(FEB. 13.)

inst., agreeably to the Regulations .- Sale to commence at noon .-Upset price 10s. per square mile.

Not to interfere with any Lots of Land applied for within one year previous to 30th January, 1850.

NOTE-No bid received under three pence per square mile advance, and the purchase money to be paid at the instant of sale, or the Berth to be again offered forthwith, excluding any further bids from the defaulter.

Name. James Ryan, Robert Smith, John Hopper, James Stewart, Wm. E. Samuel, Alfred Gilmore, Charles Jones, (2w)

q. Mil	es. Situation.
2	Studholm Mill Stream.
2	Pollett River.
2	Coverdale River.
2	Digdeguash River.
2	Eel River.
2	Kedron.
2	North River.
1	THOS. BAILLIE, Sur. Gen.

SUPREME COURT.

HILARY TERM, 13th Victoria, 1850.

AMUEL H. GILBERT, Esquire, one of the Attornies of this Court, is called to the Bar, and admitted, sworn and enrolled Barrister.

DANIEL FERGUSON, EDWARD B. CHANDLER, Junior, A. B., and EDWIN J. JACOB, A. M., Gentlemen, having produced the requisite Certificates, and having been examined as to their fitness and capacity, are admitted, sworn and enrolled Attorneys of this Honorable Court.

CIRCUITS FOR 1850.

ARTER, J.				
Sittings after Hilary Ter	m, T	uesday,	Feb. 19	9.
Albert,			July 10	
Westmorland,			July 23	3.
Kent,			July 3	
Saint John,	(1851)	Jan. 14	4.
ARKER, J.	10 CARDON			
Charlotte, (Spring)			Apr. 2:	3.
King's,			July 9	
Restigouche,			Aug. 27	7.
Gloucester,			Sep.	3.
Northumberland,			Sep. 10).
TREET, J.				
Sunbury,			Feb. 20	6.
Queen's,			Mar.	5.
Sittings after Trinity Ten	·m,		June 2	5,
Saint John, (Summer)			Aug.	6.
Carleton,			Sep. 24	4.
Charlotte, (Autumn)			Oct. 29	9.

at this Office, on Wednesday the twenty seventh day of February I same to avoid being arrested by the ordinary process of law, as i is alleged against him,) to be seized and attached; and that unles the said William James M'Fee do return and discharge his sai debt or debts within three months from the publication hereof, al the Estate, as well real as personal, of the said William Jame. M'Fee, within this Province, will be sold for the payment and satisfaction of the Creditors of the said William James M'Fee .--Dated at Dorchester, in the County of Westmorland, this twenty ninth day of November, A. D. 1849.

J. CHAPMAN, J. C. P.

R. K. GILBERT, Att'y for Pet. Cred.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the twelfth day of December, in the year of our Lord one thousand eight hundred and forty nine.

AT THE ROLLS.

Between Daniel Morris, Plaintiff; and

Richard Fitzgerald and Mary Fitzgerald, (otherwise Hurley,) his Wife, Defendants.

PORASMUCH as this Court was this present day informed by Mr. Ber-ton, being of the Plaintiff's Counsel, that the Plaintiff had exhibited his Bill in this Court against the said Defendants, on the third day of August, in the year of our Lord one thousand eight hundred and forty eight, as by the Register's Certificate appears, and had sued out process of Subpœna requiring the said Defendant to appear to and answer the same; but that the Defendant, Richard Fitzgerald, departed from this Province after the cause of action upon which this suit is commenced accrued, and hath not resided in this Province for the space of twelve months last past, as by Affi-davit appears; and the said Certificate and Affidavit being now read: It is ordered, that the Defendant, Richard Fitzgerald, do appear to the Plain-tiff's Bill on or before the first Tuesday in April next.

D. LUDLOW ROBINSON, REGR. By the Court.

C. DOHERTY, Solicitor.

NEW BRUNSWICK, IN CHANCERY.

Saturday the second day of February, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between Ralph M. Jarvis, Complainant; and Samuel Abbott and James Millican, Defendants.

