Thirdly-All those pieces or parcels of Land heretofore conveyed by Ambrose S. Perkins and Anabella his wife, by Indenture bearing date the twelfth day of April in the year of our Lord one thousand eight hundred and forty seven, and therein described as all and singular the real estate and premises conveyed to the said Ambrose S. Perkins by Robert C. Perkins and wife, by Deed bearing date the twenty third day of November in the year of our Lord one thousand eight hundred and forty four, and therein described as situate in the Parish of Greenwich, in King's County aforesaid, on the northwest side of the River Saint John, being part of lot number twenty eight (28), being the upper half of the intervale lot purchased by Francis N. Perkins, deceased, from Nathaniel Goran, and bounded on the southeast by the River Saint John, on the southwest by the other half of the said intervale lot devised by the said Francis N. Perkins to his son Charles N. Perkins, on the northwest side by the Mistake Cove, and on the northeast by lands owned by Moses Brundage: and also the other half of the same lot conveyed to the said Ambrose S. Perkins by Charles N. Perkins and wife, by Deed dated the tenth day of March in the year of our Lord one thousand eight hundred and forty six, and therein described as being part of lot number twenty eight (28), in Kemble's Manor, being the lower half of the intervale lot purchased by the late Francis Newman Perkins, deceased, from Nathaniel Goran and Samuel Goran, and bounded as follows, on the southeast by the River Saint John, on the southwest by lands owned by Moses Brundage, on the northwest by the waters of Mistake Cove, and on the northeast by the other half of the said intervale lot

Fourthly—All that certain piece or parcel of Intervale Land situate, lying and being on the Mistake Point (so called), in the said Parish of Greenwich, in King's County aforesaid, heretofore conveyed to the said James Travis by Lawrence Earle and Rebecca his wife, by Indenture bearing date the twenty third day of June now (then) last past, and therein described as lately devised to the said Lawrence Earle and Rebecca his wife, together with other lands by the will of the late Samuel Clarke, deceased, it being all that small intervale lot—part of the lot numbered thirty one (31), as owned and possessed by the said Samuel Clarke at the time of his death,—and bounded on the southeast by the River Saint John, on the northwest by the Mistake Cove, on the northeast by intervale land of John Price, and on the southwest by intervale land of the said James Travis, and containing two and one-half acres more or less.

Fifthly—All that tract, piece or parcel of Land situate as follows:—Fronting on the Main River Saint John, on the south side of the Long Reach, and bounded on the south side by Lynus Seely, and by a lot owned by the widow Bradley on the north, in the Parish of Kingston, in King's County, the said described lot being originally granted to James Moore, containing two hundred acres, more or less, reference being thereunto had will more fully appear under Letters Patent for the said tract of land, and described as being lot number sixteen (16), the same having been sold by James Cronk and Henry Cronk to the said James Travis; together with the Buildings and Improvements on the said several pieces and parcels of land being, and the rights, members, privileges and appurtenances thereunto belonging.

Terms of Sale and other particulars may be had on application to the undersigned, or to the Plaintiffs' Solicitors.—Dated the 21st day of March, 1867.

W. JACK, Barrister.

J. & F. Robinson, Plaintiffs' Solicitors.

## PUBLIC SALE.

To be sold at Public Auction, at the Registrar's Office in Gagetown, in Queen's County, on Thursday the ninth day of May next, at two o'clock in the afternoon of the same day, pursuant to a Decretal Order of the Supreme Court in Equity, wherein Morris S. Corey is Plaintiff, and John Watson is Defendant, by and with the approbation of the undersigned, one of the Barristers of the Supreme Court, to whom the said Decretal Order is directed, the Lands and Premises following, to-wit:—A certain half lot of Land, being the upper half of Lot Number Twelve, situate, lying and being in the Parish of Wickham, in the County of Queen's, bounded in front by the Washademoak Lake, in rear by the highway, and on the lower side by a line running through the centre of said Lot Number Twelve, from front to rear, and containing one hundred acres more or less; together with all the privileges and improvements on the said described premises, with the appurtenances.—Dated 1st February, 1867.

GEORGE BLATCH, Barrister.

CHARLES WATTERS, Plff's Sol.

