dying, and being upon the north side of the Richibucto River, in the Parish of Weldford, in the County of Kent, (near the Cail Bridge) and now in the possession of the said Daniel Killock, together with a Dwelling House and Barn thereon; containing three hundred and seventy 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 Robert Fearon vs. Daniel Killock.

Sheriff's Office, Richibucto, Feb. 19th, 1858.

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

LL the right, title, interest, property, claim, and demand of Patrick Collins, Edward Collins, and William Collins, and each of them, and each of their possessory right, and right of Equity, of, in, and unto all that certain Lot or parcel of Land, situated, lying and being in the Parish of Weldford, in the County of Kent, originally granted to one Robert M. Donald, and described in the said Grant as Lot G, and by Deed from Simom Graham to William Collins, bearing date the fifteenth day of October, A. D. 1852, containing one hundred acres more or less, with all buildings thereon, and now in the possession of William Collins: Also, one other Lot or parcel of Land, situated, lying and being in the Parish of Weidford, in the County of Kent, described as follows: beginning at a stake standing on the northeastwardly angle of Lot number forty six, in block Z, running by the magnet of 1853, south two degrees west sixty two chains and fifty links or to a stake; thence south sixty eight degrees east seventeen chains and seventy dinks to a spruce tree; thence north two degrees east sixty two chains and fifty links, or to a spruce tree; and thence north sixty eight degrees west seventeen chains and seventy links, or to the place of beginning, containing one hundred acres, with a Dwelling House and Barn thereon, and now in the occupation of Edward Collins: Also all other Real Estate of the said Patrick Collins, Edward Collins, and William Collins, or either of them. wheresoever or howsoever 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 John W. Holderness,

Sheriff's Office, 6th May, 1858. JOSEPH WETMORE, SHERIFF.

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

LI the right, title, interest, property, claim, and demand of John Wood. and of his possessory right, and right of equity, ot, in, and unto all that certain Lot, piece or parcel of Land situated, lving, and being at the Mill Creek Settlement, in the Parish of Richibucto, in the County of Kent, described in the Will of the late John Bowness to the said John Wood, and now in his possession, containing forty acres more or less, with a Dwelling House, Barn, and all appurtenances thereunto belonging: Also one other Lot, piece, or parcel of Land, situated, lying and being in the Parish of Wellington, in the County of Kent, containing one eighth of an acre more or less, with a Dwelling and Store thereon, directly opposite John Keswick's, in the Town of Buctouche, purchased by the said John Wood from Richard Butier: Also all other Real Estate of the said John Wood, wheresoever or howsoever situated within my Bailiwick: The same having been seized and taken by virtue of three several Executions issued out of the Supreme Court, at the Suits of L. P. W. Des Brisay vs. John Wood, Richard Butler ats, John Wood, and L. P. W. Des Brisay vs. John Wood.

Sheriff's Office, January 14th, 1858. JOSEPH WETMORE, SHERIFF.

The sale of the above Property is postponed until Saturday the twenty eighth day of August next, between the hours of twelve and five o'clock, P. M.

Richibucto, 24th July 1858. J. WEIMORE, Sheriff.

County of Gloucester.

To be sold by Public Auction, on the second Saturday in February next, at the Court House, Bathurst, between the hours of twelve noon, and five P. M.

A LL the right, title, interest, property, claim, and demand whatsoever of Andrew Wilson, of, in, and to the following Lands situate on the Island of Miscoe, in the County of Gloucester, that is to say:—That Lot of Marsh on the west side of South Wallay, granted to the said Andrew Wilson by the Crown, containing sixty acres, more or less: that Lot of Marsh lying on the south side of North Wallay, granted by the Crown to the said Andrew Wilson, containing twenty five acres, more or less: the Share and Inheritance of the said Andrew Wilson as a Co-Heir of the late Andrew Wilson, Senior, in and to the Tract of Land and Homestead known as Lot A, situate at the southeast end of Miscoe Island, containing three hundred acres, more or less; Also all other Real Estate of the said Andrew Wilson, situate within my Bailiwick: The same having been seized to satisfy an Execution issued out of the Supreme Court at the suit of Edward Allison, Esquire, against the said Andrew Wilson.

Shheriff's Office, Bathurst, 24th July, 1858.

PROBATE COURT.-COUNTY OF YORK.

