NOTICE is hereby given, That upon the application of Benjamin R. Keith, I have directed all the Estate, as well real as personal, of Daniel Jones, in the County of King'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 first day of December, A. D. 1866. J. W. WELDON, J. S. C.

N OTICE is hereby given, That on the application of Abraham J. Wetmore, I have directed all the Estate, as well real as personal, of William Watters and Michael Watters, both of the Parish of Saint George, in the County of Charlotte, Lumberers, 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 tenth August, A. D. 1866.

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

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 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, CommisT. H. WHITLOCK, sioners.

B. R. STEVENSON, Att'y for Pet. Cred.

SUPREME COURT IN EQUITY.

Between John Wallace and Anne his wife, for and on behalf of them, selves and all other the creditors and legatees of John Woods,

selves and all other the creditors and legatees of John Woods, deceased, who shall come in and contribute to the expense of this suit, Plaintiffs; and
John Woods, Administrator, cum testamento annexo, of the said John Woods, deceased, Defendant.

WHEREAS it is made to appear to me by Affidavit to my satisfaction, that the above named Detendant, John Woods, is out of the limits of the 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: I do therefore order that the said Defendant, John Woods, do cause an appearance to be entered for him in this cause, in our Supreme Court, on the Equity Side, on or before the twenty seventh day of January next.—Dated this thirteenth day of October, A. D. 1866.

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

JOHN A. WRIGHT, Plaintiffs' Sol.

THE SUPREME COURT IN EQUITY. THURSDAY, 15th November, 1866.

Before His Honor Mr. Justice Allen.
Between Gertrude Ann Simonds, Executrix and Trustee of the last Will and Testament of Henry G. Simonds, deceased, Plaintiff; and

Octavia Watts, and Elizabeth Octavia Watts, Helen Watts, and William Watts, Defendants.

William Watts, Defendants.

UPON Motion made this present day unto this Court by H. B. Rainsford, being of the Plaintiff's Counsel, and upon reading the affidavit of Octavia Watts, whereby it appears that Elizabeth Octavia Watts, Helen Wetts, and William Watts, 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 plaintiff shall be at liberty to prove her case against the said Elizabeth Octavia Watts, Helen Watts, and William Watts, by affidavit.

By the Court. By the Court.

W. CARMAN.

PROBATE COURT, COUNTY OF VICTORIA.

PROBATE COURT, COUNTY OF VICTORIA.

NEW BRUNSWICK, S.S.

[L.S.] To the Sheriff of the County of Victoria, or any Constable within the said County, Greeting:

WHEREAS William H. Robinson and William Wheeler, Creditors of the Estate of William Miller, late of the Parish of Andover, in the County of Victoria, Shoemaker and Trader, deceased, have, by their Petition presented to me, prayed that Letters of Administration upon the Estate of the said William Miller may be granted to the said William Wheeler: You are therefore required to cite the heirs, next of kin, creditors, and all others interested in the said Estate, to appear before me at a Court of Probate to be held at the Office of the Clerk of the Peace at Grand Falls, within and for said County, on Friday the fourth day of January next, at ten of the said County, on Friday the fourth day of January next, at ten of the clock in the forenoon, to shew cause, if any there be, why Letters of Administration upon the said Estate should not be granted to the said William Wheeler as prayed for.—Given under my hand and the Seal of the said Court, this twenty fourth day of November, A. D. 1866, W. M. M'LAUCHLAN,

Surrogate Judge of Probates for the County of Victoria.

WILLIAM HARTT, Registrar of Probates for the County of Victoria.

PUBLIC Notice is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of Thomas Mitchell, late of the City of Saint John, an absconding debtor, and have been duly sworn: All persons indebted to the said Thomas Mitchell, will, on or before the twelfth day of December next, pay to us, or either of us, all sums of money they owe to the said Thomas Mitchell; and all persons having any effects of the said Thomas Mitchell in their hands or custody, will deliver the same to us, or either of us, as aforesaid; and we require all the Creditors of the said Thomas Mitchell, on or before the twelfth day of December next, to deliver to us, or some one of us, their respective Accounts and demands against the said Thomas Mitchell, that justice may be done to the parties.—Dated the twelfth day of November, A. D. 1866.

