

No.	Situation.	Sq. Miles.	Name.
558	Molus R. N. W. 4 blk. 5, R. 8.	2	H. T. Smith.
559	Salmon R. (N. of) beginning 1 M. n. from where rear line of surveyed lots strikes Little Forks, W. 1 1/4 M. S. to rear of said lots N. E'y along same to and up Little Forks to beginning.	2	G. W. Hoben.
560	Pockmouche R. (S. side) beginning at 7 M. Tree S. 1 M. to and down said River to beginning.	2	R. Hutchison.
561	Tobique, blk. S. 12 in R. 24, 25 & 26.	4 1/2	S. E. Stevens.

(2w)

JOHN M. MILLAN, *Sur. Gen.*

NOTICE is hereby given, That upon the application of Michael Ryan, of Chatham, in the County of Northumberland, Merchant, I have directed all the Estate, as well real as personal, of James Brennan, of Newcastle, in the County of Northumberland, Trader, 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 first day of October, A. D. 1863.

L. A. WILMOT J. S. C.

EDWARD WILLISTON, *Atty. of Pet. Creditor.*

NOTICE is hereby given, That upon the application of John A. Fraser, I have directed all the Estate, as well real as personal, of John Hayward, late of Fredericton, in the County of York, in the Province of New Brunswick, Yeoman, 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 24th day of November, A. D. 1863

L. A. WILMOT.

NOTICE is hereby given, That upon the application of Wm. J. Bedell, I have directed all the Estate, as well real as personal, of Abel Flewelling, in the County of York, 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.—7th November, 1863.

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

NOTICE is hereby given, That upon the application of Horatio B. Smith, I have directed all the Estate, as well real as personal, of Placed Burck, of Dundas, in the County of Kent, Yeoman, an absent Debtor, to be seized; and unless he return and discharge his debts within three months after publication, such Estate will be sold for the payment thereof.—Dated this ninth day of October, 1863.

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

SUPREME COURT IN EQUITY.

PUBLIC SALE.

TO be sold by Public Auction, on Wednesday the sixth day of April next, at eleven o'clock in the forenoon, at Chubb's Corner, in the City of Saint John, pursuant to a Decree of the Supreme Court in Equity, in a certain cause wherein Samuel James Scovil, Executor of the last Will and Testament of the late Daniel Scovil, deceased, is Plaintiff, and Charles Marcus W. Camp is Defendant; by and with the approbation of the undersigned, the following Land and Premises, that is to say:—"One moiety or half part of all that certain Lot, piece or parcel of land known as lot number ten, near the mouth of the Jemseg Creek, in the Parish of Cambridge, in the County of Queen's, held previously to the sixteenth day of March, in the year of our Lord one thousand eight hundred and fifty seven, by the said Charles Marcus W. Camp and one George Edward Sharp, as tenants in common, and before the said sixteenth day of March divided equally between them; the said moiety or half part held by the said Charles Marcus W. Camp, being described in the Partition Deed as lying between the first moiety, viz. that held by the said George Edward Sharp and the lands of the late Samuel Scovil, Esquire, and being twenty rods in front, and extending back to the rear forty five chains and two rods, preserving the same breadth as in and by the said Partition Deed, bearing date the fourteenth day of March, in the year of our Lord one thousand eight hundred and fifty seven, made between George Edward Sharp and Deborah G. his Wife, of the one part, and the said Charles Marcus W. Camp and Margaret Emily his Wife, of the other part, will more fully appear."

Terms of Sale made known at the time of Sale, or on application to the undersigned Solicitor, at Saint John.—Dated this 14th day of December, A. D. 1863.

FREDERIC E. BARKER, *Barrister.*
SAMUEL J. SCOVIL, *Solicitor in person.*

PUBLIC SALE OF PROPERTY IN SUSSEX, K. C.

