N. H. DEVEBER, SHERIFF.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of October, in the year of our Lord one thousand eight hundred and fifty. AT THE ROLLS.

Between Thomas Hartt and Aaron Hartt, Plaintiffs; and Joseph A. C. Phillips, Richard Parr, H. Phillips, James Hale, George Taylor, the Bank of British North America, and Ambrose

S. Carman, Defendants. Robinson being of the Plaintiff! Give present day informed by Mr. Robinson, being of the Plaintiffs' Counsel, that the Plaintiffs on the seventh day of March last exhibited their Bill in this Court against the Defendants, as by the Register's Certificate appears; and sued out process of Subpœna, requiring the Defendants to appear to and answer the same; that the said Subpæna had been duly served on the Detendants, Joseph A. C. Phillips, James Hale, George Taylor, and the Bank of British North America, as by the Affidavits of James Taylor, Junior, and others appears; that the said Defendants had none of them caused their appearance to be entered in this suit, as by the Register's Certificate also appears; and the said Certificate and Affidavits being now read: It is Ordered that the Plaintiffs' Bill be taken pro confesso against the said Defendants, Joseph A. C. Phillips, James Hale, George Taylor, and the Bank of British North America, unless those Defendants appear in twenty days from the date of this Order. By the Court.

D. LUDLOW ROBINSON, REGB.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of October, in the year of our Lord one thousand eight hundred and fifty. AT THE ROLLS.

Between Benjamin Dockeril, Plaintiff; and Robert Crawford, Robert Keedy, William G. Lawton, Guildford Flewelling, John Duncan, Jane Hammond, Charles Ward and Richard Beckford, Defendants.

ORASMUCH as this Court was this present day informed by Mr. George W. Ritchie, being of the Plaintiff's Counsel, that the Plaintiff had exhibited his Bill in this Court against the Defendants on the tenth day of May last, and had sued out process of Subpæna, requiring the said Defendants to appear to and answer the same; that the said Subpœna had been duly served on all the Defendants as by the several Affidavits of LeBaron Drury and others appears; that the said Defendants had none of them caused their appears to be entered in this continue of the content of th pearance to be entered in this suit, as by the Register's Certificate also appears; and the said Certificate and Affidavits being now read: It is Ordered that the Plaintiff's Bill be taken pro confesso against all the Defendants, unless the said Defendants do appear in twenty days from the date of this

By the Court.

D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

MICHAELMAS TERM, 14th VICTORIA, 1850.

RDERED, That the following days be appointed for the Sitting of the Court during the ensuing Vacation, viz:-The first Tuesday in November,

The first Tuesday in December, and The first Tuesday in January.

By Order of His Honor the Master of the Rolls. D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of October, in the year of our Lord one thousand eight hundred and fifty. AT THE ROLLS.

In the matter of James Grew, a Bankrupt.

N motion of Mr. Berton, and on reading the Certificate of Daniel Ludlow Robinson, Esquire, the Commissioner in and for the County of York of the Estates and Effects of Bankrupts, of the due conformity of the said Bankrupt, dated the twenty ninth day of June last, and the several Affidavits of Brock W. Hammond and of the said Bankrupt: It is Ordered, that the said Certificate be confirmed unless cause be shewn to the contrary on or before the first Tuesday in November next; and further ordered, that this Order be published in the Royal Gazette on Wednesday next, and on each succeeding Wednesday until the said first Tuesday in November next.

By the Court. D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of October, in the year of our Lord one thousand eight hundred and fifty. AT THE ROLLS.

In the matter of John Baker, a Bankrupt.

N motion of Mr. Berton, and on reading the Certificate of Daniel Ludlow Robinson, Esquire, the Commissioner in and for the County of York of the Estates and Effects of Bankrupts, of the due conformity of the said Bankrupt, dated the twenty ninth day of June last, and the several Affidavits of Brock W. Hammond, and of the said Bankrupt: It is Ordered, that the said Certificate be confirmed unless cause be shewn to the contrary on or before the first Tuesday in November next; and further ordered, that this Order be published in the Royal Gazette on Wednesday next, and on each succeeding Wednesday until the said first Tuesday in November next.

By the Court.

D. DUDLOW ROBINSON, REGR.

# SHERIFFS' SALES.

#### Queen's County.

To be Sold by Public Auction, at the House of James Glass, Inn Keeper, in Gagetown, in Queen's County, on the last Saturday in November next, between the hours of twelve and five o'clock, P. M.

LL the right, title and interest of Edward Trahar, of and in all that A certain tract, piece or parcel of Land, with the improvements thereon, situate in the Parish of Chipman, in the County of Queen's, known as Lot O, and lying between Lots No. 3 and No. 1, originally granted or owned by William Hughson and Alexander Wedderburn respectively, and bounded on the south eastern side by Coal Creek, containing in all one hundred acres,

more or less: and also all the right, title and interest of the said Edward Trahar, of and in the said Lot Number 3 above mentioned, with the improvements thereon, containing 50 acres, more or less: Having been seized and taken under and by virtue of an Execution issued out of the Supreme Court of this Province, to me directed.

Gagetown, 21st May, 1850.

