Vol. 24.

241	Little N. Br, Charlo R., N. E. 4, Bk, 1, R. 3,	•	W W-
242		2	
243		32	Thos. Hackett.
244	Upsalquitch R., Bk. 20, R. 1, and Bk.	2	Wm. Hamilton.
~	21, R. 2,	21	do.
245	from N. E. angle of Bk. 2. R. 9:		C. C. S. C.
~	thence N. 1 4 m., E. 2 m., &c.,	22	Geo. E. Seely.
246	Cain's River, E. 2 Bk. 11,	3	R. Hutchison.
247	Barnaby's River, N. E. & Bk. 110,	2	Wm. Murhead.
248	Cain's River, N. W. 1 Bk. 30,	2	do.
249	Little River, (S.) W. 1 Bk. 38,	3	Timothy M'Carty
250	Scoullar's Bk., S. W. 4 Bk. 3, R. 9,	2	John Dewitt.
251	Shin Creek, vacancy bounded Nly. by Shin Creek, East by W. line of Lot No. 4 and its N. proln., S. by N.	-	John Dewitt.
	line of Lot 7, (J. Wilson) and its W.		and the house of the
	proln., and W. by Lic. Aa 387,	21	do.
1		ARLES CONNELL, Sur. Gen.	
	and have a considered as the second second		

SUPREME COURT IN EQUITY.

Between John Hartt, Plaintiff; and

William Dell Hartt, Frances Ann Hartt, George L. Holyoke, Julia Louisa Holyoke, and Charles R. Ray, Defendants. WHEREAS it has been made to appear to me by affidavit to my satisfaction, that Frances Ann Hartt, one of the above named defendants, is out of the limits of this Province, so that she cannot be served with summons in this cause, and that the above plaintiff has good grounds for filing a Bill against her, together with the other above named defendants : I do therefore order that the said Frances Ann Hartt do cause an appearance to be entered for her in this cause, in our Supreme Court, on the Equity Side, on or before the twenty second day of Septem-ber next.—Dated this eleventh day of June, A. D. 1866. JOHN C. ALLEN, J. S. C.

NOTICE is hereby given. That upon the application of James T. Magee and Company, 1 have directed all the Estate, as well real as personal, of Thomas Mitchell, of the City of Saint John, in the City and County of Saint John, Iron-Founder, an absconding debtor, to be seized; and unless he return and dis-charge his debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated the twenty fourth day of July, A. D. 1866.

J. W. WELDON, J. S. C.

N OTICE is hereby given, That upon the application of Josiah Troop, I have directed all the Estate, as well real as per-sonal, of Samuel Troop, of Westmorland, in the County of Westmorland. Farmer, an absent 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 pay-ment thereof.—Dated the first day of June, 1866. J. W. WELDON, J. S. C. A. J. SMITH, Att'y for Pet. Cred.—s12

NOTICE is hereby given, That upon the application of Charles Murray, of the Parish of Johnston, in Queen's County, I have directed all the Estate, as well real as personal, of George W. Price, of Johnston, in the County of Queen's, an absconding, concealed or absent 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 21st day of August, 1866. J. W. WELDON, J. S. C.

C. W. STOCKTON, Att'y. for Pet. Cred.

NOTICE is hereby given, That upon the application of Isaac Burpee and Frederick Burpee, being Co-Partners in trade, under the Name and Firm of I. & F. Burpee, Merchants, at the City of Saint John, I have directed all the Estate, as well real sa personal, of Philip Barrio, late of Richibucto, in the County of Kent, an absconding Debtor, to be seized; and unless he return and discharge his debts within three months after publi-cation hereof, such Estate will be sold for the payment thereof. —Dated at the City of Saint John, the 24th day of July, A. D. 1866. 1866.

J. W. WELDON, J. S. C. HUTCHINSON & CAIE, Solicitors for Pet. Cred.

NOTICE is hereby given, That upon the application of Pat-rick Hughes, of Simonds, in the County of Carleton, Far-mer, I have directed all the Estate, as well real as personal, of George W. Wheeler and Anna Wheeler, absent debtors, to be seized; and unless they return and discharge their debts within three months after publication hereof, such Estate will be sold for the payment thereof.—Dated 30th May, A. D. 1866.

JOHN C. ALLEN, J. S. C. WINSLOW & EDGAR, Attys. for Pet. Cred .- 017

N OTICE is hereby given, That upon the application of Arthur Hill Gillmor, of the Parish of Saint George, in the County of Charlotte, Merchant, I have directed all the Estate, as well real as personal, of William Logan, of the same place, Farmer, 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 third day of September, A. D. 1866.

JOHN C. ALLEN, J. S. C. By C. R. HATHEWAY, Commis-T. H. WHITLOCK, Scioners. B. R. STEVENSON, Att'y for Pet. Cred.

