YORK.

At the Crown Land Office.

50 acres, on lot 40, block 36, Manners-Sutten, Michael Sullivan,

97 acres, lot 13, range 4, block 1, Southampton, Wm. Skillen; survey \$5

291 acres, lot 63, block 27, Stanley, Chris. Whalen; improved by John Duffy

351 acres, lot 64, block 27, Stanley, C. Whalen; improved by Thos. Brown, Jun.

CARLETON.

By Do by Hartley, at Woodstock.

38 acres, lot 5 east, b, 23, north Newburg, Jeremiah Dickinson.

25 acres, on lot 21, the 5, Williamston, Wentworth Winslow.

50 acres, lot 202, seel, James Elkins, improved; survey money due to Deputy Carden.

100 acres, lot 66, block 18, Kent, Lewis P. Fisher, improved.

100 acres, lot 111, range 4, Aberdeen, John Blue; improved by Murdock M'Kruzie; survey \$5.

By Deputy Beckwith, at Grand Falls.

Town Lot 193, Grand Falls, John Cormack, improved; upset price \$60, down. Lots 47, 48, Canal block, Grand Falls, for the use of the Roman

Catholic Church; upset price \$4, down.

JOHN M'MILLAN, Sur. Gen.

CROWN LAND OFFICE, 29th March, 1864. (144)ICENCES to expire on 1st July 1864, for the following Timber A Berths, will be sold at this Office on Vednesday the 13th day of April next, at noon .- Conditions published at Sale.

Sq. Miles. 595 Tattagouche, R. vacancy in N. & block

10. range 12, John Ferguson. 596 N. Branch Salmon Creek. (N. of ) va-21 Wm. E. Perley. cancy in N. 1 of block 188,

JOHN M'MILLAN, Sur. Gen.

In the matter of John Hayward, an absconding Debtor. DUBLIC NOTICE is hereby given. That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of John Hayward, late of Fredericton, in the County of York, Yeoman, an absconding Debtor, and have been duly sworn: All persons indebted to the said John Hayward, will, on or before the seventeenth day of June next, pay to us, or either of us, all sums of money they owe to the said John Hayward; and all persons having any effects of the said John Hayward in their hands or costody, will deliver the same to us, or either of us, as aforesaid: And we require all the Creditors of the said John Hayward, on or before the seventeenth day of June next, (A. D. 1864,) to deliver to us, or some one of us, their respective Accounts and demands against the said John Hayward, that justice may be done to the parties .- Dated this eleventh day of March, A. D. 1864.

> WM. M.BEATH. Trustees. Z. R. EVERETT,

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of James Brennan, late of Newcastle, in the County of Northumberland, Trader, an absconding Debtor, and have been duly sworn: All persons indebted to the said James Brennan, will, on or before the thirtieth day of March next, pay to us, or either of us, all sums of money they owe to the said James Brennan; and all persons having any effects of the said James Brennan in their hands or custody, will deliver the same to us, as aforesaid: And we require all the Creditors of the said James Brennan, on or before the twenty fifth day of May next, to deliver to us, or some one of us, their respective Accounts and demands against the said James Brennan, that justice may be done to the parties .- Dated the 23rd day of February, A. D. 1864.

> JESSE G. HARDING, JOHN NOONAN. WILLIAM PARK.

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of Abel Flewelling, late of the Parish of Queensbury, in the County of York, an absconding Debtor, and have been duly sworn: All persons indebted to the said Abel Flewelling, will, on or before the first day of June next, pay to us, or any two of us, all sums of money they owe to the said Abel Flewelling; and all persons having any effects of the said Abel Flewelling in their hands or custody, will deliver the same to us, as aforesaid: And we require all the Creditors of the said Abel Flewelling, on or before the said first day of June, A.D. 1864,

to deliver to us, or some one of us, their respective Accounts and demands against the said Abel Flewelling, that justice may be done to the parties.—Dated this second day of March, A. D. 1864.

JAS. S. BEEK. JOHN RICHARDS. Trustees. A. F. RANDOLPH.

IN THE SUPREME COURT IN EQUITY.

Between Charles Hazen, on behalf of himself and the other Creditors, if any, of James Shiels, deceased, Plaintiff; and

John Shiels and Mary Shiels, Executor and Executrix of the said James Shiels, deceased. Defendants.