### County of Ment.

To be Sold by Public Auction, at the Court House in Richibucto, on the third Tuesday in March next, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, property, claim and demand of Wellington A Gilmore to all those several Lots or parcels of Land situate and being on the west side of the Harbour of Cocagne, in the Parish of Dundas, in the County of Kent, bounded and described as follows, that is to say: -All that certain piece or parcel of Land situate on the west side of the Harbour of Cocagne, bounded on the north by Land in the possession of William Hannington, Esq., and being part of Lot number thirteen, conveyed by William Hannington, Junior, to Thomas Boggs and Lawrence Hartshorne, on or about the tenth of January, 1830, the same containing one hundred and twenty five acres more or less: also all that certain other piece or parcel of Land situate and being on the west side of the Harbour of Cocagne, bounded on the south by Lands originally granted to John Gueoguen and others, and being part of Lot number thirteen, granted to Hypolite Burke, and by the said Hypolite Burke conveyed to Thomas Boggs and Lawrence Hartshorne, by deed bearing date on or about the fifteenth day of March, 1830: also one certain other piece or parcel of Land situate and being on the south side of the Stream joining the Mill Dam (called or known as Hannington's Mills) in Cocagne aforesaid; and also one other certain piece or parcel of Land situate and being on the north side of said Stream, adjoining or near to said Mill Dam; the two last mentioned pieces or parcels of Land being those conveyed to Thomas Boggs and Lawrence Hartshorne by one Charles Champers, by deed bearing date on or about the eleventh day of June, 1832: also one certain piece or parcel of Land situate and being on the west side of Cocagne Harbour, the same being one third part of Lot number fourteen, conveyed to one William Hannington, Junior, by Charlemain Duprise, and by said William Hannington to Boggs and Hartshorne, on or about the . tenth of June, 1830: the same containing seventy five acres, more or less, together with all Houses, Mills, Buildings, improvements, thereunto belonging, and more particularly described by deed from Thomas Boggs and Lawrence Hartshorne to the said Wellington Gilmore, dated the eleventh day of August, 1846: also all other real estate within my bailiwick wheresoever or howsoever situate, belonging to the said Wellington Gilmore: The same having been taken by virtue of three several Executions issued out of the Supreme Court at the suits of Robert B. Cutler, Francis Hibbard and James M'Phelim, against the said Wellington Gilmore. JOSEPH WETMORE, SHERIFF.

Richibucto, September 2, 1850.

To be Sold by Public Auction, at the Court House in Richibucto, on the third Tuesday in March next, between the hours of twelve and five

o'clock, P. M. A LL that certain Lot, piece or parcel of Land, situate, lying and being on the north side of the Chockpish, in the Parish of Richibucto, being part of a Lot granted to Bryan Flaherty, and since conveyed by Thomas Noonan to Land. Committee deed bearing data the third day of May in the year to James Cummings, deed bearing date the third day of May in the year one thousand eight hundred and forty five, together with all and singular the rights, privileges and improvements thereunto belonging; containing fifty acres, more or less: Taken by virtue of an Execution issued out of the Supreme Court at the suit of Thomas Noonan, against James Cummings. JOSEPH WETMORE, SHERIFF.

Richibucto, September 2, 1850.

### County of Westmorland.

To be sold by Public Auction, on Monday the eighteenth November next, between the hours of twelve and five o'clock, P. M., at the Court House in Dorchester, in the County of Westmorland:

A LL the right, title, interest, claim and demand, both at Law and in Equity, of Ronaldo Chappell, of in and to a certain piece or parcel of Land, situate on the Gaspereau River, in the said County, bounded as follows: On the south west by the Shemogue Road, north west and north east by Lands in the occupation of John F. Ogden, and on the south east by the Gaspereau River, together with all the Buildings and improvements thereon, containing fifteen acres more or less, and occupied by John Robblie; also all the right, title and interest of the said Ronaldo Chappell to all Real Estate, wheresoever situate or howsoever described, in the said County of Westmorland: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court of this Province in favour of David Purrenton.

Dorchester, 11th May, 1850.

BLAIR BOTSFORD, SHERIFF.

## County of Albert.

To be sold by Public Auction, on Monday the eighteenth day of November next, at the Court House in Hopewell, between the Hours of twelve and five o'clock P. M.

LL the right, title, equity of redemption, interest, claim and demand, both at Law and in Equity, of James G. Crosbie, of in and to all Real Estate, Lands and Premises, wheresoever situate, or howsoever described, within the County of Albert: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Acalus L. Palmer against the said James G. Crosbie.

Hopewell, May 10, 1850. THOS. GILBERT, SHERIFF.

To be Sold by Public Auction, on Thursday the thirty first day of October next, at the Court House in Hopewell, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, property claim, and demand of the late John A Rogers, of in and to the several Lots or parcels of Land, situate, lying and being in the Parish of Hopewell, as follows: First, the piece or parcel of Upland, bounded easterly and northerly by Lands in possession of Josiah Tingley, westerly by the easterly line of the Dudgeon Farm, and southerly by the Highway, containing two hundred acres more or less; also all that parcel of Dyked Marsh Land, lying in the old Dyke, bounded northerly by Lands in possession of Edward Bulmer, westerly by Lands in possession of Olivia Rogers, southerly by the old Dyke, and easterly by Lands in possession of Edward Bulmer, westerly by Lands in possession of Edward Bulmer, we we will be the Edward Bulmer Bu sion of Edward Bulmer, containing twenty acres more or less; also all that parce of Dyked Marsh Land in the new Dyke, bounded northerly by the old Dyke, westerly by Lands known as the John Rogers Marsh, easterly by Lands in possession of Edward Bulmer, containing forty acres more or less; also all that parcel of Dyked Marsh Land, in the Great Marsh, bounded northerly and containing the Lands in the Great Marsh, bounded northerly and easterly by Lands in possession of George Rogers, westerly by Lands in possession of William A. Peck, southerly by the running Dyke,