Langan:

50 acres ditto, near the Grand Falls, occupied by Mrs. Harley:

100 acres ditto, lower half of Lot 29, in the Parish of Grand Falls, east side of River, known as the Dickson Let:

95 acres ditto, being the lower half of Lots number seventeen east and seventeen west, near the Grand Falls, occupied by Michael and Hugh Toner : 78 acres ditto, east side of River, at the foot of the Grand Falls;

Also all other real estate of the said Richard Randolph Ketchum, wheresoever situated within my Bailiwick : The same having been seized aad taken by virtue of an execution issued out of the Supreme Court at the suit of the Central Bank against the said Richard Randolph Ketchum.

F. E. BECKWITH, SHERIFF. Grand Falls, 6th July, 1855.

The sale of the above Properties is hereby postponed until Tuesday the .2th August next, between the hours of twelve and F. E. BECKWITH, SHERIFF. five o'clock P. M.

Grand Falls, Feb. 12, 1856.

The sale of the above Property is further postponed until Wednesday the 11th February 1857.

F. E. BECKWITH, Sheriff.

Grand Falls, Aug. 6, 1856.

## IN THE SUPREME COURT IN EQUITY.

Between Otein Bugbee. William H. Hidden, Edward S. Whitman, and Charles C. Kent, Plaintiffs; and Thomas Watters, Sarah Heney, and Julia Watters, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that all the above named Defendants are out of the limits of this Province, so that they cannot be served with summons in this cause, and that the above named Plaintiffs have good prima facie grounds for filing a Bill against them : I therefore order that the said Defendants do cause an appearance to be entered for them in this suit, on or before the thirteenth day of January next .- Dated this third day of August, A. D. 1856.

W. J. RITCHIE, J. S. C.

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PETER STUBS, Sol. for Plffs.

## NEW BRUNSWICK.

## IN THE SUPREME COURT IN EQUITY.

Before His Honor LEMUEL A. WILMOT, Esquire, one of the Justices of the Supreme Court.

Between Charles Dickson Archibald, Plaintiff; and Jules LeBreton and James Nicholson, Defendants.

HEREAS it has been made to appear to me by affidavit to my satisfaction, that Jules LeBreton and James Nicholson, the above Defendants, are out of the limits of this Province, so that they cannot be served with summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against the said Defendants : I do order that the said Defendants, Jules LeBreton and James Nicholson, do cause an appearance to be entered for them in this suit on or before the last Tuesday in January next - Dated the twenty second day of September, A. D. 1856.

L. A. WILMOT.

CHANDLER & MOORE, Sols. for the Plff.

IN THE SUPREME COURT IN EQUITY. Before His Honor Mr. Justice WILMOT. Between Henry S. Beek, Plaintiff; and

138 acres ditto, near the Grand Falls, front part occupied by Dudley | ' Letters Patent under the Great Seal of the Province of New Brunswick, dated the 1st day of December, 1845, granted to ' Thomas Earls; the first tract containing four hundred acres, and comprising lots numbered twenty two, twenty three, twenty four, ' and twenty five, in the second range Victoria Settlement : the ' second tract containing one hundred acres, and known as lot ' number one, in block I, fronting on the Nerepis Road, and ' adjoining the southwestern side of the Geary Grant;' with the buildings, improvements, privileges, and appurtenances thereunto belonging.

Terms made known at the time of sale, or on application to the Plaintiffs' Solicitor.

W. JACK, Barrister, &c.

J. M. ROBINSON, Plaintiffs' Sol.

Saint John, N. B., August 1, 1856.

In the matter of Robert Pierce, and alleged absconding Debtor. NOTICE is hereby given, that upon the application of John A. Morrison and William J. Morrison, I have directed all the Estate, as well real as personal, of Robert Pierce, late of the City of Saint John, an absconding or concealed Debtor, 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 September 4, 1856.

R. PARKER, J. S. C. BAYARD & THOMSON, Sol. for Pet. Creds.

In the matter of William D. Laurence and Samuel B. Laurence, absent Debtors.

Maxwell, Junior, of Saint Stephen, in the County of Charlotte, Farmer and Lumberer, I have directed all the Estate, as well real as personal, of William D. Laurence and Samuel B. Laurence, trading under the name and style of William D. Laurence and Company, absent Debtors, to be seized; and unless they return and discharge their debts within three months after publication hereof, such Estate will be sold for the payment thereof .- Dated the fourteenth day of July, A. D. 1856.

