Post Road." Also all other lands or Real Estate of the said George Hebert within my Bailiwick; together with all the buildings, privileges, or improvements, and all the rights and appurtenances to the said several lots in any wise belonging. The same having been seized by virtue of an Execution issued out of the Supreme Court against the said George Hebert at the suit of William Joha M. Hanington.

JAMES M'PHELIM, SHERIFF. Sheriff's Office, Richibucto, Sept. 7, A. D. 1863.

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:—

A LL the right, title, interest, property, claim, and demand, of Thomas M'Dougall, of, in, to, or out of all that certain piece or parcel of Land and Premises, situate in the Parish of Weldford, in the County of Kent, on the south east side of the Coal Branch of the main there hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing three hundred acres, more or less; known as Lot No. 3. originally containing thr taining three hundred acres, more or less; known as Lot No. 3. originally granted to the late Henry Atkinson; bounded on the west by land granted to Charles M'Lelland; and on the east by land formerly owned by John P. Ford, Esquire: The said lot having been sold and conveyed to the said Thomas M'Dougall by James A. James, Esquire, by Deed dated the ninth day of August, in the year one thousand eight hundred and sixty one: As also all the right, title, interest, property, claim, and demand, of the said Thomas M'Dougall, in, to, or out of all other lands, wheresoever or howsoever situate within my Bailiwick: The same having been seized by virtue of an Execution issued out of the Supreme Court at the suit of John Cockrane against Thomas M'Dougall and Alexander M'Dougall.

JAMES M'PHELIM, SHERIFF. Sheriff's Office, Richibucto, December 12, 1863.

Queen's Countp.

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 twenty second day of February next:—

LL the right, title, property, interest, claim or demand of Edward M'Lean, A in, to, or out of all that certain piece or parcel of Land, situate, lying, and being in the Parish of Waterberough, in the County aforesaid, and known and distinguished as the eastern half of lot number thirty seven, and a gore adjoining the said lot, being a grant from the Crown to one Ebenezer Slocum; and in the second division on the southeast side of the Grand Lake, and hounded on the seat by land surred by Handford Flavouth and proceed the grant from the county and the said on the seat by land surred by Handford Flavouth and proceed the grant from the county and the said lot. bounded on the east by land ewned by Handford Elsworth; and west by the western half of said lot number thirty seven; and northerly by the waters of the Grand Lake known as Cumberland Bay, containing by estimation one hundred acres, more or less; 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 the suit of Alexander M'Intire against the said Edward M'Lean.

JOHN PALMER, SHERIFF. Sheriff's Office, Gagetown, July 20, 1863.

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, neon, 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, mere 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 Joshus Calkins. Esq., on the southern side, and the Zoar Farm devised to 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 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 Gloucester.

To be sold by Public Auction, at the Court House, Bathurst, on the first Tuesday in June 1864, between the hours of twelve o'clock, noon, and five o'clock, P. M.

A LL the right, title, interest, property, possession, claim, and demand whatsoever, of Robert Nixon, in, to, or out of the following lot, piece, or parcel of Land, situate in the Parish of Caraquet, in the County of Glouor parcel of Land, situate in the Parish of Caraquet, in the County of Gloucester, described as follows:—Bounded on the north by the waters of Caraquet Harbor; on the east by Charles Frigs; on the south by the main Road; on the west by the road leading to the shore; containing two acres, more or less; together with all the Stores and Houses and Improvements thereon: Also, all other lands, hereditaments, and improvements, wheresoever situated, or howsoever described, within my Bailiwick. The same having been seized by virtue of an Execution issued out of the Supreme Court at the suit of Richard Hutchison against the said Robert Nixon-

Sheriff's Office, Bathurst, November 14, 1863.

