(Vol. 21.)

NOTICE is hereby given, That upon the application of Joseph A. White, 1 have directed all the Estate, as well real as personal, of Henry Feetham, of Shediac, in the County of Westmerland, 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 te sold for the payment thereof. -Dated 14th day of March, A. D. 1863.

L. A. WILMOT.

JOHN CHAPMAN, Commissioners. W. WILSON, By D. L. HANINGTON, Sol. for Pet. Creditor.

SHERIFFS' SALES.

County of Rent.

To be sold at Public Auction, in front of the Court House in Richibucto, in the County of Kent, between the hours of twelve o'clock, noon, and five o'clock, P. M. on Wednesday the eleventh day of November next :--

o'clock, P. M. on Wednesday the eleventh day of November next:-A LL the right, title, property, interest, claim, or demand, of Jeremiah Carey, in, to, or out of all a certain piece or parcel of Land, situate, lying, and being in the Town of Richibucto, in the County aforesaid, and bounded and described as follows, viz :-- "On the west side of Water Street, in the Town of Richibucto, in the County aforesaid, commonly known as the Nash Property, commencing on the said Street at an Iron Bolt, being about one hundred feet from the corner of James M'Dermott's, so called, or Shed-dan Street; thence running on the line of Thomas G. Richardson and the Nash Lot, in a weswardly direction three hundred and five feet to a pointed slab fence; thence south on a parallel line with Pagan Street, until it strikes a juniper stake, itstant fifty four feet from the starting point; thence north on the Street to the first boundary or iron bolt, containing about one third of an acre, being the same piece of land purchased by John Gifford from Joseph Wetmore, Esquire, and deeded by the said John Gifford and Wife, to the said Jeremiah Carey, by Deed bearing date the eighteenth day of October. A, D. 1856, and Registered in Kent County Records Book, M. page 492, and numbered 4470; together with all the Houses, Barns, Out-Offices, and other improvements thereon : The same having been seized under an Execution issued out of the Supreme Court at the suit of Patrick D. Quinn against the said Jeremiah Carey. said Jeremiah Carey.

JAMES M'PHELIM, SHERIFF.

Sheriff's Office, Richibucto, April 10, 1863.

County of Gloucester.

To be sold at Public Auction, in front of the Court House in Bathurst, in the County of Gloucester, on the last Tuesday in November next, between the hours of twelve of the clock, noon, and five of the clock, P. M., under and by virtue of a Writ of Venditioni Expones to me directed :

and by virtue of a Writ of Venditioni Exponas to me directed : A LL the right, title, and interest, property, possession, claim and demand, of Joseph Read, late of Bathurst, deceased, or which the said Joseph Read had on the tenth day of October, in the year of our Lord one thousand eight hundred and sixty, of, in, and to all the following described lands and premises, situate, lying, and being in the Parish of Bathurst, in the said County of Gloucester, viz :- All those Lots of Land and Premises, being lots number tweaty two and twenty three, in the Town Plat of Bathurst, bounded in front by Water Street; on the east by King Street; in the rear by the Lands of Robert Ellis, Junior; and on the west by Lands owned by Thomas Ellis; with the dwelling house, barn, out-buildings, and all the improvements thereon: Also all that Water Lot, situate in front of the said last described property, bounded southerly by Water Street; on the east by the Public Lands owned by John E. O'Brien, Esuqire; with the Office and all im-provements thereon: Also all those Water Lots situate on each side of the southern end of Bathurst Bridge, in the Town of Bathurst; also all that Pasture Lot situate in the rear of the Town of Bathurst; also all that Pasture Lot situate in the rear of the Town of Bathurst; also all that Pasture Lot situate in the rear of the Town of Bathurst; also all that Pasture Lot situate in the rear of the Town of Bathurst, in the County aforessid, known as the Tannery Lot, containing two acres, more or less, aforesaid, known as the Tannery Lot, containing two acres, more or less, originally granted to William Branch; also all that other Pasture Lot adjoining the last mentioned lot of land known as the Bushie Lot, containing three acres, more or less ; also all that other Pasture Lot situate in the rear of the Town of Bathurst aforesaid, fronting on the Big River Road, or proof the Town of Bathurst aloresaid, fronting on the Big Inter Abad, of pic-longation of King Street; bounded on the rear by the Cunard farm; on the south by the Lavigne property; on the north by the Glebe Lot, containing nine acres, more or less; also all that other Pasture Lot, fronting on the east side of King Street; bounded on the north side by Saint John Street; on the south by Munro Street; and in the rear by lands owned by Samuel Bicher Formies centering about three acres : also one undivided half on the south by Munro Street; and in the rear by lands owned by Samuel L. Bishop, Esquire, containing about three acres; also one undivided half part of Town Lot number forty five, situate in the Town of Bathurst, now or lately occupied by Michael Simmons; also all that Lot of Marsh Land, situate at Carron Point, in the Parish of Bathurst aforesaid. containing fifty two and one half acres; also all that Town Lot, situate in the Town of Bath-urst, fronting on St. Andrew Street, and adjoining the Catholic School House Lot, and known as Lot number seventy six. Also all other Lands and Real Estate of the said late Joseph Read within my Bailwick: together with all the Buildings and Improvements thereon

my Bailiwick; together with all the Buildings and Improvements thereon, and the rights, privileges, and appurtenances to the said several lots of land and premises belonging, or in any wise appertaining: The same having been seized by me under a Writ of Extent at the suit of the Crown.

