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## SHERIFFS' SALES.

## Mina's County.

To be sold at Public Auction, at the Sussex Railway Station, in the Parish of Sussex, King's County, on Friday the twenty first day of October next, between the hours of twelve o'clock, noon, and five

ALL the estate, right, title, use, possession, property, claim and demand whatsoever, either at Law or in Equity, of Samuel Hallett, of, in, to or out of all that certain part of Lot (No. 3) Number Three, in the Parish of Kingston, in King's County, fronting on the Kennebecasis River in the Grant to John Stevens and others, commencing at the southern corner of part of the same Lot formerly deeded by the said Samuel Kierstead to Richard Kierstead; thence running southeasterly along the dividing line of Lots Number Three (3) and Four (4), until it meets the main road; thence following the course of the said road until it meets a small stream of water running into White's Mill Pond; thence following up the course of the said stream until it strikes the centre of the said Lot Number Three, (3), following along the centre northwesterly, until it meets the land of the said Richard Kierstead; thence southwesterly along the line of the said land twenty nine and three quarter rods, more or less, to the place of beginning, and containing by estimation thirty acres more or less; Also all that certain part of Lot Number Three (3) situate, lying and being in the Parish of Kingston, in King's County, fronting on the Kennebeccasis River, and contained in the Grant to John Stevens and others, being the northwestern half of said Lot John Stevens and others, being the northwestern half of said Lot Number Three. (3), abutted and bounded as follows, that is to say:— On the southwest by Lot Number Four, (4), belonging to Charles Macfarlane; on the northeast by Lot Number Two, (2), owned by Samuel Keirstead; and on the rear by land granted to Henry Whelp-ley and others, being fifty nine and a half rods in width, more or less, and containing one hundred acres more or less, and deeded by Samuel Kierstead to the said Richard Kierstead: The same having been seized by me under and by virtue of an Execution issued out of the Supreme Court at the suit of Catherine Ranney and Henry P. Sturdee, Executrix and surviving Executor of the last Will and Testament of William C. Ranney, deceased, vs. Samuel Hallett.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, 5th April, 1870.

To be sold by Public Auction, at the Sussex Railway Station, in the Parish of Sussex, King's County, on Friday the twenty first day of October next, between the hours of twelve o'clock, noon, and five

ALL the right, title, interest, property, claim or demand whatsoever, which Isaac Bunnell had on the sixth day of November, A. D. 1868, to all that certain lot of Land situate in the Parish of Westfield, in King's County, and being the upper half of Lot Number Nine, (9), bounded on the northeast by lands owned by James Weldon, and on the southwest by the line of the lower half of the said Number Nine (9), in the second tier of lots, and containing one hundred acres more or less; together with all and singular the buildings, improvements, rights, members, privileges, hereditaments and appurtenances to the same belonging, or in any wise appertaining, and the reversion and reversions, and remainder and remainders, rents, issues, and profits thereof: The same having been taken under an Execution issued out of the County Court of King's County, at the suit of William B. M.Kiel against the said said Isaac Bunnell.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, 5th April, A. D. 1870.

## County of Bent.

To be sold at Public Auction, in front of the Court House, in Richibucto, in the County of Kent, on Tuesday the twenty second day of November next, between the hours of twelve o'clock, noon, and five o'clock in the afternoon :-

