on the twenty seventh day of April, A. D. 1857, Libro F, Folio 453, No. 2291; together with all the buildings, privileges, right of way, and appurtenances thereto belonging or in any wise appertaining; also all other the Lands and tenements of the said John Bishop and Marinor Bishop, wheresoever situate or howsoever described within my Bailiwick: The same having been seized and levied upon under and by virtue of two several Executions is sued out of the Supreme Court of this Province against the said John Bishop and Marinor

JOSEPH S. REED, SHERIFF.

Sheriff's Office, Hopewell, C. A., 7th July, 1869.

County of Sunbury.

To be sold by Public Auction, in front of M'Lean's Hotel, at Burton, in the County of Sunbury, on the second Saturday in March next, A. D. 1870, between the hours of twelve and five o'clock, P. M.

ALL the right, title, interest, claim and demand of every description which Samuel Boone had on the eighth day of May last to the following Property situate in Geary, so called, and bounded as follows:—fronting on the Nerepis Road, on the lower side by lands occupied by Asa Carr, and on the upper or southerly side by lands occupied by the heirs of the late Odber Carr, and extending back to the rear line of the George Create goats in the beautiful and acres were or large to the control of the George Create goats in the property of the control of the George Create in the control of the Create in the control of the Create in of the Geary Grant, containing one hundred acres more or less, to gether with all houses and out-houses to the same belonging, or in any wise appertaining: The same having been taken under an Execution issued out of the Supreme Court at the suit of William Ross against the said Samuel Boone.

JAMES S WHITE, SHERIFF.

Sheriff's Office, Burton, September 6th, 1869.

County of Gloucester.

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

ALL the right, title, interest, possession, claim and demand whatsoever, either at law or equity, of Philerome Blanchard and Odellon Budro, or either of them, ot, in and to the following described Lands and Premises in my Bailiwick, that is to say:—All that piece or parcel of Land situate in the Parish of Caraquet, in said County, bounded as follows: on the north by the Queen's highway, on the west by the Church property, on the south by the lands belonging to the heirs of Raphael Blanchard, Junior, deceased, measuring in front seventy two yards, and containing seventy two acres more or less. Also, another piece or parcel of Land and Marsh situate, lying and being on the North River of Caraquet, Parish of New Bandon, County aforesaid, bounded as follows, viz: on the west by the lands belonging to the heirs of Tranquil Blanchard, Senior, deceased, and on the east by the lands belonging to the heirs of the said Raphael Blanchard, deceased gentaining one hundred acres more or less: The same deceased, containing one hundred acres more or less: The same having been seized by me under and by virtue of an Execution issued out of the County Court of the said County of Gloucester, at the suit of John E. O'Brien against the said Philerome Blanchard and Odellon Budro.

D. G. MACLAUCHLAN, Sheriff.

Sheriff's Office, Bathurst, August 24th, 1869.

PUBLIC SALE.

To be sold at Public Auction, on Thursday the twenty third day of December next, at eleven o'clock, A. M., at Chubb's Corner, Prince William Street, in the City of Saint John, by virtue of a Decretal Order of the Supreme Court in Equity, made on Tuesday the third day of August last, in a cause wherein William D. Pickup is Plaintiff, and George W. Hobe. and Sarah his wife, and Thomas R. Jones, are Defendants; The Lands and Premises in the Plaintiff's Bill described as all and singular the following described Lots of Land, that is to say:—All that tract, piece or parcel of Land and Premises situate, lying and being in Canning, in Queen's County, and known and distinguished as follows, that is to say, as the upper half of Lot Number Nine, and thus bounded: On the front by the River Saint John; on the northwesterly side by land belonging to the heirs of the late Reuben Hoben; on the rear by the Maquapit Lake; and on the southeasterly side by a line running through the centre or middle of the said Lot Number Nine, and parallel to the side lines thereof, from front to rear, and dividing the upper half of said lot from the lower half of said Lot Number Nine; also all their the said George W. Hoben and Sarah his wife's right, title, interest, and inheritance, property, claim, and demand, of, in and to all and singular the Real Estate of which Reuben Hoben, father of the said George W. Hoben, died seized and possessed; or in any wise antitled and such as the said seized and possessed; or in any wise antitled and seized and possessed; or in any wise antitled and seized and possessed; or in any wise antitled and seized and possessed. and possessed; or in any wise entitled unto, whether the same may have accrued to the said George W. Hoben by his being an heir to the same, or by subsequent conveyance of the same to the said George W. Hoben, or otherwise however, said real estate last mentioned being described as follows: All that certain Farm or tract of Land situate in the Parish of Canning aforesaid, fronting on the River Saint John, known as the homestead, bounded on the upper or northerly side by land owned by Charles Hoben, and in the rear by Maquapit Lake, and on the lower or southerly side by a lot owned by John Hoben Senior; the whole containing two lots, more or less; also, a lot formerly owned by John Curry, bounded on the upper side by the aforesaid lot owned by the said John Hoben, Senior, bounded in the rear by Maquapit Lake, and on the lower side by lands owned by John Curry.

