one thousand eight hundred and fifty three, as follows; being part of Lot No. 10, known as the Mill Privilege, in the Parish of Hampton aforesaid, commencing at a small rock at the north corner of the Mill Pond, and thence running west eleven rods; thence north forty two degrees west five rods; thence north twenty degrees west thirty two rods, or to the Main Road; thence along the west side of the Road north twenty three degrees east twenty one rods, or to a Fir tree; thence north torty eight degrees west to a Pon d in the Marsh, passthence north forty eight degrees west to a Pon d in the Marsh, passing over in the course a large flat rock lying on the verge of the Marsh; thence along the west bank of the sad Pond to the Brook; thence along the centre of the said Brook to; the south corner of the Mill Pond, with all the privileges of the sad Brook; thence taking in the Pond and Brook till it strikes the north corner, or place of beginning; containing ten acres more or less: Also all that certain lot, piece or tract of Land situate, lying and being in the Parish of Hampton, at Hampton Village, so called, known and distinguished by being part of Lot No. 10, on the south side of the Kennebeccasis River, beginning at a certain Elm tree oe the Main Post Road; thence in an easterly direction to a certain larg Birch tree in a Swamp upon in an easterly direction to a certain larg Birch tree in a Swamp upon the western side and near the foot of a high ledge of rocks; thence in a northerly direction, and at right angles with the above mentioned side line, till it strikes lands owned by David J. Merritt; thence following the course of the said David J. Merritt's line until it strikes lands owned by S. Z. Earle, Senior; thence following the line of lands owned by said S. Z. Earle, Senior, in a westerly direction, until it strikes the base line of lots fronting on the Main Post Road; thence following along the base line of lots owned by S. Z. Earle, Senior, William Flemming. and Enoch Groom; thence along the southern side line of land owned by Enoch Groom, one hundred feet, until it strikes the Main Post Road; thence following the course of the Main Post Road to a tree on the first mentioned place of beginning; containing ten acres more or less; together with all the buildings, improvements and privileges thereon, or in any wise belonging to the said several lots, pieces or parcels of Land: The same having been seized by me under and by virtue of an Execution issued out of the Supreme Court at the suit of David Caldwell against the said Harvey Perkins.

SAMUEL N. FREEZE, SHERIFF. Sheriff's Office, Sussex, K. C. 15th September, 1866.

To be sold at Public Auction, at the Sussex Railway Station, in the Parish of Sussex, in King's County, between the hours of twelve o'clock, noon, and five o'clock, P. M., on Saturday the sixteenth day

ALL the estate. right, title, property, interest, claim and demand of William Gray, also his possessory right and right of entry, both at Law and in Equity, of, in and to all that certain tract or lot of Land, situate, lying and being in the Parish of Sussex, in King's County, and bounded as follows:—Commencing at the southeast of a Lot granted to Jacob and Peter Snider, jointly, A. D. 1815; thence running northeasterly along the side line of said Lot to the top of a certain bluff ledge of rocks; thence following the several courses or said ledge of rocks westerly and southwardly to the rear or southwesterly line of said Grant; thence along said rear line to the place of beginerly line of said Grant; thence along said rear line to the place of beginning, (being the southeast corner of said Grant further known as Lot 738,) containing fifty acres, with buildings and improvements thereon; together with all other the Real Estate of the said William Gray in Bailiwick, wheresoever situate or howsoever described: The same having been seized by virtue of an Execution issued out of the Supreme Court against the said William Gray.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex. K. C., 6th Sept. A. D. 1866.

To be sold by Public Auction, at the Sussex Railway Station, in the Parish of Sussex. in King's County, between the hours of twelve o'clock, noon, and five o'clock, p. m., on Friday the 30th day of

November next:—
A LL the estate, right, title, interest, claim and demand of Roscoe
A B. Thomas, his possessory right and right of entry, both at Law
and in Equity, which the said Roscoe B. Thomas had on the 17th day
of May, A. D. 1865, being the date of the registry in the Office of the
Registrar of Deeds for the County of King's, of a Memorial of a
Judgment in Her Majesty's Supreme Court of Judicature of the Province of New Brunswick, wherein Joshua Brough is plaintiff, and Roscoe B. Thomas is defendant; to all that certain tract or lot of Land, lying and situate in the Parish of Springfield, in King's County, known as being the rear part of lot No. 8, as laid down in the Plan or Division of the Crawford grant, by Deputy Samuel Fairweather, in May 1833, and bounded as follows: On the front by a part of said Lot No. 8, owned by Benjamin Gray; on the rear by land lately owned by Lames Sealy; on the north east by lands part of said Lot No. 8 by James Sealy; on the north east by lands part of said Lot No. 8 owned by Samuel Marvin; and on the south west by land owned by Stephen Gray: and containing 150 acres more or less: Also, all other Real Estate, land and premises of the said Roscoe B. Thomas, wheresoever situate, or howsoever described, within my Bailiwick, and all buildings, improvements and appurtenances belonging to the same: The same having been seized under and by virtue of an Execution issued out of the Supreme Court at the suit of Joshua Brough against the said Roscoe B. Thomas.

SAMUEL N. FREEZE, SHERIFF. Sheriff's Office, Sussex, K. C. 24th May, A. D. 1866.

County of Gloucester.

