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

A LL the right, title, interest, property, claim, and demand whatsoever, of Edward Martin, of, in, to, or out of the following piece or parcel of Land, situate, lying and being in the Parish of Havelock, in the County of King's, conveyed to the said Edward Martin by one Charles Freeze, by Deed bearing date the twenty eighth day of September. one thousand eight hundred and fifty five, and in and by the said Deed described and bounded as follows: Beginning at a post standing on the south west angle of lot number six, (6), thence running by the Magnet north eighty two degrees and twenty minutes west, twenty chains of four poles each and eighteen links to a reserved road; thence along said reserved road one degree and thirty minutes east, thirty five chains, or to the settlement road; thence along said settlement road easterly until it meets the west side line of lot number six (6) aforesaid; and thence along said side line south, one degree and thirty minutes west, thirty seven chains, or to the place of beginning, containing seventy two acres more or less; the same being that part of a lot of Land known as number seven, (7), granted to Enoch Beckwith, which lies on the south side of the road leading through the Butternut Ridge Settlement; together with all buildings and improvements thereon: The same having been siezed by me under and by virtue of an Execution issued out of the Supreme Court, at the suit of Brown Harrison against the said Edward Martin and Patrick Martin.

SAMUEL N. FREEZE, Sheriff.

SAMUEL N. FREEZE, SHERIFF. Sheriff's Office, Sussex, K. C., 13th February, 1866.

COLLECTOR'S NOTICE.

THE undermentioned Non-Resident Rate-Payers in the Parish of Saint James, in the County of Charlotte, are hereby requested to pay their respective Rates, together with cost of advertising, (one dollar each,) within three months from this date, to the Subscriber in Saint James, or to James A. Grant, Saint Stephen, otherwise legal proceedings will be taken to recover the same, as assessed, to-wit:—

ries and losses, notice is bereby aded for insertion in the Royal		Wil- derness Tax.	School Tax.
Henry Osburn, Manager Ne	W	ornami err	azerra, raus err publicat
Brunswick and Canada Railw & Land Company,	HR 19130XGY	\$151 50	Subscriptic
Rev. J. Alley's Estate, Thomas Robinson, Jr.,	\$0 24 0 64	4 00	\$1 57
Peter M'Vecar, (for 1864,)	1 14	nby myano	2 33 2 65
Peter M. Vecar, (for 1865,)	THOMAS	FRASER,	CIA TO SECURITION OF SECURITIO

St. James, 3rd January, 1866.

COLLECTOR'S NOTICE.

THE undermentioned Non-Residents, Rate-payers in the Parish of Burton, County of Sunbury, are hereby requested to pay their respective Rates, together with cost of advertising, (80 cents each.) within three months from this date, to the Subscriber at Burton, otherwise legal proceedings will be taken against their properties respectively:—

							Dass
e nader, 20 cents for	w.gomic			3994103		unty	Rate
Charles Saunders,	tue Prov	9 700	dise ti	5 ber	ortion.	84	50
Edward C. Miles,	tol exil	100-41	ano.4 .	eui)999.X9	-2	00
David Burpee,		• • 1	OSTUMBNOS	moo.d'	ios eac	Ime	50
John Miles,	in order	biotes	be Pos	Meust	etales.	12	50
John Robertson,					.soil	011	00
			JOHN	KEL	LY, C	ollect	or.
1041 D 10	AF O!						

Burton, 19th Dec. 1865.-m21.

COLLECTOR'S NOTICE.

THE undermentioned Non-Resident Rate-Payers, taxed for unimproved granted Lands in the Parish of Douglas, County of York, are requested to pay their respective Rates, together with cost of advertising, (\$1 each,) within three months from this date, to the Collector at Tay Creek, or to Henry B. Rainsford, Esquire, Fredericton, otherwise legal proceedings will be taken to recover the same:—

New Brunswick & Nova	Scotia	Land	Co.		20,000	\$200	00
Ceorge Peters' Estate,					100	1	00
John W. Barker,					900	9	00
George Bridges,					300	3	00
			73.	D	TTO O	2000	