L. A. WILMOT, J. S. C.

C. R. HATHEWAY, By S. H. WHITLOCK, Commissioners.

In the matter of Arabella L. Beckwith, an absent Debtor.

TOTICE is hereby given, That upon the application of the President, Directors, and Company of the Westmorland Bank, I have directed all the Estate. as well real as personal, of Arabella L. Beckwith, in the County of Westmorland, an absent Debtor, to be seized ; and unless she return and discharge her debts within three months after publication hereof, such Estate will be sold for the payment thereof .- Dated the 25th day of August A. D. 1856.

L. A. WILMOT, J. S. C.

CHANDLER & MOORE, Attys. for Pet. Creds.

Elsie Pitts, George W. Pitts, Mary Emily Irvine, James Orr Irvine, and Jacob Valentine Troop, Defendants.

WHEREAS it hath been made to appear to me by affidavit to my satisfaction, that is mes Orn Lucia satisfaction, that James Orr Irvine, one of the above named Defendants, is out of the limits of this Province, so that he cannot be served with summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against the said Detendants : I do order that the said Defendant, James Orr Irvine, do cause an appearance to be entered for him in this suit on or before the second Tuesday in December next .--Dated this second day of September, 1856.

L. A. WILMOT.

DUFF & ALMON, Sols. for Plff.

IN THE SUPREME COURT IN EQUITY.

Before His Honor NEVILLE PARKER, Esquire, Master of the Rolls, and one of the Justices of the Supreme Court.

Between Robert Davis and Hugh Davis, Plaintiffs; and

John Gallagher, Patrick Gallagher, and John Armstrong,

HEREAS it hath been made to appear to me by affidavit to my satisfaction, that Patrick Galleghor manual to my satisfaction, that Patrick Gallagher, one of the above named Defendants, is out of the limits of this Province, so that he cannot be served with summous in this cause, and that the above named Plaintiffs have good prima facie grounds for filing a Bill against the said Defendants : I do order that the said Defendant, Patrick Gallagher, do cause an appearance to be entered for him in this suit, on or before the first Tuesday in November next .-Dated this fitteenth day of July A. D. 1856.

GEORGE CONNELL, Solicitor for Plaintiffs. N. PARKER.

IN THE SUPREME COURT IN EQUITY.

TETO be sold at Public Auction, on Saturday the eighth day of November next, at twelve o'clock noon, at the Auction Room of William Garnett, in Prince William Street, in the City of Saint John, with the approbation and under the direction of the undersigned, pursuant to a Decretal Order of the Supreme Court in Equity, made in a cause wherein Harriet M. Johnston, Hugh B. Johnston, and John M. Robinson, Executors of the last Will and Testament of Hugh Johnston, deceased, are Plaintiffs, and John W. Craig, George Morrow, and John Roop, are Defendants :---

The Land and Premises described in the Pleadings in the said cause as 'all those two several tracts of Land, situate in the ' Parishes of Burton and Blissville, in the County of Sunbury, ' known as tracts numbers one and two, in a certain Grant or | CHANDLER & MOORE, Attys. for Pet. Cred.

In the matter of John Graham, Junior, an absconding or concealed Debtor.

JOTICE is hereby given, That upon the application of John 1 W. Holderness, I have directed all the Estate, as well real as personal, of John Graham, Junior, of Weldford, in the County of Kent, an absconding or concealed Debtor, 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 25th day of August A. D. 1856.

N. PARKER, M. R., J. S. C.

T. W. BLISS, Atty. for Pet. Cred.

In the matter of William B. Nicholson, an alleged absconding or concealed Debtor.

OTICE is hereby given, that upon the application of Elisha S. Mills and Filander S. Forrestal, of Boston, in the United States of America, Merchants, made by Francis A. Cosgrove, of the City of Saint John, Merchant, their Agent, I have directed all the Estate, as well real as personal, of William B. Nicholson, of the City of Saint John, Hardware Merchant, an absconding or concealed Debtor, to be seized ; and unless he return and discharge his debts within three months after the publication bereof, such Estate will be sold for payment thereof .- Dated ninth day of August 1856.

## R. PARKER, J. S. C.

CHARLES WATTERS, Atty. for Pet. Creds.

In the matter of Andrew Murray an absconding or concealed Debtor. TOTICE is hereby given. That upon the application of John A. Morrison, of the City of Saint John, Merchant, I have directed all the Estate, as well real as personal, of Andrew Murray, of Westmorland, in the County of Westmorland, an absconding or concealed Debtor, 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.

L. A. WILMOT, J. S. C.