For terms of sale and further particulars, apply to the Plain-

tiff's Solicitor.-Dated 14th September, 1869.

W. JACK, Barrister. JAMES J. KAYE, Plaintiff's Sol.

NOTICE.

A LL persons having claims against the Estate of John Mandeville, late of Edmundston, Victoria County, Lumberer, deceased, are requested to present the same, duly attested, to me, within six months from the date hereof; to whom, all persons indebted to said Estate, are required to make immediate payment.—Dated at Edmundston, Victoria County, 3rd November, A. D. 1869.

P. A. BABIN, Surviving Executor, &c.

ADMINISTRATOR'S NOTICE.

ALL persons having any claims against the estate of Solomon Samuel, late of Richibucto, in the County of Kent, Province of New Brunswick, Merchant, are requested to render the same, duly attested, to the undersigned, within three months from the date hereof; and all persons indebted to the said estate will make immediate payment to him.
SAMUEL J. SAMUEL, Administrator.

Richibucto, 23rd October, 1869.

IN THE SUPREME COURT IN EQUITY.

William D. Richards, Plaintiff; and

John B Short, Elizabeth H. Short, and James Queen, Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named Defendant, John B. Short, is not now within the limits of this Province, and cannot be served with process in this cause, and that the above named Plaintiff has good prima facie grounds for filing a Bill against the said Defendant, John B. Short: I do therefore order that the said Defendant, John B. Short, do cause an appearance to be entered for him in this cause in the Supreme Court, on the Equity side thereof, on or before the first day of March next.—Dated this twentieth day of November, A. D. 1869.

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

MILLIDGE & BAIRD, Plaintiff's Solicitors.

NOTICE OF SALE.

N pursuance of a proviso or power of sale contained in a certain Indenture of Mortgage, bearing date the thirtieth day of October, in the year of our Lord one thousand eight hundred and sixty eight, and made between Samuel R. Miller, of the City of Fredericton, in the County of York, Bookseller, and Susan E. his wife, of the one part, and Mary E. Weston, of Saint John, in the City and County of Saint John, wife of Samuel Weston, Steam Boat Captain, of the other part;

Notice is hereby given, That for default in payment of the moneys secured by the said Mortgage, there will, for the purpose of satisfying the said Mortgage, and the moneys secured thereby, be sold at Public Auction, at the Phænix Square Weigh Scales, in Saint Ann's Ward, in the City of Fredericton aforesaid, on Thursday the thirteenth day of January next, at noon:-All that certain lot, piece or parcel of Land situate, lying and being in the City of Fredericton aforesaid, bounded and described as follows-Commencing on the corner of Brunswick and York Streets, thence along York Street one hundred and twenty feet, thence parallel with Brunswick Street two hundred and sixty four feet, thence parallel with York Street to Brunswick Street one hundred and twenty feet, and thence up Brunswick Street two hundred and sixty four feet, to the place of beginning; together with all buildings and improvements thereon.

For terms and further particulars, apply to Messrs. Marsh and Beckwith, Solicitors, Fredericton.—Dated this fourth day

of November, A. D. 1869.

MARY E. WESTON.

PRIVATE AND LOCAL BILLS.

HE 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 ore 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.

"That the foregoing Rules be published in the Royal Gazette, over the signature of the Clerk of each House, weekly, during

each recess of the Legislature."

G. BOTSFORD, Ci'k Leg. Council. C. P. WETMORE, Cl'k Assembly.