Douglas, York County, 24th Nov. 1865.—m7

TO BE SOLD AT PUBLIC AUCTION,

ON SATURDAY, the seventeenth day of March next, at the hour of twelve o'clock, noon, at the Westmorland Bank, Moncton, in the County of Westmorland, and Province of New Brunswick, pursuant to a Decretal Order of the Supreme Court in Equity, made in a certain cause wherein Ellen Dunn, Executrix of the last Will and Testament of Francis Dunn, deceased, John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and Peter Dunn, are plaintiffs, and Joseph Lucas, Henry Levingston, Thomas E. Smith, and Edward J. Smith, were defendants; and by amendment wherein Ellen Dunn, Executrix of the last Will and Testament of Francis Dunn, deceased, John Dunn, James Dunn, Thomas Dunn, Ann Dunn, and Peter Dunn, are plaintiffs, and Henry Levingston, Thomas E. Smith, and Edward J. Smith, are defendants, with the approbation of the undersigned Bar-

rister, the Lands and Premises mentioned and described in the plaintiffs' Bill as follows:—A certain tract or lot of Land, lying and being situate in Wellington, County of Kent, Prevince aforesaid, and lying and bounded as follows—commencing at the southerly line of Lot number nineteen, originally granted to one William Ayre, and owned by the late William Hanington, Sentor, at the shore; and running thence southerly along the shore a distance of fifteen rods; thence westerly, following the south side of the Creek to the land or line of Aldine Snell; thence northerly along the said line of Aldine Snell, about one and a half rods, to the centre of the Creek; thence westerly up said Creek to the mill; and from thence a due west course to the rear line, as laid down in the original grant of the same; thence northerly along the said rear line to the said Lot number nineteen; and thence along the said last mentioned line to the place of commencement, the same containing by estimation fifty acres, be the same more or less; (save and except nevertheless, the land and mill privileges, by William Dixon leased or conveyed to the said Aldine Snell out of the above described Lands and premises, the same being reserved as a piece or parcel of the Lot number twenty). For terms of sale and other particulars, apply to the plaintiffs' Solicitor.—Dated the seventh day of December, A. D. 1865.

Chandler & Moore, Plaintiffs' Solicitors.

Chandler & Moore, Plaintiffs' Solicitors.

Hoom, o.BLAS AND TO

THE Corporation of Trinity Church, Sussex, will offer for sale by Public Auction, at the Sussex Railway Station, on Tuesday the third day of April next, between the hours of one

300 acres, (or thereabouts) situate in the Dutch Valley, known as the Austin Lot.
400 acres, known as the M'Naught Lot, lying on the north side of the Road leading from Smith's Creek to Butternut Ridge.
200 acres, situate at the Portage, adjoining Lands owned by Frank Buchanan.
375 acres adjoining cost of William and Device Portage.

Prank Buchanan.

375 acres, adjoining east of William and Daniel M'Leod,
Portage.

Terms.—Ten per cent. down; fifteen per cent. on the first day
of January, 1867; the balance secured by Bond and Mortgage
bearing interest, payable annually.—Further particulars at sale.

CHARLES P. BLISS, A. M.,

Rector of Sussex.

O. R. ARNOLD,
E. L. FLEWELLING,

Wardens.

Sussex, K. C., Dec. 18, 1865.

HOUSE OF ASSEMBLY.

HE following was adopted as one of the Standing Rules of the House in the Session of 1862:—

"26th .- That no Bill of a private nature shall be received by the House after the fourteenth day from the opening of the Session, both inclusive; and that the Clerk of this House do, one month previous to the meeting of the Legislature, cause fifty copies of this Rule to be sent to each of the Clerks of the Peace in the several Counties, for distribution, and cause the same to be inserted in the Royal Gazette, and two Newspapers in such County where Newspapers are published."

CHAS. P. WETMORE, CLERK.

PRIVATE AND LOCAL BILLS.

THE following Rules were adopted by both Houses of the Legislature at the Session of 1864:

"That no Bill of a private or local nature, or Bill for making any amendments of a like nature to any former Act, shall be received by the House, unless a notice, specifying the several objects desired to be attained, has been published four successive weeks, previous to the meeting of the Legislature, or to the introduction of the Bill, in some one of the Newspapers published in the City or County interested in the measure, or in the locality where the parties affected reside; and when no Newspaper is published in either of such localities, then in some Newspaper published in the nearest adjoining County, or in the Royal Gazette.

"That separate Petitions be presented to each Branch of the Legislature, setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

"It shall be the duty of all parties seeking the interference of the Legislature in any private or local Bill, to file with the Clerk of each House the evidence of their having complied with the Rules and Standing Orders thereof; and that in default of such proof being so furnished, it shall be the duty of the Clerk to report that the Rules and Standing Orders have not been complied with, and to endorse the same upon the Bill.