ALL the right, title, estate, property, claim and demand, either at Law or in Equity, which Lestock P. W. DesBrisay had on the twenty second day of January. A. D. 1866, at the time of filing and registering a memorial of Judgment in a cause wherein Thomas R. Jones is Plaintiff, and the said Lestock P. W. DesBrisay is Defendant, in the County of Kent aforesaid, in and to the following described pieces and parcels of Land and premises, viz:—"All that certain lot or tract of Land situate in the Parish of Weldford, in the County of Kent, bounded as follows—Beginning at a marked hemlock tree standing on the easterly bank or shore of the South Branch of the St. Nicholas Kiver, in the westerly angle of Lot No. 28, granted to Jeremiah Murray, in John J. Layton's survey, made in the year 1839; thence running by the magnet south sixty eight degrees and forty five minutes east fifty two chains, of four poles each; thence south one degree west sixteen chains; thence north sixty eight degrees and forty five minutes west sixty seven chains, to the aforesaid bank or shore; and thence following the several courses of the same down stream in a northerly direction, to the place of beginning, containing eighty acres more or less; and distinguished as Lot No. 29, in the before named survey: Also all that other certain lot or tract of Land situate in the Parish of Weldford aforesaid, described as tollows— Beginning at a hemlock tree standing on the westerly bank or shore of the South Branch of the St. Nicholas River, in the northeasterly angle of Lot No. 13, granted to John Wilson; thence running north seventy degrees west seventy five chains; thence north twenty degrees east twenty chains; thence south seventy degrees east seventy seven chains, to the aforesaid bank or shore; thence following the several courses of the said bank or shore, up stream in a southerly direction, to the place of beginning, containing one hundred and fifty acres more or less, distinguished as Lot No. 12: The same having been taken and seized by virtue of an Execution issued out of the Supreme Court, at the suit of the said Thomas R. Jones against the said Lestock P. W. DesBrisay.

WILLIAM RAYMOND, SHERIFF. Sheriff's Office, Richibacto, 6th Apri, 1870.

# County of Victoria.

Will be sold at Public Auction, in front of the Court House at Grand Falls, in the County of Victoria, on Friday the seventeenth day of February next, between the hours of twelve o'clock, noon, and

five o'clock in the afternoon: ALL the right, title, estate, property, claim and demand of what nature or kind soever, either at Law or in Equity. which William Hartt had on the eleventh day of October, A. D. 1869, to all the lots, pieces and parcels of Land following, that is to say:--Town lots numbers four (4) and five (5) in the canal block, so called, situate in Grand Falls, in the County of Victoria: The same having been taken under an Execution issued out of the Supreme Court, at the suit of J. Armstrong against the said William Hartt.—Dated at Grand Falls, 12th August, 1870.

A. L. COOMBES, SHERIFF.

Will be sold at Public Auction, in front of the Court House, at Grand Falls, in the County of Victoria, on Thursday the first day of December next, between the hours of twelve o'clock, noon, and five o'clock in the afternoon:

ALL the right, title, estate, property, claim and demand of what nature or kind soever, either at Law or in Equity, which William Hartt had on the eleventh day of October, A. D. 1869, to all that certain piece or parcel of land and premises lying and being in the Parish of Madawaska, in Victoria County, being a part of Lot No. 13, (thirteen), bounded as follows. viz:—Commencing at the Great Road where the dividing line between Galbert Lacombe and Herbert's intersects the same, thence along said dividing line until it strikes Boulie Brook, so called, then at right angles or until it comes to the dividing line between Achald Demond and the said Herbert's, thence downward along said line until it intersects the above mentioned Brook, thence to Great Road following the course of the same to the place of beginning, containing two acres more or less; together with the right to use all the water that may run in the Brook, which now passes across the above conveyed premises; also the right to build and dam upon the said stream, and of flowing the banks upon each side thereof, and of erecting mills at any place where the said Hartt shall think fit, from the mouth, so far as it extends on said Lot No. 13, so that he shall have the entire use and control of said stream; also the right to use timber, gravel and stone for the building and repair ing dams upon said Lot No. 13, together with the right to pass and repass upon the banks of said stream: The same having been taken under an Execution issued out of the Supreme Court at the suit of J. Armstrong against the said William Hartt.—Dated at Grand Falls, 27th May, 1870. A. L. COOMBES, SHERIFF.

To be sold by Public Auction, in front of M'Lean's Hotel, at Burton, in the County of Sunbury, on the fourth Saturday in September 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 Geary Grant, containing one hundred acres more or less, together 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.

County of Funbury.

JAMES S. WHITE, SHERIFF.

Sheriff's Office, Burton, March 15th, 1870.

The sale of the above Property is postponed until Friday the 1st day of April next, at the same time and place.

JAMES WHITE, SHERIFF.

Sheriff's Office, Burton, Sept. 24th, 1870.

## 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 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, Cl'k Leg. Council.

C. P. WETMORE, Cl'k Assembly.