School Teacher will be assented to by this House, unless the same be recommended by the Board of Education, whether the service be performed before or since the passing of the Act 15 Victoria, Chapter 40.

Resolved, That no Bill, Resolution, or other proceedings founded upon any application addressed to the House of Assembly, be sustained by the Council, unless an application to the same effect, with such documents as may accompany the same, be also presented to the Council in General Assembly.

G. BOTSFORD, Clerk Leg. Council.

HOUSE OF ASSEMBLY.

The following was adopted as a Standing Rule in the Session of October 1854:-

26th - That no Bill of a private nature, or Petition for money or relief, shall be received by the House after the fourteenth day from the opening of the Session, both inclusive; and that the Clerk of this House do, one month previous to the meeting of the Legislature, cause fifty printed copies of this Rule to be sent to each of the Clerks of the Peace in the several Counties, for distribution, and cause the same to be inserted in the Royal Gazette, and two Newspapers in such County where Newspapers are published.

CHAS. P. WETMORE. Clerk.

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.

HEREAS 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 Plaintiff's 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.

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 Le Breton 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.

CHANDLER & MOORE, Sols. for the Plff.

SHERIFFS' SALES.

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.

LL the right, title, and interest of Daniel S. Wiggins, of, in, and to A LL the right, title, and interest of Daniel D. Light and being on the that certain piece or parcel of ground, situated, lying, and being on the 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 Coart at the suit of John Smith vs. Daniel S. Wiggins.

J. WARREN TRAVIS, SHERIFF. Sheriff's Office, Gagetown, 26th January, 1856.

The above sale of Property of Daniel S. Wiggins is postponed by order of the Plaintiff, until Friday the 20th day of February next, between the hours of twelve and five o'clock, p. m., then to take place according to law.

J. WARREN TRAVIS, Sheriff.

L. A. WILMOT.

Gagetown, 4th August 1856.

County of Gloucester.

To be sold by Public Auction, on the first day of April next, at the Court House, Bathurst, between the hours of twelve and five o'clock, P. M. LL the right, title, and interest of John Woolner, of, in, and to that tract of Land at Petit Roche, Parish of Beresford, latterly known as " Madisco," and lately occupied by him, comprehending part of lots " Thirty four" and "Thirty five," with the dwelling houses, out houses, stores, mill, and ship yard thereon: Also all that part of lot " Forty eight," at Petit Roche aforesaid, lying to the north of Elm Tree River, and eastward of the highway, conveyed to the said John Woolner by Hilarion Roi: Also all that Water Lot, with the extensive Wharf thereon, on the south side of Shippigan Harbour, lately occupied by the said John Woolner as a Ship Yard; together with all other Real Estate of the said John Woolner situate within my Bailiwick: The same having been seized to satisfy an Execution issued out or the Supreme Court at the suit of Samuel A White & Co.

HENRY W. BALDWIN, SHERIFF. Sheriff's Office, Bathurst, Sept. 16, 1855.

County of Victoria,

To be sold at Public Auction, on Tuesday the 30th day of June next, at the Court House, Grand Falls, between the hours of one and five o'clock, P. M. A LL the right, title, and interest of Hilaire Peltier to Lot No. 103, fronting on the River St John, near Grand River, Parish of Saint Leonard, containing 115 acres, more or less: Also, the House in which he resides, Grand Falls, with the Barn and Premises attached thereto: The same having been seized by virtue of an Execution issued out of the Supreme Court.

F. E. BECKWITH, SHERIFF. Sheriff's Office, Grand Fails, Dec. 10, 1856.

To be sold at Public Auction on the second Tuesday in February next, at the Court House, Grand Fails, between the hours of twelve and five o'clock, P. M.

LL the right, title, interest, claim, and demand of Richard Randolph 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 Portage, Parish of Grand Falls, called the Stevenson Lot:

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

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 Lot:

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 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.

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

The sale of the above Properties is hereby postponed until Tuesday the 12th August next, between the hours of twelve and five o'clock P. M. F. E. BECKWITH, SHERIFF. 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.

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, P. M.

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.

Grand Falls, 1st January, 1856. F. E. BECKWITH, SHERIFF.

The sale of the above Property is hereby postponed until the third Tuesday in October next, between the hours of twelve and five o'clock, P. M. F. E. BECKWITH, SHERIFF.

Grand Falls, July 11, 1856.

The sale of the above Property is further postponed until the third Tuesday in April next, between the hours of twelve and five o'clock, P. M.

F. E. BECKWITH, Sheriff.

Grand Falls, Oct. 11, 1856.

County of Ment.

To be sold by Public Auction, at the Court House in Richibucto, on the first Saturday in April next, between the hours of twelve and five o'clock,

A LL the right, title, interest, property, claim, and demand of James R. Creelman, of, in, and unto a certain lot of Land situated in the Town of Richibueto, bounded on the west side of Pagan Street, bounded on the north by the Methodist Chapel Lot, on the south by the property of Robert Hutchinson, and on the rear by land of George Pagan; containing one half of an acre, more or less, with a Tan House, Blacksmith Shop, and Shoemaker's Shop:

Also one other lot, piece, or parcel of Land situated in the Parish of Wellington, opposite the Hotel of Alexander Johnson at Buctouche, with all right and interest in a Wharf, and all privileges thereunto belonging: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of William C. Coleman and Nathaniel S. Wetmore vs. James R. Creelman.

JOSEPH WETMORE, SHERIFF. Sheriff's Office, Richibucto, 18th Sept. 1856.

In the matter of William Thompson, an absconding Debtor. TOTICE is hereby given, that upon the application of Thomas C. Allan, John Macdougall, and Allan A. Davidson, Execu-