FORASMUCH as this Court was this present day informed by Mr. T. W. Bliss, being of the Plaintiff's Counsel, that the Plaintiff on the twenty seventh day of January, in the year of our Lord one thousand eight hundred and forty nine, had filed his Bill in this Court against the Defendants, as by the Registrar's Certificate appears; and had sued out process of Subpœna, requiring the said Defendants to appear to and answer the same; but that the said Defendant, Samuel Abbott, departed from this Province after the cause of action upon which the suit was commenced, accrued, and hath not resided within the Province for more than twelve months next preceding the commencement of this suit; and that the said Defendant is now out of the limits of this Province, as by the Affidavit of the Plaintiff's Solicitor ap-pears; and the said Certificate and Affidavit being now read: It is Ordered, that the said Defendant, Samuel Abbott, do appear to the Plaintiff's Bill on or before the first Tuesday in August next.

By the Court.

D. LUDLOW ROBINSON, REGR.

G. R. JARVIS, Comp't. Sol.

QUEEN'S COUNTY, PROVINCE OF NEW BRUNSWICK, SS. In the matter of James Dorrah, of Chipman, in Queen's County,

By WILLIAM WILSON, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Westmorland, in the Province of New Brunswick.

To all whom it may concern, Greeting :

TOTICE is hereby given, that upon the application of Acalus Lockwood Palmer, of Dorchester, in the County of Westmorland, Barrister at Law, 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 Chappell, late of the Parish of Westmorland, in the County of Westmorland, Farmer, (who being indebted to the said Acalus L. Palmer in the sum of four pounds and upwards, after the said debt was contracted departed from and without the limits of this Province, and hath not resided within this Province for the term of six months next preceding the date hereof,) to be seized and attached; and that unless the said James Chappell do return and discharge his said debt within six months from the publication hereof, all the Estate, as well real as personal, of the said James Chappell, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Chappell .- Dated this fifth day of January, 1850.

W. WILSON, J. C. P.

M. B. PALMER, Att'y of Pet. Cred.

By JOHN CHAPMAN, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Westmorland.

OTICE is hereby given, That upon the application of Jehial Hoar, of Salisbury, in the County of Westmorland, 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 William James M'Fee, late of Salisbury, in the said County of Westmorland, (which said William James M'Fee is departed from without the limits of this Province with intent and design to defraud the said Jehial Hoar, and the other Creditors of the said William James M'Fee, if any there be, of their just debts, or else remains concealed within the

Farmer, a Bankrupt.

THEREAS under the provisions of the Acts of the General Assembly of the Province aforesaid, made and in force relating to Bankruptcy, a Fiat in Bankruptcy has been awarded and issued, and is now in prosecution before me, the Commissione named in the said Fiat, against the said Bankrupt: Public notic is therefore hereby given, that Asa Coy, of Fredericton, in th County of York, Esquire, has been appointed Provisional Assigne of the Estate and Effects of the said Bankrupt; and all persor indebted to the said Bankrupt, or having in their possession, pow or custody, any property or effects of the said Bankrupt, are here! required to pay all such sum or sums of money, debts or dutie and to deliver up such property or effects to the said Assignee (or before the twentieth day of April next; and all Creditors of th said Bankrupt are to deliver in to the said Assignee, and prove t my satisfaction, within three months from the date hereof, their res pective claims and demands, whether the same are actually due o to become due; and notice is hereby further given, that it is ap pointed that a general meeting of the Creditors of the said Bankrup shall be held on Monday the eighteenth day of March next, at ten of the clock in the forenoon of the same day, at the Office of Asa Coy, Esquire, in Fredericton aforesaid; and also another general meeting of the said Creditors shall be held at the Office aforesaid, on the nineteenth day of the same month, at ten of the clock in the forenoon, for the purpose of receiving proof of, or allowing or contesting any claim presented against the said Estate; at one of which meetings the said Bankrupt will be required to surrender himself to me, the Commissioner named in the said Fiat, and make a full discovery and disclosure of his Estate and Effects, under oath; and at the last of such meetings, or at some adjournment thereof, he will be required to finish his examination; and such other business relating to the said Estate will be then and there transacted as may be deemed necessary .- Given under my hand, at Fredericton, this third day of February, A. D. 1850.

> D. DUDLOW ROBINSON, Commissioner in and for Queen's County of the Estates and Effects of Bankrupts.