W. MILLER, SHERIFF.
Sheriff's Office, Fredericton, April 5, 1841.

King's County.

On Saturday the 11th day of September next, will be sold at Public Auction at the Inn kept by Andrew W. Hennigar, in the Parish of Hampton:

ALL the right, title and interest, of John Hennigar, Senior, in and to the following Lands, &c. (to wit,) The whole of the Lot No. 13, Timothy Wetmore's first Survey in the Grant to Abigail Waters, and others containing 200 acres, more or less.—Also, the Southeastern half of Lot No. 14, in said T. Wetmore's first Survey of Lots on the River Kennebecasis, with all the Buildings and improvements on said Lots: The same having been taken by virtue of an Execution issued out of the Supreme Court, against the said John Hennigar, at the suit of Richard C. Rodgers.—Sale to commence at 2 o'clock, P. M.

A. DAVIDSON, SHERIFF.
Sheriff's Office, Kingston, March 4, 1841.

Queen's County.

To be sold at Public Auction at the House of Samuel Mays, Inn-keeper, in Gagetown, on the first Saturday in December next, between the hours of twelve and five of the afternoon:

ALL the right, title, interest, property, claim and demand of Edward Owen, in and to that certain Lot of Land, situate, lying and being on the North side of the Salmon River, in the Parish of Chipman, in Queen's County, and bounded as follows:—on the one side by Lands granted to Nathaniel Burpee, and on the other side by ungranted Lands, fronting on the Salmon River aforesaid, being twenty chains in front, and containing one hundred acres, more or less, with all and singular the improvements thereon, formerly the Property of Francis Cunningham, and conveyed by him to the said Edward Owen: The same having been taken in and by virtue of an Execution issued out of the Supreme Court, at the suit of Andrew Hamilton. Dated at Gagetown, the 26th day of June, 1841.

N. H. DEVEBER,
Sheriff of Queen's County.

NOTICE

IS hereby given, That the following Real Estate of non-residents, situated in the Parish of Dalhousie, in the County of Restigouche, has been Assessed for the year 1840, as follows, viz:—The Real Estate of CHARLES McPHERSON, Fifteen Shillings—the Real Estate of BENJAMIN TRUFETHEN, One Pound.

Unless the above sums are paid, together with the expense of advertising, the said Real Estate will be sold, agreeably to the Act of Assembly in such case made and provided. Dated Dalhousie, the 31st July, 1841.

CHARLES MACDONALD,
Collector of Assessment.
County of Restigouche,
Parish of Dalhousie.