The Lands and Premises mentioned and described in the said | "All that tract of Land situate in the Parish of Upham, in the Plaintiff's Bill, and in the said Decree, as " All that certain lot, piece or parcel of Land, conveyed by Andrew M Vey and Mary his wife, to Mary Stewart aforesaid, by Deed dated the first day of October, in the year of our Lord one thousand eight hundred and thirty one, and registered in Book W, pages 155 and 156, of Records of Deeds, in the Registrar's Office of King's County, and in the same Deed described as follows, viz: One hundred acres of Land, on the southeast side of the main road leading from the head of the Patticake Meadows to Sussex, and from the northeasternmost part of the Farm on which we now dwell, situate in the said Parish of Norton, butted and bounded as follows, viz: on the northwest by said main road, on the northeast by land owned by Fortune Hodges, on the southeast partly or wholly by land reserved for the Church, and on the southwest by a line drawn at right angles from the side lines, at such distance from the side line of Fortune Hodges as will give one hundred acres.' Also, all that other lot, piece or parcel of Land conveyed by Andrew M'Vey and Mary his wife, to the said Joseph Stewart, by Deed dated the first day of October, in the year of our Lord one thousand eight hundred and thirty one, and registered in Book W, pages 156 and 157, of Records of Deeds, in the Registrar's Office in and for King's County, and therein described as follows, namely-All that certain piece or parcel of the Farm on which we now dwell, situate in the said Parish of Norton, which lies between the main road leading from the head of the Patticake Meadows to Sussex and the Mill Brook, so called (with the exception of one hundred acres on the northeast extremity of the same, which is conveyed by Deed bearing even date herewith to Mary, wife of the said Joseph, and to her heirs); and also the privilege of erecting a Mill and dam and flowing of water from the same, butted and bounded as follows, viz: on the northwest by the said road leading to Sussex; on the northeast by the said one hundred acres deeded to his wife Mary, and her heirs; and southerly, partly by land granted to Elijah Baxter, and the remainder of the said Mill Brook, which leads to the aforesaid road at the head of the Patticake Meadows, including so much land on the southern side of the Mill Brook as may be necessary for erecting a Mill and dam on the same, and the privilege of flowing water from the said dam. Also, all that other lot, piece or parcel of Land, conveyed by Andrew M. Vey to Joseph Stewart atoresaid, by Deed dated the thirty first day of July, in the year of our Lord one thousand eight hundred and forty five, and registeted in Book L. No. 2, page 665, of Records, in the Office of Registrar of Deeds in and for King's County, and in and by the same Deed described as follows, namely: all that certain piece or parcel of the Farm on which we now dwell, situate in the said Parish of Norton, which lies on the northwestern side of the main road leading from the head of the Patticake Meadows to Sussex Vale, butted and bounded as follows, viz: on the southwest by land owned by Robert M'Vey; on the northwest by a line to be drawn from a stake placed on said Robert M'Vey's line (at a distance of twenty rods from said highway or road, in a northeasterly direction, until it intersects a line to be drawn at right angles from said line,) to strike a certain pine stump standing on the northwestern side of the aforesaid highway or road, at the distance of fifteen rods from the said road, and measuring one hundred rods on the road from the place of beginning; on the northeast by the latter named line, and on the southeast by the highway or road, containing ten acres, be the same more or less; together with all and singular the Houses, Mills, Barns, Buildings, erections and improvements on the Laud and Premises hereby conveyed, standing and being, and all and singular the rights, members, privileges and appurtenances to the same belonging or in any wise appertaining; and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and every part and parcel thereof, with the appurtenances; and also all the estate, right, title, dower, right of dower, interest, property, claim and demand whatsoever of the said Joseph Stewart and Mary his Wife, or either of them, of, in, or to the same, and every part and parcel thereof, with the appurtenances.—For terms of sale and further particulars, inquire of the Plaintiff's Solicitor .-Dated the twenty ninth day of December, A. D. 1864.

J. M. ROBINSON, Barrister. WM. WEDDERBURN, Plaintiff's Sol'r.

The above sale is hereby posponed to Monday the fifth-teenth day of May next, at eleven of the clock in the forenoon, at Chubb's Corner, (so called) in the City of Saint John .- April the sixth, A. D. 1865.