In the matter of Alexander Adams, an absconding Debtor. O be sold at Public Auction, at the Court House in Dalhousie, TO be sold at Public Auction, at the Court House in Dalhousie, County of Restigouche, on Saturday the twenty second day of September next ensuing, between the hours of eleven o'clock, A. M., and three o'clock, P. M.:—All the right, title, interest, property, claim and demand of the said Alexander Adams, being two undivided shares, as the oldest heir of the late William Adams, deceased, of, in, to or out of the certain piece, parcel or Lot of Land situate, lying and being in the Parish of Dalhousie, in the County of Restigouche, and known and distinguished as Lot number thirty two, originally granted to John Fortune, and containing two hundred acress more or less, and having a front of sixty rods, bounded as follows, to-wit: On the east by lot number thirty three, granted to John Diamond; in the rear by number thirty one, granted to John Diamond; in the west by low number thirty one, granted to John Diamond; in the rear by Wilderness Lands; and in front by the River Restigouche; and acquired by the late William Adams, by deed from Arthur Ritchie.

JOHN PHILLIPS, DANIEL DELANEY, FRASER, Trustees for all the Creditors.

Dalhousie, County Restigouche, 24th day of August, A. D., 1866.

SHERIFFS' SALES.

Bucen'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 Wednesday the twentieth

o'clock. noon, and five o'clock, P. M. on Wednesday the twentieth day of March next:--A LL the right, title, property, interest, claim or demand of James Spears, in, to or out of the following Lot or parcel of Land, situate. lying and being on the southerly side of Salmon River, Parish of Chipman, in the County of Queen's, bounded as follows, to wit:--In front by the Salmon River, on the northeast by the upper line of a farm formerly owned by Alexander M'Clure, and on the other parts by the remaining parts of the said farm, with the appurtenances : Also two hundred acres of Land, more or less, situate, lying and being in the Stewart Settlement, so called, on the southerly side of Salmon River, in the Parish and County aforesaid, bounded as fol-lows, to wit:--Westerly by Lands occupied by William Campbell; easterly by Lands occupied by William Ross; together with all buildings and improvements thereon : The same having been seized under and by virtue of an Execution issued out of the Supreme Court under and by virtue of an Execution issued out of the Supreme Court at the Suit of Leonard B. White against the said James Spears and William E. Stephenson.

JOHN PALMER, SHERIFF. Sheriff's Office, Gagetown, 6th Sept. 1866.

To be sold by Public Aution, in front of the Court House in Gage-town, in the County of Queen's, between the hours of twelve o'clock, noon. and five o'clock, P. M., on Thursday the twenty eighth day of February next

of February next: A LL the right, tile, property, interest, claim, or demand of James A Connors, in, to, or out of all that certain parcel or tract of Land, situate. lying and being at York Point, (so called) on Salmon River, in the Parish of Chipman. in the County of Queen's, and Province of New Brunswick, being the part of a Lot of Land originally granted to William Burke, which lies on the southern side of Salmon River aforesaid, heretofore known as the Latta Lot or York Point; together with all houses, buildings and improvements thereon: The same having been seized under and by virtue of an Execution issued out of the Supreme Court at the suit of George W. Hoben against the said James Connors. said James Connors.

JOHN PALMER, SHERIFF. Sheriff's Office, Gagetown, Sth Aug. 1866.

County of Restigouche.

To be sold at Public Auction, in front of the Court House in Dal-housie, in the County of Restigouche, on Wednesday the twelfth day of December next, between the hours of twelve o'clock, noon, and five o'clock, p. M. A LL the right, title, property, interest, claim and demand of Alex-ander Cook, of. in and to all and singular the following tracts, pieces or parcels of Lands and Premises, that is to say,—All that tract or lot of Land or Farm, situate in the Parish of Colborne, in the County of Restigouche, purchased by the said Alexander Cook from one Duncan M⁴Cormick, and bounded and abutted as follows: On the east by land in possession of Donald Nichol; on the west by lands occupied by John M⁴Cormick; in front by the Baie de Chaleur; and in the rear by wilderness lands, and designated as Lot number Two in the original Grant to William M⁴Kenzie. and containing two Two in the original Grant to William M Kenzie, and containing two hundred acres more or less, save and except a small piece three chains by four, on the north west corner thereof, sold to one Charles Stewart; also all that other tract, piece or parcel of Land situate, lying and being at River Louison, in the Parish of Colborne aforesaid, conveyed by Donald Nichol and Helen his wife, to the said Alexander Cook, by Deed bearing date on or about the twenty second day of September, one thousand eight hundred and fifty six, and Registered in the Records of said County on or about the twenty first day of