County of Sunbury.

To be sold at Public Auction, at the Court House in Burton, on Wednesday the fourth day of November next, between the hours of twelve and five

LL the right, title, interest, property, claim, and demand of Z. Barnard Brown, of, in, and to that Lot of Land on which he now resides, in the Parish of Maugerville, in the County of Sunbury, known and distinguished as Lot No. 79, containing 500 acres, more or less, together with all buildings and improvements thereon: The same having been seized and taken by virtue of several Executions issued out of the Supreme Court.

JOHN HAZEN, SHERIFF.

Sheriff's Office, Burton, April 10, 1857.

To be sold at Public Auction, at the Court House in Burton, on Wednesday the fourth day of November next, between the hours of twelve and five

LL the right, title, interest, property, claim, and demand of John M'Coull, of, in, and to that certain piece or parcel of Land situate, lying, and being on the Piskehagan River, near Shaw's Meadow, in the Parish of Blissville, in the County of Sunbury, known and distinguished as Lot No. 3, containing 70 acres, 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 James M'Coull vs. John M'Coull and Edwin K. Russell. JOHN HAZEN, SHERIFF.

Sheriff's Office, Burton, April 14, 1857.

Ming's County.

To be sold at Public Auction, at the Sheriff's Office, Hampton, on Saturday the twelfth day of December next, between the hours of twelve and five o'clock, P. M.

A LL the right, title, and interest of Martin Hopper, to all those certain Lots situate, lying, and being in the Village of Hampton, King's County, known and distinguished upon the plan of said Village as Lots numbers 28, 29, and 30, situated upon Saint James Street and Saint Andrews Street, so called, together with all buildings and improvements thereon; taken and seized by virtue of an Execution issued out of the Supreme Court LEBARON DRURY, SHERIFF. vs. Martin Hopper. Sheriff's Office, 5th June, A. D. 1857.

County of Restigouche.

To be sold at Public Auction, at the Court House in Dalhousie, on Wednesday the 25th day of November next, between the hours of twelve o'clock noon, and five o'clock, P. M.

A LL the right, title, interest, property, claim, and demand of Robert M'Intosh, of, in, to, and out of the following Real Estate, viz: a certain piece or parcel of Land, situate in the Town Plat of Dalhousie, abutted and abounded as follows, viz: situate on the north side of William Street, commencing at the south western angle of Joseph Labillois' Lot; thence north sixty five degrees west one hundred and sixty feet along said William Street; thence north twenty six degrees east two hundred and seventy feet, to the north west angle of the old Salt Store fronting on Scotia Street, so called; thence north seventy three degrees east one hundred and ninety one feet along a fence placed on the easterly side of Scotia Street; thence south sixty five degrees east fifty seven feet to the north eastern angle of Henry Gould's house; thence south twenty six degrees west along the fence of Charles Simonds two hundred and forty feet; thence along Joseph Labillios' fence forty feet; and from thence one hundred and sixty feet to the place of beginning; together with all and singular the Houses, Out-houses, Stores, and other erections and improvements thereon: The same having been seized by me, by virtue of a Writ of Fieri Facias, issued out of the Supreme Court against the said Robert M'Intosh.

JOHN L. BARBERIE, Sheriff. Dalhousie, 7th April, 1857.

Queen's County.

To be sold at Public Auction, at the Old Court House in Gagetown, on Wednesday the sixteenth day of December next, between the hours of twelve o'clock, noon, and five o'clock, P. M.

LL the right, title, interest, property, claim, and demand of Andrew Brown, of, in, and to those two certain lots, pieces, or parcels of Land situate, lying, and being in the Parish of Chipman, in Queen's County, the first being known and distinguished as Lot number seven, (No. 7,) on the eastern side of Salmon River, at the mouth of Long Creek, and containing by estimation two hundred and forty acres, more or less; the second being a Lot of Marsh Land known as Lot number one, (No. 1,) containing by estimation thirty acres, more or less, and lying and being on a point of Marsh on the opposite shore of Salmon River below the lower line of the aforesaid Lot number seven; which Lots of Land were originally granted to Richard Yeamans in the Grant to William Burk and others: The same having been seized by me by virtue of a Writ of Fieri Facias issued out of the Supreme Court against the said Andrew Brown at the suit of David Pigeon.

J. WARREN TRAVIS, SHERIFF. Gagetown, June 4, 1857.

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

LL the right, title, and interest of John Lammon, of, in, and to that A certain piece or parcel of Land situate, lying and being in the Salmon Creek Settlement, Parish of Johnston, in Queen's County, being part of Lot No. 10, and bounded southerly by Land owned by James M'Afee: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Messrs. Polley and M'Lauchlan.