J. M. ROBINSON, Barrister. WM. WEDDERBURN, Plaintiff's Sol'r.

TO BE SOLD AT PUBLIC AUCTION, N Wednesday the tenth day of May next, at eleven o'clock in the forenoon, at Chubb's Corner, (so called) in the City of Saint John, pursuant to a Decree of the Supreme Court in Equity, made in a cause wherein Harriet M. Johnston, Hugh B. Johnston, and John M. Robinson, Executors of the last Will and Testament of the late Honorable Hugh Johnston, deceased, are Plaintiffs, and David H. Schoales and Alfred B. Schoales, are

County of Kings, and Province aforesaid, and bounded as follows. to wit: beginning at a marked post placed in the northwest angle of Lot number fifty four, granted to Martin Magee, and on the southern side of the Shepody Road; thence running by the magnet, south, one hundred chains of four poles each; thence west ten chains; thence north one hundred chains to a spruce standing on the south side of the Shepody Road aforesaid; and thence, following the various courses of the same in an easterly direction, to the place of beginning; containing one hundred acres more or less, distinguished as Lot number fifty three, surveyed by Bernard Kiernan, in the year one thousand eight hundred and twenty one, granted to James Leitch, and by him conveyed to the said James Schoales; together with all Buildings and improvements thereon, and the appurtenances."—For terms of sale and further particulars inquire of the Plaintiffs' Solicitors .- Dated the fourth day of February, A. D. 1865.

W. JACK, Barrister.

J. & F. Robinson, Plaintiffs' Sol'rs.

## TO BE SOLD AT PUBLIC AUCTION,

N Saturday the eleventh day of March next, at the hour of twelve o'clock, noon, at Chubb's Corner, Prince William Street, in the City of Saint John, pursuant to a Decretal Order of the Supreme Court in Equity, made in a certain cause wherein the President, Directors and Company of the Commercial Bank of New Brunswick, are Plaintiffs, and Samuel Hallett is Defendant, with the approbation of the undersigned, one of the Barristers of the said Court, to whom the said Order is directed:—The Lands and Premises described in the Plaintiff's Bill, and in a certain Indenture of Mortgage from Samuel Kierstead to James Travis, dated the twenty second day of January, A. D. 1846, as follows, that is to say, "All that certain lot, piece or parcel of Land, situate, lying and being in the Parish of Kingston, in King's County. known and distinguished by the number two (2), being sixty rods in front on the Kennebeccasis River, and extending northwest to the rear, containing two hundred acres more or less: bounded on the northeast by Lot number one, owned by Justus S. Wetmore, Esq.; also, part of the front of Lot number three adjoining, fronting on the River aforesaid, and commencing at a cedar tree near the water on the Point at the mouth of the Creek, following the bank of the said Creek until it reaches John and James White's race-way leading to their mill, following that to their mill-dam; thence crossing the dam on the line between Lots number three and four, to the highway; thence following the said highway until it strikes a small stream leading into the mill-dam aforesaid; thence following said stream up stream one-half the width of Lot number three; thence running northwest until it meets a part of the same Lot previously deeded to Richard Kierstead; thence northeast to the southwest line of the aforesaid Lot number two, containing seventy five acres, more or less; reserving a small piece of ground occupied by the graves of the family of the said Samuel Kierstead. - For terms of sale and further particulars inquire of the Plaintiff's Solicitor - Dated twenty third day of November,

J. M. ROBINSON, Barrister.

W. JACK, Plaintiffs' Sol'r.

The above sale is postponed to Monday the fifteenth day of May next, at twelve o'clock, noon, at Chubb's Corner, Prince William Street, in the City of Saint John.—Dated the eleventh day of March, A. D. 1865.

J. M. ROBINSON, Barrister.

## NOTICE.

of Saint John on Samuel of Chubb's Corner, in the City of Saint John, on Saturday the twentieth day of May next, at eleven o'clock in the forenoon, under the direction of the undersigned, pursuant to a Decree of the Supreme Court in Equity, in a cause wherein Christopher Nutter is plaintiff, and Henry Piers, James Brawley, and Charles N. Skinner, are defendants; - The Lands and Premises described and mentioned in a certain Indenture of Mortgage, dated the tenth day of March. A. D. 1859, made between the said defendant Henry Piers of the one part, and the said plaintiff of the other part, that is to say :- All that piece or parcel of Land situate in the Parish of Hampton, in the County of King's, containing seven acres, being a part of a piece of Marsh Land purchased by the late John Piers from one Gilford Flewelling, and left by the said John Piers in his Will to the said defendant Henry Piers; Also that other piece or parcel of Land situate, lying and being in the Parish of Kingston, in the said County, containing one hundred and fifteen acres more or less, devised to the said defendant Henry Piers, by the Will of his late Father John Piers: Also that other piece or parcel of Land, conveyed by one Grant M'Kenzie Piers to the said defendant Henry Piers, being parts of lots numbers ten and eleven, so called, containing one hundred and fifteen acres more or less; Also all that piece or parcel of Land situate in the Parish of Kingston aforesaid, conveyed by one Isa-Defendants, under the direction of the undersigned, one of the Barristers of the said Court:—The Lands and Premises mentioned and described in the said Plaintiffs' Bill, and in the said Decree, as