(75) CROWN LAND OFFICE, 29th April, 1863. HE following Lots of Land in Indian Reserves, in the County of Northumberland, will be offered for sale at Public Auction, by the Commissioners at Newcastle, on Wednesday, the first day of July next, at noon.—One third of the purchase money to be paid at sale, one third in one year, and the balance in two years from the day of sale :-

Tabucintac Reserve, upset price 80 cents per acre.

Lot 16, 105 acres, on application of Laughlan M'Donald.

N. W. Big Hole Reserve. upset price \$1 per acre.

12	acres,	surveyed	for Cornelius Crowe.
85	acres,	•••	William M.Lean.
100	acres,	**	Daniel Estey.
100	acres,	•1	Thomas Walker.
(9w)			JOHN MMILI

SUPREME COURT IN EQUITY.

Tuesday, 2nd June, 1863.

AN, Sur. Gen.

BEFORE HIS HONOR THE MASTER OF THE ROLLS.

Between Edward L. Thorne and William S P. Lee, Plaintiffs; and Christiana Hallett, Administratrix, and Hugh M'Lean, Administrator of the Estate and Effects of Robert Hallett. deceased, Jar. Elisabeth Hallett, Bartlett Hallett, Archibald Robert Hallett, and Charles Albert Hallett, Defendants.

Albert Hallett, Defendants. U PON Motion made this present day unto this Court by Mr. H. B. Rainsford, being of the Plaintiff's Counsel, and on reading the Sum-mons and Affidavit of service, and affidavit of service of notice of this motion, and the Clerk's certificate, that neither of the Defendants had ap-peared : It is ordered and decreed that the Plaintiff's Bill be taken pro confesso against the Defendants Christiana Hallett, Administratrix, and Hugh M'Lean. Administrator of Robert Hallett. deceased, Jane Elizabeth Hallett, and Bartlett Hallett, at the hearing of this cause; and it is further ordered, that unless the Infant Defendants do appear in twenty days from this date, the said Plaintiffs shall be at liberty to prove their case against the said Archibald Hallett and Charles Albert Hallett, by affidavit. By the Court.

By the Court. W. CARMAN.

IN THE SUPREME COURT IN EQUITY.

Between John Roop, Plaintiff; and Mary Sloan, Executrix of the last Will and Testament of James Sloan, deceased, John Sloau, Lawrence Sloan, Charles Sloan, and Robert Sloan, Defendants. WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that Lawrence Sloan and Charles Sloan, two of the above named Defendants, 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 prime facie grounds for filing a Bill argingt the above cannot be served with Summons in this cause; and that the above named Plaintiff has good *prima facie* grounds for filing a Bill against the above named Defendants : I do therefore order that the said Defendants, Lawrence Sloan and Charles Sloan do cause an appearance to be entered for them in this cause on or before the first day of September next.—Dated the 26th day of February, 1863.

R. PARKER, J. S. C. J, G. CAMPBELL, Plaintiff's Sol.

IN THE SUPREME COURT IN EQUITY.

Between Ellen Dunn, Executrix of the last Will and Testament of Francis Dunn, deceased, John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and

Peter Dunn, Plaintiffs; and Joseph Lucas, Henry Livingston, Thomas E. Smith, and Edward J. Smith, Defendants.

J. Smith, Defendants. WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendant, Joseph Lucas, is out of the limits of this Province, so that he cannot be served with Summons in this cause: and that the above named Plaintiffs have good prima facie grounds for filing a Bill against him, together with the other Defendants : I do therefore order that the said Defendant, Joseph Lucas, do cause an appearance to be entered for him in this cause in our Supreme Court in the Equity Side, on or before the first day of September next.—Dated the 8th day of May, A. D. 1863.

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

CHANDLER & MOORE, Plaintiffs' Sol.

SUPREME COURT-EQUITY SIDE.

Samuel James Scovil, Plaintiff; and

Samuel James Scovil, Flaintin; and Anthony M'Cart, Junior, and Rosanna M'Cart, Defendants. WHEREAS it has been made to appear by Affidavit to my satisfaction, that the above named Defendant, Anthony M'Cart, Junior, is out of the limits of this Province, so that he cannot be served with Summons in the limits of this Province, so that he cannot be setted with bulk in the this action, but has no known place of residence without the limits thereof; and that the above named Plaintiff hath good prima facie grounds for filing a Bill against him, together with the other Defendant: I do therefore order that the said Defendant, Anthony M'Cart, Junior, do cause an appearance to be entered for him in our Supreme Court on the Equity side in the above

suit, on or before the first day of August next .- Dated the seventh day of April, A. D. 1863.

R. PARKER.

In the matter of the Estate of Peter Harquoil, an absconding Debtor.

TOTICE is hereby given, That upon the application of George Moffatt, I have directed all the Estate, as well real as per-sonal, of Peter Harquoil, in the County of Restigouche, 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 the payment thereof .-Dated the seventh day of March, 1863.

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

A. BARBERIE, Sel. for Plaintiff.

B. W. WELDON, SHERIFF.

Sheriff's Office, Bathurst, 12th May, 1863.

EXECUTORS' NOTICE.

LL Persons having claims against the Estate of the late A John Simpson, Esquire, deceased, are required to render their Accounts within three months from the date hereof; and the e indebted to the Estate are requested to make immediate payment to

> ALICIA SIMPSON, Executria. ROBT. GOWAN, ANDREW INCHES, Executors.

Fredericton, March 2, 1863.