Gagetown, April 11, 1857. J. WARREN TRAVIS, SHERIFF.

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

LL the right, title, interest, property, claim, and demand of Robert A Lester, of, in, and to that certain piece or parcel of Land situate, lying and being in the Parish of Johnston, in Queen's County, known and distinguished as Lot number nine (No. 9,) granted to Thomas Shearer, and bounded as follows:—On the north by a Road leading from the Scotch Settlement to the Salmon Creek Settlement, on the south by Road leading from Somerville's to the Boyd Settlement; and lately occupied by the said Robert Lester: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of David Caldwell J. WARREN TRAVIS, SHERIFF. vs. Robert Lester. Sheriff's Office, Gagetown, 13th April, 1857.

County of Albert.

To be sold at Public Auction, at the Court House in Hopewell, on the first Tuesday in January next, (1858,) between the hours of twelve and five

A LL the right, title, interest, property, claim, and demand of Allen Beck, of, in, and to all that certain Lot of Land and premises, situate in the Parish of Elgin, in the County of Albert, on each side of the Road leading from Goshen (so called) past Elgin Corner to Baltimore Settlement: Bounded westerly by Land in the occupation of Robert Horseman; northerly by Land in the occupation of Robert Smith; easterly by Land of John Stewart; and southerly by Wilderness Land surveyed for John Horseman; containing two hundred acres, more or less; together with all the Buildings and improvements thereon: The same having been seized and taken by virtue of an Execution, "The President, Directors, and Company of the Westmorland Bank vs. Allen Beck."

Hopewell, June 26, 1857.

IN THE SUPREME COURT-TRINITY TERM.

20th VICTORIA, A. D. 1857.

THOMAS GILBERT, SHERIFF.

T is Ordered, That from and after the present Term, in every Memorandum of Interlocutory Judgment, the Term at which the Writ has been made returnable be specified on the margin or at the foot of the Memorandum, and that it be also stated whether the action is summary or not summary.

> J. CARTER, N. PARKER, R. PARKER, L. A. WILMOT.

IN THE SUPREME COURT-TRINITY TERM.

20th VICTORIA, A. D. 1857.

GENERAL RULES.

(Warrant of Attorney to Confess Judgment.)

I. It is Ordered, That in no case where the Warrant of Attorney to confess Judgment appears to have been executed, not personally, but by an Attorney or Agent in the name of the Principal, shall any confession be signed thereon by an Attorney of this Court, unless the Deed or other power conveying the authority to execute the Warrant, together with an Affidavit of the due execution thereof by the principal, be produced to, and read and examined by the Attorney who is applied to to sign the confession, before signing the same; nor shall Judgment be entered upon any such confession unless such Deed or other power, and Affidavit of Execution, be produced to the Clerk, and filed with the Warrant of Attorney and confession.

II. It is further Ordered, that if such Deed or other power bear date or appear to have been given more than a year and a day before the application to sign Judgment, no Judgment be entered thereupon without the Order of a Judge, nor after ten years without a Rule of Court founded on a previous Rule Nisi, as is now the practice in regard to Warrants of Attorney of those respective dates.

III. It is further Ordered, that every Warrant of Attorney to confess Judgment; and every Deed or other power by which authority is granted to execute the Warrant, bear date of the day upon which the same are respectively executed; and if it should happen that such Warrant of Attorney, Deed, or power, is to be given by two or more persons who cannot conveniently execute the same on the same day, then the Warrant, Deed, or power, shall bear date of the day on which it shall be first executed; and the day on which any subsequent execution shall take place shall be specified in the attestation of the subscribing Witness or Witnesses to such Execution.

IV. It is further Ordered, that every Attorney signing a confession of Judgment upon a Warrant of Attorney, do annex to his signature the date of signing, and do mark with his name, or initial letters of his name, the said Warrant of Attorney, and also any Deed or power under which the Warrant is executed, where the execution is not personal.

(Service of Process on Non-residents.)

It is Ordered, that where Service of Process is made on persons resident out of the Province, under the Act of Assembly 14 Vic. cap. 2, the nature and place of the business carried on by the Defendant in the Province, and the particular nature of the agency or employment of the person with whom the copy of Process may have been left for the Defendant, be stated in the Affidavit of the Sheriff or Deputy Sheriff making such service, or otherwise proved by Affidavit to the satisfaction of the Judge, before any Order is made for perfecting such service.

J. CARTER, N. PARKER, R. PARKER, L. A. WILMOT, W. J. RITCHIE.

BUBLIC Notice is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of George W. Hammond, late of the City of Saint John, Merchant, an absconding Debtor, and have been duly sworn: All persons indebted to the said George W. Hammond will on or before the twenty seventh day of June next, pay to us, or