To be sold by Public Auction, at the Sheriff's Of ice, Hampton, on the ter the day of April, A. D. 1861, between the hours of two live o'clock, noon, and one o'clock, P. M.

A LL the right, title, claim, and interest of same Foshay, of, in and to that certain piece or parcel of Land situste, bring and being in the Pariel of Studholm, in King's Grunty, Province of New Brunswick, and you and distinguished as being—"All that tract or lot o' Land heretoiore sold and conveyed by John Saunders and Arrianna Hargiritta Jekyil, his Wife, to John Innes, and bounded and described in the Deed of the same, bearing to John Innes, and bounded and described in the Dead of the same, bear ng date the twentieth day of June, in the year of our Lord one thousand eight hundred and nine, in manner following, that is to say:—Situate, lying and being in the Parish of Sussex, in King's County, and being part and parcel of that tract of land known and distinguished by being called Studvill, and known and described in the said Studvill tract, by being called Lot number two, and containing three hundred and fifty acres, as in and by the same conveyance, duly Registered in the Office of Registrar of Deeds for King's County, will more fully appear; together with the Fuildings and Erections thereon, presently occupied by the said Isaac Foshay: The same having been taken and seized under and by virtue of several Executions issued but of the Supreme Court against the said Isaac Foshay.

JUSTUS EARLE, SHERIFF.

Sheriff's Office, Hampton, 27th Sept., A. D. 1860.

Sheriff's Office, Hampton, 27th Sept., A. D. 1860.

Queen's County.

To be sold by Public Auction, a: the Court Hot se in Gagetown, on Saturday the twenty second day of September next, between the hours of twelve at noon, and five o'clock, P. M.

A LL the right, title, interest, property, clam, and demand of David Day and Solomon Day, of, in, and to that certain piece or parcet of Land situate, lying and being in the Parish of Clipman, in Queen's County, and Province of New Brunswick, known and distinguished as Lots number four and five, originally granted to one Heny Earle; bounded on the southwest by Salmon Bay, northerly by Land belonging to the Heirs of the late Jacob Barker, deceased, and on the southeast by Lands occupied by William Hawkshurst; containing by estimation three hundred and seventy five acres, more or less, (save and except that part of the above described premises distinguished as Lot number five, and commonly known as Terrill's Point, containing by estimation one hundred and twenty acres, more or less, and conveyed by the said Davic Day and Solomon Day to John M'Alister by Deed bearing date the sixth lay of March, A. D. 1856): The same having been taken and seized underar d by virtue of an Execution issued out of the Supreme Court at the suit of John Farris.

J. WARREN TRAVIS, Sheriff: Sheriff's Office, Gagetown, March 5, 1860.

Sheriff's Office, Gagetown, March 5, 1860.

The sale of the above described Projecty is hereby postponed until the twenty ninth day of March next, then to take place (according to Law) at the Court House in Gagetown, between the hours of twelve o'clock noon, and five o'clock, P. M.

J. WARREN TRAVIS, SHERIFF.

Gagetown, September 22, 1860.

County of Sunbury.

To be sold by Public Auction at the Court House in Burton, on Saturday

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

A LL the right, title, interest, property, claim, and demand of Francis M'Ewen, and of his possessory right and right of equity, of, in and to all the following Lots of Land, viz:—All that certain Lot, piece, or parcel of Land, situate in the Parish of Mangerville, between Lands owned and occupied by George Families on the upper side and the Estate of Edward A. Miles on the lower side, ironting on the River Saint John, with a Dwelling House and other buildings thereon, occupied by the said M'Ewen, containing thirty acres, more or less: Also all that certain other Lot of Land situate in the said Parish, bounded on the upper side by Land owned and occupied by George Sa Perley, and on the lower side by Land owned by occupied by George S. Perley, and on the lower side by Land owned and Enoch Lunt, Esquire a The same having been taken under and by virtue of an Execution issued out of the Supreme Court at the suit of Thomas H. Segee vs. Francis M. Ewen.

Sheriff's Office, Burson, 17th June, 1859.

The sale of the above Property is postponed until Saturday the twenty third day of June next, at the same time and place. JAMES &. WHITE, SHERIFF.

Sheriff's Office, Burton, Dec. 24, 1859.

The sale of the above Property is further postponed until Saturday the twenty ninth day of December next, at the hour and place above mentioned.

JAMES S. WHITE, SHERIFF.

Sheriff's Office, Burton, 23rd June, 1860.

NEW BRUNSWICK .- YORK, TO WIT.

[L. S.] To the Sheriff of the County of York, or any Constable within the said County, greeting:

HEREAS George W. Curry and Herty Caroline Pickard have filed their Account as Administrator and Administratrix of the Estate of Thomas Pickard, Junior, late of Prince William, in the County of York, deceased, and have prayed that the Heirs, next of kin. Creditors, and all others interested in the said Estate, may appear and attend the passing and allowance thereof: You are therefore required to cite the Heirs, next of lin. Creditors, and all others interested in the said Estate, to appear before me at a Court of Propate to be hollen at my Office in Fredericton, in and for the County of York, on Tuesday the eightee ith day of December next, at ten of the clock in the forenoon, to attend the passing and allowance of the said Account. - Given under my

ber, A. D. 1860. G. F. II. MINCHIN, Surregate, F. A. H. STRATON, Regr. et Probates for the County of York.

hand and the Seal of the said Court, this sixteenth day of Novem-

NEW BRUNSWICK-YORK, T) WIT:

[L. S.] To the Sheriff of the County of York, or any Constable within the said County. gre ting:

