tered twenty seventh July 1863, said land lying between land formerly owned and occupied by the late John Moore, and land now in possession of John Johnson: also a piece of Land on the south side River, in the Parish of Richibucto, being the southerly half of the lot originally granted to Thomas Powell. containing 170 acres; also a piece of Land on the south side of the River, in the Parish of Richibucto, bounded south by the Galloway Creek and lands of the late James Beattie, and on the north by the shipyard and lands of J. & T. Jardine, being the lot conveyed by John P. Ford to John W. Holderness, containing 160 acres; the said two last named pieces of land being conveyed to the said DesBrisay by Thomas H. Holderness, by Deed dated the twenty first September 1863, registered sixteenth December 1863: also a piece of Land in the Town of Richibucto, conveyed to the said DesBrisay by Joseph M'Awley, by Deed dated the sixteenth June 1864, registered the day following: also a piece of Land in the Parish of Carleton and St. Louis, bounded on the south by land granted to Joseph Myers, on the west by Crown Land, on the north by Crown Land, and on the east by Crown Land, being the north half of 200 acres in the grant to John Louis Votour, containing 100 acres: also a piece of Land in the Parish of Weldford, conveyed to the said DesBrisay by James Mitchell, bearing date the first April 1862, registered the second April 1862: also a piece of Land in the Parish of Weldford, being the lower half of the lot conveyed to Robert Fearon by the said DesBrisay, by Deed dated the twenty second October 1862, registered the same day: also two pieces of Land in the Parish of Richibucto, one piece adjoining the Episcopal Church, the other piece on the North Peach, conveyed by the said DesBrisay to his Son, Rufus S. DesBrisay, the Deeds of which are registered in Book R, pages 12 and 42, in the Kent County Records of Deeds: and also all other lands and interest in the same of the said Lestock P. W. DesBrisay in the said County of Kent: The same having been seized under an Execution issued out of the Supreme Court at the suit of the Honorable Thomas R. Jones against the said Lestock P. W. DesBrisay; a Memorial of the Judgment lot originally granted to Thomas Powell, containing 170 acres; a piece of Land on the south side of the River, in the Parish of Richi-Supreme Court at the suit of the Honorable Thomas R. Jones against the said Lestock P. W. Des Brisay; a Memorial of the Judgment the said Lestock P. W. Des Brisay; a Memorial of the Judgment being registered in the Office of Register of Deeds for the County of Kent on the twenty second day of January 1866.

WILLIAM RAYMOND, Sheriff.

Sheriff's Office, Richibucto, 2nd July, 1869.

IN THE SUPREME COURT IN EQUITY.

Between Grace Vernon, Plaintiff; and James Vernon, Frederick P. Shortland and Emily his Wife, Edwin Bayard and Sarah his Wife, Stannus Jones, Morton Jones, Vernon Jones, Owen Jones, Hazlewood Jones, Edward Jones, and Douglas Jones, Defendants.

WHEREAS it has been made to appear to me, by affidavit to my satisfaction, that Frederick P. Shortland and Emily his Wife, Stannus Jones, Morton Jones, Vernon Jones, Owen Jones, Hazlewood Jones, Edward Jones, and Douglas Jones, nine of the above named Defendants, are out of the limits of this Province. So that they cannot be saved with supposes in this Province, so that they cannot be served with summons in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against them, together with the other Defendants: I do therefore order, that the said Defendants, Frederick P. Shortland and Emily his Wife, Stannus Jones, Morton Jones, Vernon Jones, Owen Jones, Hazlewood Jones, Edward Jones, and Douglas Jones, do severally cause an appearance to be entered for them in this cause in our Supreme Court, on the Equity side thereof, on or before the first day of November next.—Dated this 22nd day of June, A. D. 1869.

J. W. WELDON.

A. L. PALMER, Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY.

Between John L. Wilmot, Plaintiff; and Frederick A. Wiggins, William Scovil, and Charles Merritt, Executors of the last Will and Testament of Stephen Wiggins, deceased, and Gilbert Lester Wiggins, surviving Executor of the last Will and Testament of Samuel Wiggins, deceased, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendants, Frederick A. Wiggins, and Gilbert Lester Wiggins, are severally out of the limits of this Province, so that they cannot be served with process in this cause, and that the above named John L. Wilmot hath good prima facie grounds for filing a Bill against the said several Defendants: I do therefore order that the said Frederick A. Wiggins, and Gilbert Lester Wiggins, do cause an appearance to be entered for them in this Court, in this suit, on or before the twentieth day of August next.—Dated this second day of April, A. D. 1869. J. W. WELDON, J. S. C.

GROSS & VAIL, Plaintiff's Solicitors.

