taken by virtue of an Execution issued out of the Supreme Court at the suit of Charles Devine and Patrick M'Cullough vs. Thomas Elliott.

JOSEPH WETMORE, SHERIFF.

Sheriff's Office, Richibucto, 4th day of September, 1855

The sale of the above Properties is hereby postponed until Saturday the 19th July next, between the hours of welve and five JOSEPH WETMORE, Sheriff. o'clock, P. M.

Sheriff's Office, Richibucto, 27th Feb. 1856.

To be sold by Public Auction, at the Court House in the Town of Richibucto, on the first Wednesday in July next, between the hours of twelve

and five o'clock, P. M. LL the right, title, interest, property, claim and demand of John Cairns, A to all that piece, parcel, or tract of Land situated in the Parish of Dundas, in the County of Kent, and bounded on the east by Lands in possession of Louis Gougan, on the north by the line of Lands granted to one Thomas Peters and others, by the rear line of Lands granted to Humphrey Gilbert and others, and by the rear line of Lands granted to Milicent Nevers; on the west by Lands granted to one John Chrystal; and on the south by the Cocaigne River and Lands owned by George W. Ferral; containing by estimation two thousand acres, more or less; the same being Lands purchased by the said John Cairns from the Honorable Thomas Peters, Bradford Gilbert, White, Boone, and Milicent Boone, his Wife; also all other real estate of the said John Cairns, wheresoever situated within my Bailiwick: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of William M. S. JOSEPH WETMORE, SHERIFF. Evans vs. John Cairns. Sheriff's Office, Richibucto, 20th day of December, 1854.

The above sale of the Property of John Cairns is hereby postponed until the first Wednesday in January next, between the hours of twelve and five o'clock, P. M.

JOSEPH WETMORE, Sheriff.

Sheriff's Office, Richibucto, 23rd June, 1855.

The sale of the above Property is further postponed until the first Monday in September next.

JOSEPH WETMORE, Sheriff.

Sheriff's Office, Richibucto, Dec. 31, 1855.

To be sold at Public Auction at the Court House in the Town of Richibucto, on the last Saturday in September next, between the hours of twelve and

LL the right, title, interest, property, claim, and demand of Lucean A Bristol, to a Lot of Land situated in the Parish of Dundas, in the County of Kent, bounded as follows: -On the south by wilderness land owned or occupied by Ulare Lauret and others, on the north by lands occupied by Simon Lauret, on the east by a road or lands granted to Andrew M'Graw, and on the west or rear by lands in possession of Simon Landry; being about seventy rods wide, containing one hundred acres, more or less; said lot being applied for and improved by Lucean Bristol: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Thomas E. Smith and Edward J. Smith vs. Lucean Bristol.

JOSEPH WETMORE, SHERIFF.

Sheriff's Office, Richibucto, 13th March, 1856.

To be sold by Public Auction, at the Court House in the Town of Richibucto, on Saturday the nineteenth day of July next, between the hours of twelve and five o'clock, P. M.

A LL the right, title, and interest which Thomas Elliott had at the time of the registering in the office of the Register of Deeds for the County of Kent, of a Memorial of a certain Judgment obtained against the said Thomas Elliott at the suit of John Dever, or has had at any time since, in and to the several lots, pieces, and parcels of land hereinatter mentioned, situate in the Parish of Wellington, in the County of Kent, described as follows :- Commencing at a Spruce Post near the Big River Bridge, and run's ning along the south side of the Post Road leading from little Buctouche Bridge to a stake; thence eighty nine degrees west to the River; thence along the River to the place of beginning; containing half an acre, more or less, with a House and all buildings thereto belonging, and now in the occupation of the said Thomas Elliott:

Also one other lot, piece, or parcel of Land, situated and being in the Parish of Wellington, in the County of Kent, on the north side of the Mahalawodiac River, known as lot number two, bounded and described as follows :- On the east by Land granted to Francis King, and on the west by Land granted to Fidelie Leshare, the same containing one hundred acres, more or less, and deeded by Henry M'Culloug to the said Thomas

Elliott, bearing date 27th day of August 1851: Also one other lot, piece, or parcel of Land situated, lying, and being in the Village of Glenelg, and Parish of Wellington, in the County of Kent, being part of a lot of land originally granted to John Morrison, and distinguished on the Plan as lot number two, and bounded as follows :- On the south side by a road leading up through the Settlement, on the west by a part of the same lot owned by Albert B. Smith, on the east by land occupied by Finley M'Neil, and on the rear by French Grants, containing eighty two acres and a half, more or less: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of John Dever vs. Thomas Elliott.

Richibucto, 8th January, 1856. JOSEPH WETMORE, SHERIFF.

