#### CARLETON.

By Deputy Hartley, at Woodstock.

100 acres, lot 98, Windsor, N. Branch Pekaguimek, C. Connell. 50 acres, the Finnemore Gore Lot in Bubar Settlement, Wicklow, S. H. Estabrooks; Mr. Estabrooks to be paid for imp'ts.

#### VICTORIA.

By Deputy Beckwith, Grand Falls.

130 acres, lot 166, east of Tobique, Charles M'Farland; survey

\$3.33\frac{1}{3} per 100 acres.

127 acres, lot 125, west of Tobique, Walter M'Farland; survey \$3.33\frac{1}{3} per 100 acres.

(4w)

JAMES BROWN, Sur. Gen.

(783)

CROWN LAND OFFICE, Feb. 27, 1861.

HE right of Licence to cut and carry away Timber and Lumber until the first day of May 1861, from Berths applied for by the following persons, in the undermentioned situations, will be offered for sale by Public Auction at this Office, on Wednesday the thirteenth day of March next .- Sale to commence at noon.

(Not to interfere with any Lots of Land partly paid for, or reserved under applications for which Returns of Survey were received at the Crown Land Office previous to the date of application for Licence.)

(" In all cases of competition, the purchaser must immediately " pay the amount of purchase money, or else the Berth will be again "offered for sale, excluding bids from the defaulter.") Situation.

Name.

Sq. Miles.

Wm. A. M. Lean, Charles M'Pherson, Madawaska. Tobique.

426 George H. Hart,

Tobique.

428 H. Levasseur,

Grand River.

(2w)

JAMES BROWN, Sur. Gen.

# IN THE SUPREME COURT IN EQUITY.

Tuesday, November 6, 1860.

Between Harriet M Johnston, Hugh B Johnston, and John M. Robinson, Plaintiffs; and

George Connell, Robert Robertson, George F. Thompson, Mary Stephen, Ceorge H. M'Donald, Ephraim H. Cameron, and George Cameron, Defendants.

N motion of Mr. Robinson, and on reading the Affidavit of the Plaintiffs' Solicitor and the Suppose issued in this N motion of Mr. Robinson, and on reading the Affidavit of the Plaintiffs' Solicitor and the Summons issued in this cause, and it appearing by the said Affidavit that the said Defendant Ephraim H. Cameron, resides out of the limits of this Province, and that he cannot be served with the said Summons, and that the above named Plaintiffs have good prima facie grounds for filing a Bill against him, together with the other Detendants above named: It is ordered that the said Defendant Ephraim H. Cameron above named: It is ordered that the said Defendant Ephraim H. Cameron do cause an appearance to be entered for him in this cause on or before the first Tuesday in March next.

By the Court.

D. LUDLOW ROBINSON, Clerk in Equity.

JOHN M. ROBINSON, Plaintiffs' Attorney.

## IN THE SUPREME COURT IN EQUITY.

Between Edward B. Chandler, Plaintiff; and Lewis Constantine, James Adams, Charles Scudder, Charles W. Scudder, and Isaac C, Hall, Defendants.

WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendants, James Adams, Charles Scudder, Charles W. Scudder, and Isaac C. Hall, 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 tiling a Bill against them, together with the other Defendant above named: I do therefore order that the said James Adams, Charles Scudder, Charles W. Scudder, and Isaac C. Hall, do cause an appearance to be entered for them in this cause on or before the sixteenth day of March next.—Dated the Second dayof November, A. D. 1860. s cond dayof November, A. D. 1860. L. A. WILMOT.

CHANDLER & MOORE, Plaintiff's Sol.

## ABSENT DEBTORS.

NOTICE is hereby given, That upon the application of Florence M'Carthy, I have direc'ed all the Estate as well real as personal of William L. M Donald and Duncan M'Donald, Railroad Contractors, of Canterbury, in the County of York, absconding Debtors, to be seized; and unless they return and discharge their debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated this twentieth day of November, A. D. 1860.

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

NOTICE is hereby given, That upon the application of Campbell Berryman, I have directed all the Estate as well real as personal of John Hamilton, Saddler, of Fredericton, in the County of York, an absconding or concealed Debtor, to be seized; and unless he return and discharge his debts within three months after publication hereof, such Estate will be sold for payment thereof .-Dated this fourteenth day of January, A. D. 1861.

L. A. WILMOT.

GILBERT & SKINNER, Sols. for Pet. Cred.

OTICE is hereby given, That upon the application of James A. James, of Richibucto, in the County of Kent, Barrister at Law, I have directed all the Estate, as well real as personal, of Fleming Fountain, late of Wellington in the said County, Wheelright, an 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 twenty first December, 1860.

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

### SHERIFFS' SALES.

#### County of Albert.

To be sold by Public Auction a. the Court House in Hopewell, on Thursday the eighth day of August next, between the hours of twelve and

To be sold by Public Auction 2. the Court House in Hopewell, on Thursday the eighth day of August next, between the hours of twelve and five o'clock, P. M.

