- 105 acres, next south of Thos. E. Williams, Andrew Williams.
- 105 acres, next south of Andrew Williams, S. R. Williams.
- 105 acres, next south of S. R. Williams, John Williams.
- 300 acres, lot 38, block D, Canterbury, James Maxwell.
- 100 acres, lot 9, range 4, block 7. Canterbury, John Burns.
- 100 acres, lot 10, range 4, block 7, Canterbury, Arthur R. Benk.
- 100 acres, lot 11, range 4, block 7, Canterbury, Thos. Smith. 100 acres, lot 12, range 4, block 7, Canterbury, Jos. Morrison.
- 90 acres, lot 13, range 4, block 7, Canterbury, John Robertson.
- 100 acres, lot 14, range 4, block 7, Canterbury, James Mitchel.
- 100 acres, lot 28, block 4, Durham, Charles Galen.

By Deputy Hartley, Grand Falls.

Town Lot 153, Grand Falls, John M'Cormick; upset price £15. Town Lot 154, Grand Falls, John M'Cormick; upset price £15. Town Lot 155, Grand Falls, C. Tardie; upset price £15.

Pasture Lot 41, Grand Falls, W. B. Murphy, improvements to be paid for; upset price £21.

100 acres, lot 30, block 10, southeast of California, (the C. Sloot lot,) improvements to be paid for.

(4w)

JAMES BROWN, Sur. Gen.

IN THE SUPREME COURT IN EQUITY.

Between George J. Byrd, Eseck C. King, Albert G. Bogart, Adelina W. King, John Connover, Morris Leo Wolf, and Sylvanus S. Ward, Plaintiffs; and

The President, Directors and Company of the Westmorland Bank, Thomas B. Moore, Joseph Russel, Charles E. Westcott, Richard Busteed, Charles H. King, John W. Moore, Henry P. Gardiner, Thomas Picton, Edward Allison, Charles Keenan, John Cairns, and William Cairns, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Joseph Russel, Charles E. Westcott, Richard Busteed, Charles H. King, John W. Moore, Henry P. Gardiner, Thomas Picton, Charles Keenan, John Cairns, and William Cairns, are out of the limits of this Province, so that they cannot be served with the summons in this cause, and that the above Plaintiffs have good prima facie grounds for filing a Bill against them, together with the other Defendants above named: 1 do therefore order that the said Joseph Russel, Charles E. Westcott, Richard Busteed, Charles H. King, John W. Moore, Henry P. Gardiner, Thomas Picton, Charles Keenan, John Cairns, and William Cairns, do cause an appearance to be entered for them on or before the first day of July next.—Dated this seventeenth day of March, 1858.

A. L. PALMER, Sol. Plff.

IN THE SUPREME COURT IN EQUITY.

Lachlan Cameron, Plaintiff; and Benjamin Moore, Warren Moore, William Moore, Daniel Moore, Jesse Greenlow and Mary his Wife, James Garcelon and Lucinda his Wife, William Wescott and Almira his Wife, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Warren Moore, Jesse Greenlow and Mary his Wife, James Garcelon and Lucinda his Wife, are out of the limits of this Province, so that they cannot be served with summons in this cause, and that the above Plaintiff has good prima facie grounds for filing a Bill against them, together with the other Defendants above named: I do therefore order that the said Warren Moore, Jesse Greenlow and Mary his Wife, James Garcelon and Lucinda his Wife, do cause an appearance to be entered for them in this suit, on or before Thursday the fifteenth day of July next.-Dated the sixth day of April, A. D. 1858.

L. A. WILMOT.

R. PARKER.

IN THE SUPREME COURT IN EQUITY.