TO be sold by Public Auction, on Thursday the twenty first day of April next, at eleven of the clock in the forenoon, at Chubb's Corner of Prince William and Princess Streets, in the City of Saint John, pursuant to a Decree of the Supreme Court in Equity, in a certain cause wherein Charles C. Stewart and William Wright are Plaintiffs; and Alleyn C. Evanson, Thomas Leonard, Thomas Beer and Anne his Wife, William W. Street and Frances Mary his Wife, Margaret Elizabeth Ellis, Henry C. R. Beecher and Sarah E. his Wife, Charles M. Leonard, Charlotte Leonard, Alexander Stewart and Maria his Wife, Murray Jarvis and Elizabeth his Wife, Jane M'Ghee, Charles Jarvis, Edward L. Jarvis, Gustavus R. Jarvis, George S. Jarvis, Henry Jarvis, Georgianna C. Wheeler, Maria Rochford, Robert B. Patterson and Amelia his Wife, Charles Leonard, George Leonard, Louisa Leonard, Oliver Barbarie and Susan his Wife, Silas Deforest and Caroline his Wife, Cameron Leggett and Charlotte his Wife, Mary Cunningham, Henry V. Brown and Maria his Wife, and Charles Edward Leonard, and P. Velancy England and Catherine his Wife, are Defendants, by and with the approbation of the undersigned Barrister, the following Premises, that is to say:—"All that Farm and Estate called "Rosemont," in the said Parish of Sussex, situate on the main Road leading from Saint John to Westmorland; bounded on the north by land of William M'Kay; on the south partly by the said Road and land then belonging to the Reverend George S. Jarvis, and partly by Trout Creek; on the east by land in the occupation of Tisdale Lyon; and on the west by land of William M'Leod; all which said premises were formerly owned by the Honorable George Leonard, and then were, and still are in the occupation of the said Alleyn C. Evanson; containing three hundred and fifty acres, more or less; and all and singular the Mansion House and Buildings thereon erected, with the appurtenances."

Terms made known at the time of Sale, or on application to the Plaintiffs' Solicitor.—Dated this eleventh day of January, A. D. 1864.

GEO. G. GILBERT, Jr., *Barrister.*
C. W. STOCKTON, *Plaintiffs' Solicitor.*

CHURCH LAND SALE.

THE Corporation of Trinity Church, Sussex, will offer for Sale by Public Auction, at the "Exchange," Sussex Vale, on Wednesday, March 30th, 1864, between the hours of two and four, P. M.:—

About 100 acres in Dutch Valley, now occupied by William Richardson.

About 100 acres in Dutch Valley, now occupied by Robert Richardson.

About 100 acres in Dutch Valley, now occupied by John Proctor.

About 200 acres at the Portage adjoining Land owned by F. Buchanan.

Also, the residue of the "Coates' Lot," at Smith's Creek, containing over 100 acres.

TERMS—Ten per cent. down; Fifteen per cent. on January 1st 1865, with interest; and the balance in Ten years, secured by Bond and Mortgage, bearing interest from the day of sale, payable annually. Further particulars at Sale.

O. HALLETT, } *Wordens.*
E. CRAWFORD, }
Sussex, K. C., Dec. 21, 1863.

SALE, &c.

Commissioners of Sewers for Hopewell, in Albert County.

WHEREAS the Lot or body of Marsh Land called the Common Marsh, situate within the body of Marsh lately diked and enclosed, known as the Boyd's Dike, in the Parish of Hopewell, in the County of Albert, was assessed by the Commissioners, and Warrants of Distress issued against the Heirs or Assigns of Alexander Teacles, delinquent proprietor of one fifth part of the said Common Marsh Lot; and against the Heirs or Assigns of William Teacles, delinquent proprietor of another one fifth part of the said Common Marsh Lot; and also against the Heirs or Assigns of Robert Teacles, delinquent proprietor of another one fifth part of the same Common Lot; and the said Warrants have been delivered to the Collector, and have been severally returned wholly unsatisfied: And whereas the assessment of the said three one fifth parts of the said Lot of Common Marsh remains wholly unpaid, and the Schedule shewing the amount of the assessment due from the proprietors of the said Lot of Common Marsh has been duly posted and published, the said delinquent proprietors residing without the said County;—

Notice is hereby given, that the said three one fifth parts of the said Lot of Marsh, called Common Marsh, severally or such parts of each of them as may be deemed necessary, will be publicly leased or sold at the Court House in Hopewell, in the said County, on the twentieth day of January next, between the hours of twelve and two o'clock, P. M., to pay such assessments and expenses.—Dated the tenth day of July, 1863.

S. G. MORSE,
Clerk of the Commissioners of Sewers for Hopewell, County of Albert.