IN THE SUPREME COURT IN EQUITY. Between Elizabeth Chipman, and Robert F. Hazen, Executors of the last Will and Testa deceased, Plaintiffs; and John Magurs, and Mary Ann Magurs, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction that John Magurs, one of the above named Defendants, is out of the limits of this Province, so that he cannot be served with summons in this cause, and that the above named Plaintiffs have good primà facie grounds for filing a Bill against the above named Defendants in this cause: I do therefore order that the said Defendant John Magurs do cause an appearance to be entered for him in our Supreme Court, on the Equity side thereo', on or before the twenty first day of September next.— Dated the seventeenth day of March, A. D. 1869. J. W. WELDON, J. S. C. G. SIDNEY SMITH, Plaintiffs' Solicitor.

JUST PUBLISHED.

COLITICAL NOTES & OBSERVATIONS.

THE First Volume of this Work is now ready for L delivery.

For Sale at the Book Stores of Mr. MILLER, and Mr. GREGORY, Fredericton; and at the Book Store of Messrs. J. & A. M'MILLAN, St. John.

Persons outside of the above Cities, will be attended to by forwarding subscription to Gazette Office-\$1.50 for the Volume-handsomely bound-500 pages.

PUBLIC NOTICE is hereby given, That we, the undersigned, have been duly appointed Trustees for all the creditors of the estate and effects of Samuel Steves, late of Harvey, in the County of Albert, an absconding or concealed debtor, and have been duly sworn: All persons indebted to the said Samuel Steves will, on or before the first day of September next, pay to us, or either of us, all sums of money they owe to the said Samuel Steves; and all persons having any effects of the said Samuel Steves; and all persons having any elects of the same Samuel Steves in their hands or custody, will deliver the same to us, or either of us as aforesaid; and we require all the cre-ditors of the said Samuel Steves, on or before the fifteenth day of September, A. D. 1869, to deliver to us, or some one of us, their respective accounts and demands against the said Samuel Steves, that justice may be done to the parties.—Dated this seventeenth day of June, A. D. 1869.

ENOCH S. RITCHIE, JOHN C. TINGLEY, Trustees. GEO. CALHOUN,

M. B. PALMER, Solicitor, &c.

PUBLIC SALE.

NO be sold at Public Auction, on SATURDAY the eighteenth 1 (18th) day of September next, at 12 o'clock, noon, at Chubb's Corner, in the City of Saint John, under and by virtue of a Decretal Order of the Supreme Court in Equity, dated the nineteenth day of May last, in a cause wherein Robert G. Moran and James H. Moran, Executors of the last Will and Testamement of James Moran, deceased, are Plaintiffs, and William Pickel is Defendant, and by Amendment wherein Robert G. Moran and James H. Moran, Executors of the last Will and Testament of James Moran, deceased, and Allan M'Lean, Margaret A. M'Lean, Henry Vaughan, Hannah Vaughan, Benjamin Wishart, Charlotte Wishart, William Vail, Elizabeth Vail, Margaret A. Vail, Harrington Bradshaw, Sarah Jane Bradshaw, George W. Marsters, Thomas Bradshaw, Caroline Bradshaw, Wallace Francis, and Mary Ann Francis, are Plaintiffs, and William Pickel is Defendant, by and with the approbation of the undersigned, George Otty, Esquire, one of the Barristers of the said Court;—All those several lots, pieces, or parcels of Land, situate, lying and being in the Parish of Hammond, in King's County, but before the erection of the said Parish by the division of the Parish of Upham, lying and being in the said Farish of Upham; and in the said Decretal Order described

"Two certain pieces or Farms of Land, both of them situate in the Parish of Upham, the first being a Farm of Land formerly granted to John F. Sherwood, and deeded by him to the said William Pickel, and bounded as follows, to-wit:—Beginning at a hemlock tree standing on the southwestern angle of Lot number ten, on the south side of Hammond River, granted to Andrew Johnston; thence running by the magnet north sixty four degrees east twenty six chains and sixty five links to a stake placed on the northwestern angle of the grant to Elizabeth Wilks; thence along the west line of that grant and to its prolongation south forty eight chains, to a birch tree; thence west twenty four chains to a spruce tree; thence north seventeen chains to another spruce tree standing on the sontheastern angle of Lot number nine, granted to James Smith, Junior; and thence along the east line of the said last mentioned grant north two degrees and fifteen minutes east twenty chains, to the place of beginning; containing one hundred acres more or less

"The second being a Farm of Land granted to Elizabeth Wilks, and deeded by her to the said William Pickel on the seventh day of June, in the year of our Lord one thousand eight hundred and fifty six, and bounded as follows:—On the east by lands owned by Archibald Dongherty and John Brathers; on the south by lands owned and occupied by Patrick Buckley; on the west by the first described lot; and on the north by glebe lands granted to the Reverend W. W. Walker, Rector of Hampton; containing one hundred acres more or less; and also all dower, right of dower, interest, property-claim or demand whatsoever of, in, to or out of the above described premises, with the buildings, improvements, and privileges."

The above lands and premises will be sold in two separate Lots, as the same are above described.

For terms of sale and further particulars, apply to the Plaintiffs' Solicitors.—Dated this first day of June, A. D. 1869. GEORGE OTTY, Barrister.

DUFF & TRAVIS, Plaintiffs' Solicitors.