## FOR SALE.

THE Corporation of Saint George's Church, Bathurst, will offer for sale by Public Auction, at the Church Gate, on Tuesday the twenty third day of April next, between the hours of twelve o'clock noon, and three o'clock, P. M:—

54 acres of Land situate on the south side Tettagouche River, known as Lot A.—Terms and further particulars at sale.

WM. LEB. McKIEL, Rector.
SAM. L. BISHOP,
THEOP. DESBRISAY, Wardens.

THEOP. DESBRISAY, Bathurst, Gloucester County, 8th January, 1867. IN THE SUPREME COURT IN EQUITY.

Between Richard Simonds and Lewis J. Almon, Executors of the last Will and Testament of John Simonds, deceased, Plaintiffs; and

George Rouse and Elizabeth Rouse his wife, and Isabella Paley, Defendants.

WHEREAS it has been made to appear to me by Affidavits to my satisfaction, that George Rouse and Elizabeth Rouse his wife, two of the above named defendants, are out of the limits of this Province, so that they cannot be served with summons in this cause; and that the above named Plaintiffs, as Executors of the late John Simonds, have good prima facie grounds for filing a Bill against the above named defendants in this cause: I do therefore order that the said defendants George Rouse and Elizabeth Rouse his wife, do cause an appearance to be entered for them in this cause, in our Supreme Court, on the Equity side, on or before the tenth day of May next.—Dated this 2nd day of February, A. D. 1867.

W. J. RITCHIE.

LEWIS J. ALMON, Plaintiffs' Sol.

NOTICE is hereby given, that upon the application of Robert Allen and Thomas Allen, I have directed all the Estate, as well real as personal, of John R. Lawrence, in Hopewell, in the County of Albert, an absconding or concealed 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 twentieth day of December, A. D. 1866.

JOHN C. ALLEN, J. S. C.

A. L. PALMER, Att'y for Pet rs .- a 17.

## NOTICE.

PUBLIC Notice is hereby given, That we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and Effects of George W. Price, late of the Parish of Johnston, an absconding debtor, and have been duly sworn: All persons indebted to the said George W. Price will, on or before the first day of February next, pay to us, or either of us, all sums of money they owe to the said George W. Price; and all persons having any effects of the said George W. Price 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 George W. Price, on or before the first day of February, A. D. 1867, to deliver to us, or some one of us, their respective Accounts and demands against the said George W. Price, that justice may be done to the parties.—Dated this fifth day of December, A. D. 1866.

CHARLES W. WELDON, FRED. W. STOCKTON, DAVID LAWSON,

In re William Palmer, an Absconding Debtor.

OTICE is hereby given, That a general meeting of the Creditors of William Palmer, late of the Parish of Simonds, in the County of Carleton, an absconding debtor, will be held at the house of Mr. James W. Boyer, in the Parish of Wakefield, in County aforesaid, on Saturday the eleventh day of May next, for the purpose of examining and passing the Accounts of the Estate, and making distribution thereof.—Dated at Simonds, in the County of Carleton, the 1st day of February, A. D. 1867.

DAVID F. MERRITT, JAMES W. BOYER, WILLIAM TAYLOR,

## NOTICE.

THEREAS the Commissioners for the Lake District in the Parish of Harvey, in the County of Albert, did by Bill of Assessment dated the fourteenth day of December, A. D. 1866, tax and assess the owners of the Lands within the said District for defraying expenses of work done by them, and other expenditures as such Commissioners; And whereas the said Commissioners, after making said Bill of Assessment, did leave the same with the Clerk for inspection, and give due notice thereof to each Proprieter or Agent residing within their jurisdiction; And whereas, by said Assessment, the Proprietor of all those certain Lands situate within the said District bounded and described as follows,—northerly by Shepody River, easterly by Shepody River, southerly by the uplands of Joseph W. Turner, and westerly by lands occupied by one Edward S. Godfrey, containing nineteen acres and three roods, was taxed and assessed the sum of fifty five dollars and thirty cents; And whereas the said sum so assessed remaining unpaid and unsatisfied,—Notice is hereby given, that the Commissioners of said District will, on the sixth day of July next, between the hours of twelve o'clock, noon, and two P. M., at the Store of James M. Stevens, at Harvey, in said County, let out the said lands of such delinquent Proprietor to pay such Assessment and expenses.-Dated the 22nd day of March, A. D. 1867.

> JAMES CARNWATH, Clerk of the Commissioners of Sewers of the Lake District in the Parish of Harvey, in the County of Albert.