In the matter of Thomas M'Gaire, an alleged absconding Debtor. NOTICE is hereby given, that upon the application of James Dever, of the City of Saiat John, Merchant, I have directed all the Estate, as well real as personal, of Thomas M'Guire, of the City of Saint John, Confectioner, in the City and County of Saint John, an absconding, concealed, or absent Debtor, to be seized; and unless he return and discharge his debts within three months after the publication hereof, such Estate will be sold for the payment thereof.—Dated the twentieth day of May, A. D. 1856. R. PARKER, J. S. C.

CHARLES DOHERTY, Atty. for James Dever.

In the matter of William B. Magee and John Magee, absconding or concealed Debtors.

NOTICE is hereby given, that upon the application of Joseph Lingley, of the Parish of Portland, in the County of Saint John, Merchant, I have directed all the Estate, as well real as personal, of William B. Magee and John Magee, late of the Parish of Westfield, in King's County, Farmers, absconding or concealed Debtors, to be seized; and unless they return and discharge their debts within three months after publication hereof, such Estate will be sold for payment thereof.—Dated the eighth day of May 1856. R. PARKER, J. S. C.

W. H. TUCK, Atty. for Pet. Creditor.

SUPREME COURT-EQUITY SIDE.

William Hamilton, Plaintiff; and

James Ryan Defendant.

Y virtue of a Decree made in this Court, on the 4th day of February last, will be sold at Public Auction, on the twentieth day of June next, at the Court House in Dalhousie, at noon, the following Properties and Tracts of Land situate in the Parish of Dalhonsie, in the County of Restigouche, viz :- First, all that tract of land granted to Paschal Charlefore by Grant dated on or about the 23rd day of August 1832, containing 153 acres, with the usual allowance of ten per cent., excepting about fourteen acres conveyed by the said Paschal Charlefore to William Hamilton: Second, that lot or tract of land containing 186 acres, more or less, being part of the grant to Louis Arsineau, lying to the southward of the first mentioned tract, and to the northward of lands owned by Charles Lloyd: Third, a small Is'and in the Bay of Chaleur, in the grant to the said Louis Arsineau, called Ridge Ledge, but more recently known as Bonamy's Rocks, containing about one acre. Further particulars and terms of sale may be ascertained at the office of the undersigned at Campbellton in said County .-Dated March 17th, 1856.

CHIPMAN BOTSFORD, Barrister, &c. &c.

IN THE SUPREME COURT IN EQUITY. SATURDAY, June 7, 1856.

Between Benjamin Smith, Plaintiff; and Francis Cathers, John Cathers, John Wilson the younger, William Horner, George Cathers, William Cathers, David Cathers, Hugh Dalzell, Mary Jane Dalzeli, Fanny Cathers, Ellen Cathers, Catharine Cathers,

SHERIFFS' SALES.

County of Rent.

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

A LL the right, title, interest, property, claim, and demand of Thomas Elliott, to the following lots, pieces, or parcels of Lands, 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 running 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 Edliott:

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 Mahaiawodiac 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 Fidelle 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 Finlay 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 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 twelve and five o'clock, P. M. JOSEPH WETMORE, Sheriff.

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.

A 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 estste 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 sait of William M. S. Evans vs. John Cairns. JOSEPH WETMORE, SHERIFF.

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.

and Margaret Ann Cathers, Defendants. **FORASMUCH** as this Court was this present day informed by Mr. B. Robinson, that the Plaintiff having sued out summons in this cause, the same had been duly served on all the above named Defendants, as by affidavit appears; that the said Defendants had none of them caused their appearance to be entered in this suit, as by the certificate of the Clerk appears; that the Defendants, John Cathers, David Cathers, Mary Jane Dalzell, Ellen Cathers, Catharine Cathers, and Margaret Ann Cathers, are infants; and that the time for the appearance of the said Defendants has elapsed; and the said affidavit and certificate being now read: It is ordered, that unless the said Defendants, John Cathers, David Cathers, Mary Jane Dalzell, Ellen Cathers, Catharine Cathers, and Margaret Ann Cathers, are infants; and the said affidavit and certificate being now read: It is ordered, that unless the said Defendants, John Cathers, David Cathers, Mary Jane Dalzell, Ellen Cathers, Catharine Cathers, and Margaret Ann Cathers, appear in twenty days from the date of this order, the Plaintiff shall be at liberty to prove his case by affidavit.

By the Court. D. LUDLOW ROBINSON, Clerk in Equity. BEVERLEY ROBINSON, Jun., Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY. MONDAY, June 9, 1856.

Between Margaret Hansard. Executrix of the last Will and Testament of Hugh Josiah Hansard, late of Kingsclear, in the County of York, deceased, Plaintiff; and

Mary Bartlett, Edward Bartlett, Frances Louisa Bartlett, Robinson Bartlett, and David Currier. Defendants.

FORASMUCH as this Conrt was on Saturday the tenth day of May instant, informed by Mr. E. B. Fisher, being of the Plaintiff's Counsel, that the Defendants, Frances Louisa Bartlett and Robinson Bartlett, are infants; that the Plaintiff having sued out a summons in this cause, the same had been duly served on all the Defendants; that the time for the appearance of the said Defendants has elapsed, and that the said infant Defendants had not caused their appearance to be entered in this suit, as by the said summons and affidavit of service, and the certificate of the Clerk in Equity appears: It is ordered, that unless the said Frances Louisa Bartlett and Robinson Bartlett, infants, appear in twenty days from the date of this order, the said Plaintiff shall be at liberty to prove her case by affidavit.

By the Court.

D. LUDLOW ROBINSON, Clerk in Equity.

PUBLIC NOTICE

IS hereby given, That I have appointed Messrs. DANIEL PALMER and JAMES STARKEY to act as Sheriff's Deputies for Queen's County, for the current year.

J. WARREN TRAVIS, Sheriff. Gagetown, 2nd June, 1856. 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 five o'clock, P. M.

A LL the right, title, interest, property, claim, and demand of Lucean 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 lauds 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 hereinafter mentioned. situate in the Parish of Wellington, in the Couniy of Kent, described as follows:—Commencing at a Spruce Post near the Big River Bridge, and running 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 Fidelle Leshare, the same containing one hundred