A LL the right, title, interest, property, claim, and demand of the "Hopewell Chemical Manufacturing Company," of, in and to the following pieces and parce; of Land, situate in the Parish of Hopewell, in the Courty of Albert, and conveyed by Deed from John Steadman and Catharine his Wife, and James Steadman and Julia Ann his Wife, to the said Company, dated 4th July 1856, and Registered 14th August 1856, Libro F, Folio 177, No. 2082, and bounded as follows, viz:—On the west by Lands deeded by Daniel Woodworth to the said John Steadman; on the north by Land of John N. Edgett; on the east by Land of Aaron Robinson; and on the south by the Daniels' Grant; and containing fifty acres, more or less; and being a Lot of Land conveyed by one John N. Edgett to the said John Steadman and James Steadman, by Deed bearing date the thirtieth day of May 1853, as by reference thereto will more fully appear: Aso, the undivided one half of all that certain Lot or parcel of Land situate in Hopewell aforesaid, and bounded on the west by Lands owned by Daniel Woodworth and David Stiles; on the south by Lands owned by Thomas E. Peck; on the east by Lands originally granted to Samuel Patterson; and on the north by the Public Road; containing one hundred and ten acres, more or less; and conveyed by one Levi Woodworth, by Deed bearing date the nineteenth day of May 1854, to one Thomas L. Dewolf and the said John Steadman and James Steadman, as by reference to the same will more fully appear: Also, all that certain piece or Lot of Land situate at Hopewell aforesaid, and bounded on the north by the Public Road; on the west by the Grant to John M Feter's; on the south by the Grant of William Daniels; and on the east by Lands formerly in the possession of Stephen Edgett; containing forty acres, more or less; and conveyed by Daniel Woodworth and Wife, to the said John Steadman, by Deed b all and singular the buildings, chemical works, improvements, privileges, and appurtenances thereunto belonging, or in anywise appertaining: And also to the following undivided half of a lot or tract of Land, situate in Hopewell aforesaid, and conveyed by Deed from Thomas L. Dewolf and Amelia his Wife, to the said Hopewell Chemical Manufacturing Company, dated 30th April 1856, Registered 14th August 1856, Libro F, Folio 178, No. 2083, and bounded as follows, viz:—On the west by Lands owned by Daniel Woodworth and David Stiles; on the south by Lands owned by Thomas E. Peck; on the east by Land originally granted to Samuel Patterson; and on the north by the Public Highway; containing one hundred acres, more or less; together with all and singular the buildings, improvements, chemical works, and appurtenances thereunto belonging, or in anywise appertaining: The same having been seized and taken, and to be sold as above described, or such part thereof as will satisfy an Execution issued out of the Supreme Court at the suit of John Kerr against the said Hopewell Chemical Manufacturing Company. THOS. GILBERT, SHERIFF.

Sheriff's Office, Hopewell, Feb. 1st, 1861.

To be sold by Public Auction at the Court House in Hopewell, on the third To be sold by Public Auction at the Court House in Hopewell, on the third Tuesday in May next, between the hours of twelve and five o'clock, P. M. LL the right, title, interest, property, claim and demand, of Elisha Stevens, of, in, and to a certain piece or parcel of Land, situate in the Parish of Harvey, known as the "River Mill" Property, and bounded as follows, viz:—Northerly by the Shepody River; easterly by Land of John C. Smith; southerly by Land of William Tingley; and westerly by Land of Frederick Stiles; containing one half acre, more or less, together with a Saw Mill, in a damaged condition, thereon: The same having been seized and taken by virtue of an Execution issued out of the Supreme Court, at the suit of Daniel Cleveland against the said Elisha Stevens.

THOS. GILBERT, SHERIFF.

Sheriff's Office, Hopewell, Nov. 6th, 1860.

To be sold by Public Auction, at the Court House in Hopewell, on Monday the fifteenth day of July next, between the hours of twelve and five o'clock,

P. M.

ALL the Terms, Leasehold Estate, right, title, or interest, within my Bailiwick, granted or conveyed to Charles D. Archibald, by two several Deeds; the one purporting to be executed by Andrew Martin, John Fenton, William M'Kay, John Jones, George Jones, and Theressia Esler, to the said Charles D. Archibald, and one George Lang, and dated the twelfth day of October, 1855; and the other purporting to be executed by John Hawks, William Hawks, John Cochran, David Wallace, Charles Robison, Edward Bishop, Daniel Currey, Thomas M'Lauchlan, John Smith, and Thomas Edwin Wilbur, to the said Charles D. Archibald, and the said George Lang, dated the eighth day of March, 1855: Also all other the leasehold, and Real Estate, Lands and Premises, and all interest therein of the said Charles D. Archibald, in the County of Albert: The same having been seized by virtue of an Execution issued out of the Supreme Court against the said Charles D. Archibald, at the suit of John B. Ketteil and Benjamin Perkins, Junior, to levy for £12,005 11 0. Junior, to levy for £12,005 11 0,

THOS. GILBERT, SHERIFF. Sheriff's Office, Hopewell, Jan. 4th, 1861.

To be sold by Public Auction, at the Court House in Hopewell, on the first
Saturday in May next, between the hours of twelve and five o'clock, P. M.
A LI the right, title, interest, property, claim and demand, of James
Bradford, of, in, and to all that tract or lot of ungranted Land, located
to the sold lames Bradford, and whereon he new resides situate in the Bradford, of, in, and to all that tract or lot of ungranted Land, located to the said James Bradford, and whereon he now resides, situate in the Parish of Alma, in the County of Albert, on the rear of Land granted to John Wilbur in January 1838, and containing one hundred acres, more or less, together with all the Buildings and improvements thereon: The same having been taken under and by virtue of an Execution issued at the suit of Lewis Milton against the said James Bradford. THOS. GILBERT, SHERIFF. Sheriff's Office, Hopewell, October 9th, 1860.