HEREAS George W. Curry and Hetty Caroline Pickard, the Administrator and Administratrix of the Estate of Thomas Pichard, Junior, late of Prince William, in the County of York, deceased, have applied for a Licence to sell such part of the Real Es ate of the said Thomas Pickard, Junior, as may be necessary for the payment of his debts : You are therefore required to cite the Heirs and next of kin of the said deceased, and all Creditors an lothers interested in the said Estat , to a pear before me at a Court of Probate to be holden at my Office in the City of Fredericton, in and for the County of York, on Wednesday the nineteenth day of December next, at ten of the clock in the forenoon, to eximine and hear the allegations and proofs of the Petitioners, and to shew cause (if any they have) way Licence should not be granted to the Petitioners as prayed for .- Given under my ha id and the Seal of the said Court t is niveteenth day of November, A. D. 1860.

G. F. II. MINCHIN, Surrogate, and Judge of Probates for the County of York. F. A. H. STR. TON, begr. of Probates for York County.

SUPREME COURT IN EQU TY.

TO be sold at Public Auction, on Saturday, the sec and day of February next, att celve o'clock, noon, at Chubb's Corner, in the City of St. John, and Province of New Brunswick, under the direction and with the approbation of the undersigned, pursuant to a Decretal O der of the Supreme Court in Equity, made the third day of October, in the year of our Lord one thousand eigh hundred and sixty, in a certain cause wherein Richard Titus

is Plaintiff, and Alexander Campbell and James Campbell, are Defendants:—The Linds and Premises mentioned in the Mortgag: set forth in the Plaintiff's Bill in this cause, and therein described as follows, viz:—

All that Lo.; Tract, or Parcel of Land, situate, ly ng, and being in the Parish of Uph im, formerly a part of the Parish of Hampton, in the County aforesaid, abuted and bounded as follows, that is to say: Beginning at the county against the county and the county are the county are the county and the county are the county and the county are the cou southeasternm at corner of a lot of land heretofore granted under the Great Seal of the Prevince aforesaid, to Ebenezer Smith, Isai th Smith, and James Smith, and known on the Grant thereof, and on the Map or l'lan annexed Smith, and known on the Grant thereof, and on the Map or Plan annexed thereto, by the number eighteen (18), thence on the easternmost boundary of the same lot, north twenty three degrees and forty five n inuites west, (according to the magnet in June, 1832,) seventy two chains, thence south sixty six degrees as d fifteen minutes west, to a point in the southern boundary line of a lot of land heretofore sold and conveyed by James Campbell, the elder, and Mary his Wife, to Justus S. Wetmore, which said point is forty six chains and fifty links distant from the westernmost end of the same boundary line measured thereon, thence south twenty three degrees and forty five dary line measured thereon, thence south twenty three legrees and forty five minutes east eventy two chains, to the southernmost boundary of the lot number eightten, thence north sixty six degrees and fifteen minutes east sixty four chai is, more or less, to the place of beginning; containing by estimation four hundred and ten acres, more or less; excepting always one hundred acres of the eastern or upper side thereof, which has been bargained and agreed to be sold and conveyed by the said James Campbell, Jun. and Alexander Campbell, to one Samuel Deysart, and which said piece of land, containing on hundred acres net measurement, is not included in the pre sent conveyance; together with all and singular the rights, members, and appurtenances to the same lot, tract, or parcel of land hereby conveyed, and containing by estimation three hundred acres, more or less, belonging or in any wise appe taining.

Terms and other particulars made known at time of tale, or on application to the Plaintif's Solicitors.—Dated 25th day of October, A. D. 1860.

C. W. STOCHTON, Barrister.

GILBERT & SKINNER, Plaintiff's Solicitors.

SUPREME COURT IN EQUITY.

December next, at 12 o'clock noon, at the County Court House in the City of Frederic'on, in the County of York, under the direction and with the approbation of the universigned, pursuant to a Decreta Order of the Supreme Court in Equity, made the eighteenth day of August instant, in a certain 'ause wherein the President, Lirectors and Company of the Cen ral Bank of New Bronswick are Plaintiffs, and John Cairns and William J. Gilbert are Defendants:-The Land and premises mentioned in a certain Mortgage bearing date the 19th day of Augus , A. D. 1854, and made between the said Defendant, John Cairns, of the one part, and one William M. S. Evans of the other part, and therein described as fol ows, viz:-

"All that certain piece of Land situate in the Parish of Dundas, in the County of Kent, and bounded as tollows, that is to say: On the east by lands in the possession o one Louis Gogung; On the north by the rear line of land granted to one Thomas Peters and others, by the rear line of land granted to one Humphrey Gilbert and others, and by the rear line of lands granted to one Milicent Nevers; On the west by land granted to one #chn Chrystal; and on the south by the Cocagne River and lands owned by one George W. Furnal; and containing by estimation two thousand acres more or less; the same being land purchased by the said John Cairus from the Lon. Thomas Peters, Bradford Gilbert, and White Boone and Hillcent Boone his wire; together with all and singular the rights, u embers, liberties, privileges, improvements and hereditaments whatsoever thereunto belonging or in any wise apper-

Terms in de known at time of Sale, or on application to the Plaintiffs' Schicitor .- Dated the 27th day of Angust, A. D. 1860. F. A. II. STRATON, Barrister.

GEO. J. DIBBLEE, Plaintiff's Solicitor.

SUPREME COURT IN EQUITY.

December next, at 12 o'clock, noon, at Chubb's Corner, in the City of Saint John, in the City and County of Saint John, and