## County of Victoria.

To be sold at Public Auction on the second Tuesday in February next, at the Court House, Grand Falls, between the hours of twelve and five

o'clock, P. M. LL the right, title, interest, claim, and demand of Richard Randolph A Ketchum, of, in, and to all those pieces, parcels, or tracts of Land hereinafter described, with the quantities of acres therein mentioned, be the same more or less:-

100 acres, of Land, lot 72, Military Grant, granted to Thomas Flanning, now occupied by James Doak, situated in the now Parish of Andover;
75 acres, ditto, on the Restook Port Parish of Grand Falls, called the 75 acres, ditto, on the Restook Port

138 acres, ditto. near the Grand Falls, front part occupied by Dudley Langan:

50 acres, ditto, near the Grand apied by Mrs. Harley: e Parish of Grand Falls, east 100 acres, ditto. lower half o side of River, known as the Dickson

75 acres, ditto, being the lower half of Lots number seventeen east and seventeen west, near the Grand Falls, occupied by Michael and Hugh Toner: 98 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 and 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 Saturday the 12th August next, between the hours of twelve and F. E. BECKWITH, SHERIFF. five o'clock, P. M.

Grand Falls, Feb. 12, 1856.

To be sold at Public Auction on the first Tuesday in September next, at the Court House, Grand Falls, between the hours of twelve and five o'clock,

A LL the right, title, and interest of John Watson, to Lots Nos. 131 and 132, on the west bank of the River Saint John, near the mouth of the Restook River, being in the Parish of Grand Falls, County of Victoria, granted to and now occupied by the said John Watson, containing two hundred acres, more or less, together with the House, Barns, and other buildings situated thereon: The same having been seized by virtue of an Execution issued out of the Supreme Court.

F. E. BECKWITH, SHERIFF. Grand Falls, 25th February, 1856.

To be sold at Public Auction on the third Tuesday in July next, at the Court House, Grand Falls, between the hours of twelve and five o'clock,

A LL the right, title, and interest of James M'Cann, to Lot N, near the Grand Falls, in the Parish of Grand Falls, County of Victoria, granted to the said James M'Cann, and containing eighty acres, more or less:

Also, all other real estate of the said M'Cann wherever situated within my Bailiwick: The same having been seized by virtue of an Execution issued out of the Supreme Court.

F. E. BECKWITH, SHERIFF

Grand Falls, 1st January, 1856.

## County of Gloucester.

To be sold by Public Auction on Friday the twenty fifth day of July next, at the Court House in Bathurst, between the hours of twelve and five o'clock, P. M.

LL the Estate, right, title, and interest of Cleophas Landry, of, in, and to the lower or eastern moiety of Lot number seventeen, situated near Grand Ance in the Parish of New Bandon, and fronting on the Bay Shore, containing fifty acres, more or less, originally granted to Isaiah Hache, and conveyed to the said Cleophas Landry by John Richey and Edward Caldwell by Deed dated the 29th day of December 1851: The same having been seized to satisfy an Execution issued out of the Supreme Court at the suit of William Taylor, Esquire.

HENRY W. BALDWIN, SHERIFF.

Bathurst, 7th January 1856.

## Queen's County.

To be sold by Public Auction, at the old Court House in Gagetown, on Thursday the seventh day of August next, between the hours of twelve and five o'clock, P. M.

A LL the right, title, and interest of Daniel S. Wiggins, of, in, and to that certain piece or parcel of ground, situated, lying, and being on the southeast side of the Grand Lake, (Young's Cove) in the Parish of Waterborough, County of Queen's, known and distinguished as Lot No. six (6), third range of Dibblee's Survey, containing two hundred acres, more or less, abutted and bounded as follows, viz :- Westwardly by land owned by George Smith, east by land owned by Thomas Gilbert, Esquire, fronting on the Grand Lake: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of John Smith vs. J. WARREN TRAVIS, SHERIFF. Daniel S. Wiggins. Sheriff's Office, Gagetown, 26th January, 1856."

To be sold at Public Auction on Thursday the sixth day of November next, at the old Court House in Gagetown, between the hours of twelve and five o'clock, P. M.

LL the right, title, and interest of Thomas Corey, of, in, and to that certain tract or lot of land situate, lying, and being in the Parish of Brunswick, in Queen's County, known and distinguished as Lot No. 5, (number five) and upon which the said Thomas Corey now resides: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Jacob Corev vs. Thomas Corey.

J. WARREN TRAVIS, SHERIFF.

Gagetown, 23rd April, 1856.

## County of Albert.

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

LL the right, title, nterest, property, claim, and demand of James N. A C. Black, of, in, and to a certain Lot or parcel of Upland, situate in the Parish of Harvey, in the County of Albert, lying and being on the southern bank of German Town Lake, (so called) and abutted and bounded as follows: Beginning at a marked fir tree on the line between said lot and land granted James Cusack on the southern bank of said Lake; thence easterly by said Lake eighty two rods to a certain marked spruce tree; thence a parallel line to the said James Cusack's eastern line, being south forty five degrees east, to the rear of the grant; thence south thirty seven degrees west, to the said James Cusack's eastern line; thence by said line north forty five degrees west sixty two chains, to the aforesaid marked fir tree; containing one hundred acres, more or less; together with all the improvements thereon: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court against the said James N. C. Black at the suit of Lewis L. Wadsworth.

Hopewell, March 28, 1856. THOS. GILBERT, SHERIFF.

DUBLIC Notice is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of Ahirah Phillips, late of Lincoln, in the County of Sunbury, an absconding or concealed Debtor, and have been duly sworn; all persons indebted to the said Ahirah Phillips