L. S.] In the matter of the Estate of William Agnew, late of Kingsclear, in the County of York, deceased.

THEREAS application by Petition hath been made to me by Isaac Kilburn, of the Parish of Kingsclear, in the County of York, Esquire, and James Nelson, of the same place, Land Surveyor, alleging among other things that the said William Agnew lately departed this life at the said Parish of Kingsclear, having first duly made and published his last Will and Testament in due form of Law, and thereby appointed the said Isaac Kilburn and James Nelson Executors thereof, and praying that they may be admitted to prove the said I ill, and that Letters Testamentary thereof may be granted to them; and whereas a Caveat hath been filed by James Agnew and Robert Sutherland, two of the next of kin to the said William Agnew, against the granting of Letters Testa mentary to the said James Nelson, one of the said Petitioners: Notice is therefore hereby given to the said James Agnew and Robert Sutherland, and to all other persons interested in the said Estate, as Relatives Heirs, next of kin, or otherwise, and they are hereby cited to appear before me at a Court of Probate to be holden at my Office in Fredericton, in the said County of York, on Saturday the eleventh day of September next, at eleven of the clock in the forenoon, to shew cause (if any they have) why Letters Testamentary should not be granted to the said Petitioners, otherwise Letters Testamentary will be granted to them as prayed.

Given under my Hand and the Seal of the said Court, this sixth day of August, in the year of our Lord one thousand eight hundred and fifty eight.

G. F. H. MINCHIN, Surrogate, and Judge of Probates for the County of York. F. A. H. STRATON, Regr. of Probates for York County.

SUPREME COURT IN EQUITY.

Esquire, in Princess Street, in the City of Saint John, on Tuesday the second day of November next, at eleven o'clock A. M., with the approbation of the undersigned, a Barrister of the Supreme Court, pursuant to an Order of the said Court in Equity, in a cause wherein James M'Phelim is Plaintiff, and William Wood, Defendant:—

All that certain piece or parcel of Land situate, lying, and being in the Parish of Wellington, in the County of Kent, that is to say: the southerly and westerly half of Lot No. 6, in the Little Buctouche River, originally granted to one Richard Tinny by Government, as will appear by reference to said Grant to Tinny and Associates, containing in the whole two hundred acres, more or less.

Terms of sale and other particulars may be had by reference to the undersigned, or to the Plaintiff's Solicitor.—Dated the twenty third day of July, 1858.

CHARLES W. WELDON, Plff 's. Sol.

SUPREME COURT IN EQUITY.

October next, at eleven o'clock in the forenoon, at the Auction Room of William Garnett, Esquire, 87, Prince William Street, in the City of Saint John, pursuant to a Decree of the Supreme Court in Equity, in a cause between John W. Weldon, Plaintiff, and Edwin Atkinson, Defendant:—

All of that Lot of Land situate and being in the Parish of Wellington, in the County of Kent, described as follows:—" Commencing at a fir stake on the line between Lot number five and Lot number six of the Leamen's Grant, south side of the Buctouche River; thence south thirty seven degrees thirty minutes west eighty rods to a white maple stake standing on the south side of the south branch; thence south three degrees thirty minutes east one chain and ninety seven links to a hemlock tree; thence south fifty nine degrees thirty minutes east one chain and twenty four links to a fir stake; thence south twenty three degrees thirty minutes east to the rear line of the said Grant; thence easterly along the said rear line of the said Grant eighty rods; thence north twenty three degrees thirty minutes west to the place of beginning; containing one hundred acres, more or less."

Terms of sale and other particulars may be had on application to the undersigned, or to the Piaintiff's Solicitor.—Dated the thirtieth day of June, A. D. 1858.

W. JACK, Barrister.

WM. JACK. Barrister.

CHARLES W. WELDON, Piff's. Sol.

COLLECTOR'S NOTICE.

of Northfield, Sunbury County, are requested to pay their respective Rates, with costs of advertising, forthwith to the Subscriber in Northfield, otherwise legal proceedings will be taken against their Property at the end of three months from this date:—

Names of Non-Residents.			Road Tax of	Non-Residents.			
Samuel Scovil,	£0	9	0	Ditto,	£0	a	6
The Estate of Charles Ray,	0	4	7	Ditto,	0	5	0
The Estate of James Linton,	0	1	9	Ditto,	0	1	101
Henry Sypher,	0	3	6	Ditto,			9
Robert M'Donald,	0	1	2	Ditto,	0	1	3
Catherine M'Donald,	0	1	9	Ditto.	0	1	101
John Ferris,	0	1	9	Ditto.			104

HENRY RIDGEWELL, Collector.

Northfield, Sunbury County, July 12, 1858.

INSOLVENT DEBTOR'S ACT.

WING to the heavy losses which have accrued, under similar Acts, for the relief of Insolvent Confined Debtors, amounting to several hundred pounds, each notice must, in every instance, be accompanied with the amount of advertising, otherwise they will not receive attention.

The following will be the rates for publishing Notices,

Notice of Meeting of Creditors, (3 months.) £1 0 0 Appointment of Assignees, (6 months.) 2 0 0 Order for Discharge, (2 weeks.) - 0 5 0

Royal Gazette Office, 21st April, 1858.