Between John V. Thurgar, Isaac L. Bedell, acting Executors of the last Will and Testament of Elizabeth Crookshank deceased, James William Boyd, Robert W. Crookshank, Junior, Elizabeth Otty, Allan Otty, Andrew C. Otty, George Otty, Catherine M'Gill Earle, Sylvester Z. Earle, Junior, Allan Colville Otty, Robert Wm. Otty, Elizabeth Crookshank Otty, John M'Gill Otty, William Otty, and Robert W. Crookshank, the Committee for Robert W. Crookshank, Junior, a Lunatic, Plaintiffs; and

James Malcolm, Margaret Malcolm, Alexander Bal loch, James Smellie, and James Howard, Defendants.

HEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants James Malcolm and Margaret his Wife, are out of the limits of this Province, so that they cannot be served with summons in this cause, and that the above Plaintiffs have good prima facie grounds for filing a Bill against them, together with the other Defendants above named: I do therefore order that the said Jan es Malcolm and Margaret his Wife do cause an appearance to be entered for them in this suit, on or before the thirty first day of July next .- Dated the seventh day of January, A. D. 1858.

R. PARKER, J. S. C.

BAYARD & THOMSON, Sol. for Plff's.

IN THE SUPREME COURT-EQUITY SIDE.

Between Thomas M'Cracken, Plaintiff; and

William Thompson, Richard Thompson, and James Madell, Defendants. MHEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendant, Richard Thompson, is out of the limits of this Province, so that he cannot be served with summons in this Cause, and that the above named Plaintiff hath good prima facie grounds for filing a Bill against him, together with the other Defendants above named: I do therefore order, that the said Richard Thompson do cause an appearance to be entered for him in this Suit on or before the first day of July next .--Dated this twenty seventh day of February, A. D. 1858.

W. J. RITCHIE, J. S. C.

JOTICE is hereby given, That upon the application of Daniel Gillis, of the Town of Moncton, in the County of WestmorRobert Gillis, of the Town of Moncton, in the County of Westmorland aforesaid, Ship Carpenter, an absconding Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof .- Dated this twelfth day of March, A. D. 1858.

L. A. WILMOT, J. S. C.

B. Botsford, Sol, for Pet'g. Cred.

NOTICE is hereby given, That upon the application of John B. Calkin, I have directed all the Estate, as well real as personal, of Robert Wilcox, in Studholm, in King's County, Miller, an absconding, concealed, or absent Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated the nineteenth day of April, A. D. 1858.

R. PARKER, J. S. C.

C. W. STOCKTON, Sol. for Pet Cred.

OTICE is hereby given, That upon the application of William Connell, I have directed all the Estate, as well real as personal, of Alfred F. Gallop, of Wicklow, County of Carleton, an absconding, concealed, or absent Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.

L. A. WILMOT, J. S. C.

by A. K. S. WETMORE, & Commissioners.

GEO. CONNELL, Atty. for Pet. Cred.

SHERIFFS' SALES.

County of Ment.

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

A 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 Let or parcel of Land, situated, lying and being in the Parish of Weldford, 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 links 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.

JOSEPH WETMORE, SHERIFF.

Sheriff's Office, 6th May, 1858.

To be sold at Public Auction, at the Court House in the Town of Richibucto. on Saturday the second 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 Frank A Sonia, of, in, and unto a certain Lot of Land on which the said Sonia now resides, situated upon the south side of the Big Buctouche River, in the Parish of Wellington, in the County of Kent, the said Lot containing one hundred acres, of which seventy five acres has heretofore been Deeded to Horatio B. Smith by the said Frank Sonia, and the remainder being twenty five acres, more or less: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court, Horatio B. Smith versus JOSEPH WETMORE, SHERIFF. Frank Sonia.

Sheriff's Office, Richibucto, 24th March, 1858.

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

LL the right, title, interest, property, claim, and demand of Daniel A Killcek, of, in, and unto a certain Lot or Farm of Land situated, lying, 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.

JOSEPH WETMORE, SHERIFF. Sheriff's Office, Richibucto, Feb. 19th, 1858.

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, A and of his possessory right, and right of equity, ot, in, and unto all that certain Lot, piece or parcel of Land situated, lying, 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 land. I have directed all the Estate, as well real as personal, of Butler: Also all other Real Estate of the said John Wood, wheresoever