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

five o'clock, P. M. A LL the right, title, and interest, property, possession, claim, and demand, of Robert Ellice, Junior, and Thomas Ellice, in, to, or out of the following pieces of Land situate in the Town Plat of Bathurst, and described as follows:—All that piece or parcel of land fronting on King Street, bounded on the north by lands belonging to Read's Estate; on the west by lands occupied by Alfred Smith, on the worth well and accounted by Alfred Smith, on the worth well and accounted by Alfred Smith, on the worth well and accounted by Alfred Smith, on the worth well and accounted by Alfred Smith, on the worth well and accounted by Alfred Smith, on the worth well and accounted by Alfred Smith, and the same way to be a second to the same and the sam lands occupied by Alfred Smith; on the south by lands occupied by James Smith; containing one half acre, more or less; together with the House and Store thereon: Also all that piece and parcel of land fronting on Water Street; on the west by lands occupied by Mrs. Cruise; on the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the with the House and Street and the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Alfred Smith; on the east by lands belonging to Read's Research of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the House of the south by lands occupied by Missing the lands occup Estate; containing one half acre, more or less; together with the Houses and buildings thereon: The same having been seized by virtue of an Exeentien issued out of the Supreme Court at the suit of George M. Soul and others against Robert and Thomas Ellice.

B. W. WELDON, SHERIFF. Sheriff's Office, Bathurst, 22nd Sept. 1863.

County of Victoria.

To be sold at Public Auction, in front of the County Court House, at Grand Falls, in the County of Victoria, on the second day of May next, between the hours of twelve o'clock, noon, and five o'clock, P. M.

A LL the right, title, interest, property, possession, claim and demand whatsoever of George Thibodeau. of, in, to, or out of the following lots, pieces or parcels of Land, situate in the Parish and Town of Grand Falls, in the County of Victoria, that is to say,—Lot seventy four, deeded by one Patrick Flinn to one James M'Lish. containing one hundred and twenty two acres, more or less; Lot number seven, deeded by one Timothy Brophy to one Joseph Dubay, containing one hundred acres, more or less; that piece or parcel of Land situate at Grand Falls, bounded on the lower side by the Petley Gulch, so side by the Peltier Brook, and on the upper side by the Perley Gulch, so called, fronting on the highway Road, and running down to and along the River Saint John. containing about one half acre, more or less, deeded by one Hilaire Peltier to the said George Thibodeau; Lots number one hunone Hilaire Peltier to the said George Thibodeau; Lots number one hundred and twenty eight and one hundred and twenty nine, deeded by one Abijah W. Raymond to the said George Thibodeau; together with all the buildings and improvements on the said several lots, pieces or parcels of Land: Also all other Lands, the buildings or improvements thereon, wheresoever situated within my Bailiwick; the same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the Suit of Thomas Crozier against the said George Thibodeau.

JAMES THOMPSON, SHERIFF.

Sheriff's Office, Grand Falls, V. C., Oct. 20, 1863.

SUPREME COURT IN EQUITY.

PUBLIC SALE.

May next, at eleven o'clock in the forenoon, at the Court House in Bathurst, in the County of Gloucester, pursuant to a Decree of the Supreme Court in Equity, in a certain cause wherein William Fruing, Frederick Alexandre, Francis Alexandre, John Alexandre, and Philip Leice, surviving partners of Joshua Alexandre, deceased, Mary Alexandre, Widow of the late Joshua Alexandre, Joshua Alexandre, Mary Ann Alexandre, and Julia Alexandre, are Plaintiffs, and John Baptiste Therriau, is Defendant, by and with the approbation of the undersigned, the following Land and Premises, that is to say :- " All that lot, piece, parcel, or tract of land and premises, situate, lying, and being on the south side of Caraquet River, in the Parish of Caraquet, in the County of Gloucester, on which the said John Baptiste Therriau at present resides; bounded on the lower or easterly side by the land of Joseph Therrian, and by the road leading into the second concession or back settlement; in the rear by the land of Grigoire Therriau; on the upper or westerly side by the land of Juste Hache; and on the front or northerly side by the waters of the River of Caraquet, extending on both sides of the Great Highway leading through Caraquet, and containing, by estimation, one hundred acres, more or less, together with all the Buildings and Improve-ments thereon, &c."

Terms of Sale made known at the time of sale, or on application to the undersigned Solicitor at Bathurst .- Dated this twenty fifth day of January, A. D. 1864.

D. GUSTAVUS MACLAUCHLAN,

THEO DESBRISAY, Plaintiffs' Sol.

Barrister.

SUPREME COURT IN EQUITY.

PUBLIC SALE.

of April next, at eleven colock in the form 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 fir " 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.