To be sold at Public Auction, in front of the Court House, in Bathurst, in the County of Gloucester, between the hours of twelve o'clock, noon, and five o'clock, P. M., on Thursday the sixteenth day of May

LL the right, title, interest, property claim and demand whatsoever, A of John MacIntosh, in Law or Equity, of, in. to, or out of all those lots, pieces, parcels or tracts of Land and Premises situate, lying and being in the Parish of Caraquet, in the County of Gloucester, bounded and described as follows, that is to say:—Beginning at a stake placed on the southern bank or shore of Caraquet Harbour, at the northwest angle of land belonging to and occupied by Archange Thibodeau; thence running by the magnet south to the rear line of Caraquet Great Grant; thence running west along said rear line three hundred ning; containing by estimation forty acres, more or less.

and fifty yards, or to the southeast angle of land of Pauline Thibodeau ; thence north by the course of the said Grant to the shore of the said Harbour; thence easterly along the said shore to the place of beginning; containing three hundred acres more or less; being the land conveyed to the said John MacIntosh, by the Reverend Hector Drolet, conveyed to the said John MacIntosh, by the Reverend Hector Droiet, and the heirs of Isaac Hache: Also all that other lot, piece or parcel of Land, situate in the Parish of Caraquet aforesaid, bounded and described as follows:—Beginning at a stake placed at the northwest angle of land occupied by Gervais Poulain, on the south bank or shore of Caraquet Harbour; thence westerly along shore one hundred and twelve yards, or until it meets the lands occupied by Daniel Gionet; thence running south by the course of the Grant three miles or to the rear line of Caraquet Great Grant; thence easterly along the rear line of said Grant sixty eight yards; thence northerly by the course of the said Grant to the Queen's Highway; thence along the Queen's Highway easterly until it meets the land occupied by Gervais Poulain: thence running northerly by the course of the said Grant to Poulain: thence running northerly by the course of the said Grant to the place of beginning; containing one hundred and twelve acres more or less; being the land conveyed to the said John MacIntosh, by Charles Gionet, and by Joseph Cunard, and are part of Caraquet Great Grant; together with all the buildings and improvements thereon: Also all other Real Estate, Land and Premises of the said John MacIntosh whatever and wheresever situate within my Bailiwick: MacIntosh, whatsoever and wheresoever situate within my Bailiwick: The same having been seized by me under and by vitrue of two several Executions issued out of the Supreme Court, at the suit of James Stoddard, against the said John MacIntosh.

D. G. MACLAUCHLAN, SHERIFF.

Sheriff's Office, Bathurst, 1st November, 1866.

TO BE SOLD AT PUBLIC AUCTION,

ON Saturday, the twenty fourth day of November next, at eleven o'clock, A. M., at Chubb's Corner, Prince William Street, in the City of Saint John, under and by virtue of a Decretal Order of the Supreme Court in Equity, in a cause wherein Thomas R. Jones is plaintiff, and Charles Lloyd, Elizabeth Lloyd, Henry Bishop, Mary Elizabeth Bishop, Rebecca Jane Briggs, George Frederick Briggs, Jeremiah Harrison, William F. Harrison, and William A. Clark, are defendants, under the direction and with the approbation of the undersigned: All of those Lots of Land hereinafter described, that is to say :-

First-That Lot of Land and Premises in the mortgage to James E. White, described as situate in the Parish of Chipman, in Queen's County, described in the Deed dated the 27th day of April, 1849, from Peter Drost to Daniel Briggs, as situate and being on Salmon River, and bounded as follows :- On the north by a lot of wilderness land owned by Ebenezer Briggs; on the west by the waters of Salmon River; on the south by land held in possession by Andrew Stewart and Sons; and on the east which is the rear-by ungranted wilderness land; containing

fifty acres, more or less

Secondly-All of that Lot of Land and Premises situate and being in the Parish of Chipman aforesaid, and bounded as follows:—On the eastern side by the waters of the Salmon River; on the south by the premises of Lawrence Allen; on the west by the road which passes through the hardwood ridge; and on the north by the road leading to the landing, commonly called Briggs' landing, on the river aforesaid; containing sixty acres, more or less; the same having been conveyed to the said Daniel Briggs by Ebenezer Briggs and his wife, by Deed dated on or about the 14th day of October, 1850. Also, all of that Lot of Land bounded as follows :- Beginning at the northern angle or -, granted to Lawrence Allen; thence south eighty six degrees west twenty five chains of four poles each; thence south eighteen degrees east twenty five chains, until it strikes Salmon River; thence northerly along the bank of Salmon River to the place of beginning; containing by estimation seven acres, more or less, situate on the northwest side of Salmon River, conveyed to the said Daniel Briggs by Lawrence Allen and his wife, by Deed dated the fourth day of March, 1861. Also, the Lot situate on the north side of Salmon River, and east of the road leading from Salmon River to the Salmon Creek Settlement, and extending from Salmon River along the said road fifty rods, or to the southwest angle of a piece of land conveyed by the said Ebenezer Briggs to Alexander M'Phee; thence along the southern line of the said piece of land in a north-easterly direction to a pine tree on the bank of the river; thence in a westerly direction along the river to the place of beginning, and containing by estimation five acres, more or less; the same having been conveyed to the said Daniel Briggs by Ebenezer Briggs, by Deed dated on or about the 17th day of November,

Thirdly-All of that Lot of Land situate on Salmon River, bounded as follows:-Beginning at a marked white birch tree on the southeast side of Salmon River, being nearly opposite to the mouth of Salmon Creek; thence running by the magnet south sixty degrees east eighty chains of four poles each; thence west to the said river to a marked maple tree standing on the said line on the bank of the river; thence along the said river up stream to the place of beginning; and containing two hundred acres, more or less; the same having been conveyed to the said Daniel Briggs by Ebenezer Briggs and his wife, by Deed dated the 10th day of October, 1849.

Fourthly-All of that Lot of Land, being known as the western part of a certain Island in the Salmon River, known as Long Island, bounded as follows:—Commencing at a stake bearing from the southeast angle of the grant to Hiram Briggs and Ebenezer Briggs south sixty degrees east by the magnet; thence south thirty four degrees west to the Salmon River; thence around the western part of the said Island to the place of begin-