WHEREAS it has been made to appear to me by Affidavit to my satisfaction, that the above named Defendant, John Shiels, is out of the limits of this Province, so that he cannot be served with Summons in this cause; and that the above Plaintiffs have good prima facie grounds for filing a Bill against him as Executor as aforesaid, together with the other Defendant: I do therefore order that the said Defendant, John Shiels, do cause an appearance to be entered for him in this cause in our Supreme Court on the Equity side. on or before the tenth day of June next.—Dated this fourth day of March, A. D. 1864.

L. A. WILMOT.

IN THE SUPREME COURT IN EQUITY.

TUESDAY, 5th April 1864.

Between Harriet M. Johnston, Hugh B. Johnston, and John M. Robinson, Executors of the last Will and Testament of the late Honorable Hugh Johnston, deceased, Plaintiffs; and David H. Schoales, and Alfred B. Schoales, Defendants.

JOON Motion made this present day to the Court by Mr. H. B. Rainsford, being of the Plaintiffs' Counsel, and upon reading the Affidavit of John M. Robinson, whereby it appears that David H. Schoales and Altred B. Schoales are Infants: It is ordered, That unless the said Infant Defendants do cause their appearance to be entered in twenty days from the date of this Order, the Plaintiffs shall be at liberty to prove their case against the said David H. Schoales and Alfred B. Schoales, by Affidavit.

By the Court. W. CARMAN.

## SHERIFFS' SALES.

## Bing's County.

To be sold by Public Auction, at the Sussex Railway Station House, in the Parish of Sussex, in King's County, on Friday the nineteenth day of August next, between the hours of twelve o'clock, noon, and five o'clock,

LL the right, title, interest, property, claim and demand, of William Ross, of, in, to, or out of the following lot, piece, or parcel of Land, situate in the Parish of Norton, in King's County aforesaid, heretofore granted to the said William Ross by Letters Patent under the Great Seal of the said Province, bearing date 22nd December, A D. 185t, and in the said Letters Patent, described as follows, viz:—Beginning at a post standing on the northwest angle of Lot No. 14, in the fourth tier, south of the Kennebeccasis River, granted to David Caldwell; thence running by the magnet south one degree and fifty minutes west sixty three chains, crossing the road from Baxter's to the old Westmorland Road, in that distance, to a fir tree standing on the most eastern line of the grant to Thomas Anderson; thence along that line north twenty three degrees and thirty minutes west thence along that line north twenty three degrees and thirty minutes west sixty nine chains, to a pine tree standing on the south side of a reserved road; thence south eighty eight degrees and thirty minutes east thirty chains, along the said line of the said road last mentioned, re-crossing in that distance the road above mentioned from Baxter's to the old Westmorthat distance the road above-mentioned from Baxter's to the old Westmorland Road, to the place of beginning; containing ninety four acres, more or less: Also, all the right, title, interest, property, claim, and demand, of the said William Ross, of, in, or to a certain one and a half story dwelling house, situate on the public highway near Norton Railway Station, now occupied by the said William Ross: The above having been taken and levied upon by virtue of an Execution issued out of the Supreme Court against the said William Ross.—Dated this tenth day of February, A. D. 1864.

SAMUEL N. FREEZE. SHERIFF.

## Queen's County.

To be sold by Public Auction, in front of the Court House in Gagetown, in the County of Queen's, between the hours of twelve o'clock, noon, and five o'clock, P. M. on Monday the second day of May next:—

ALL the right, title, property, interest, claim or demand of Samuel H. Gilbert, Esquire, to or out of the following lots, pieces, or parcels of Land, situate in the Parish of Gagetown, in the County of Queen's, viz:—All that Farm devised by the late Thomas Gilbert to the said Samuel H. Gilbert, Esquire, called Grimross Island, containing two hundred acres, more or less: Also all that tract of highland devised to him by the said Thomas Gilbert, Esquire, commonly called the Hartt Farm, fronting on Hartt's Lake and Grimross Creek, between lands owned and occupied by Joshua Calkins, Esq., on the southern side, and the Zoar Farm devised to Charlotte A. Gilbert, on the western side; together with all the houses, barns, out-houses, and other improvements thereon: The same having been seized under and by virtue of an Execution issued out of the Supreme Court, at under and by virtue of an Execution issued out of the Supreme Court, at the suit of Richard Simonds, surviving Executor of the late Chas. Simonds, against the said Samuel H. Gilbert, Esquire.

JOHN PALMER, SHERIFF.

Sheriff's Office, Gagetown, Oct. 15, 1863.

## County of Ment.

To be sold by 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 P. M., on Saturday the eighteenth day of June next:-

LL the right, title, interest, property, claim, and demand, of Thomas M'Dougall, of, in, to, or cut of all that certain piece or parcel of Land -3 C 4: 13