JOHN M'KEAN,

JOHN M'KEAN, AARON ARMSTRONG, JOHN WHITE,

J. & F. Robinson, Solrs. for Trustees.

## SHERIFFS' SALES.

## 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, r. m., on Thursday the twenty eighth day of February next:

A LL the right, title, property, interest. claim, or demand of James 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 having been seized under and by virtue of an Execution is ued out of the Supreme Court at the suit of George W. Hoben against the said James Connors. Sheriff's Office, Gagetown, 8th Aug. 1866.

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, Р. м., on Friday the thirty first day of May

noon, and five o'clcck, P. M., on Friday the thirty first day of May next:—

A LL the right, title, property, interest, claim or demand of John Case, in, to, or out of the following lots and parcels of Land, that is to say: All that certain tract, piece or parcel of Land situate, lying and being in the Parish of Wickham, in Queen's County, on the southerly side of the Washademoak Lake, known and distinguished as lot number twenty six, in a joint Grant from the Crown to Garrett Jacobus and others, and since escheated and re-granted to Thomas Creightor, bounded in front by the shore of the said Lake; on the north by lands owned by Nehemiah Belyea; on the south by lands owned by Mott Straight, and to run back until it shall contain two hundred acres: Also all and singular the northerly half, or one hundred acres of that certain lot piece and parcel of Land, situate, lying and being in the Parish of Cambridge, in Queen's County, and on the northeasterly side of the Washademoak Lake, being part of the lot of land heretofore conveyed by Simeon Baxter and Wife to the late Mayes Case, by Deed bearing date the eighteenth day of March, in the year of our Lord one thousand eight hundred and forty four, and duly recorded in the Office of the Records of Queen's County, in Book O, No. 4269, and which said lot is described in the said Deed as bounded as follows, viz: On the southerly end by the shore of said Lake; on the upper side by lands owned by Dr. William B. Little; and on the lower side by lands owned by the Honorable William Black, originally granted to Lawrence Kerr, described and known on said grant as lot number (9), in Welsh and Dibblee's survey, and containing in the whole lot two hundred acres more or less: And also all that lot of Land known as lot number fifteen, (15) bounded on the north by lands owned by John Watts; and on the southeast by the Washademoak Lake, and granted to Nathaniel Coombs, containing two hundred acres more or less: And also a tract of Land situate in the Parish of Johnston, in said Watts; and on the southeast by the Washademoak Lake, and granted to Nathaniel Coombs, containing two hundred acres more or less: And also a tract of Land situate in the Parish of Johnston, in said County of Queen's, and bounded as follows, to-wit: Beginning at a post standing in the eastern angle of lot H in West Waterloo, granted to John Jenkins; thence running by the magnet south forty two degrees east eighty two chains, to a post standing on the northern angle of lot D granted to Darby Tahany; thence south forty eight degrees west nineteen chains and twenty five links, or to the north east line of lot E granted to the said Darby Tahany; thence along the said line north forty two degrees west thirty seven chains, or to the northwestern line of the said lot E; thence south forty eight degrees west fifty two chains and seventy five links along that line and its prolongation; thence north forty two degrees west fifteen chains; thence north forty eight degrees east thirty chains; thence north forty two degrees west fourteen chains, or to meet the prolongation of the southeastern line of Lot I, granted to Thomas S. Worden; thence along said line north forty eight degrees east twenty one chains and fifty links, or to the northeast line of the said Grant; thence along that line north forty two degrees west sixteen chains, or to the along that line north forty two degrees west sixteen chains, or to the southeast line of the Lot H granted to John Jenkins; and thence north forty eight degrees east twenty one chains and fifty links along the said line to the place of beginning; containing two hundred and sixty five acres, more or less, distinguished as Lot K: And also a certain piece of Land lying and being in the said Purish of Wickham, and bounded as follows:—On the north by Lands owned by John Monteith, on the east by Land owned by John Record, on the south by Lands in the possession of George Delong, and on the west by the Road leading down to the Second run Hook, containing forty acres more or less, being part of a Lot granted to Samuel London: And also all the north half of Lot number five granted to Edward Toole, lying and being in the said Parish of Wickham, on the east side of