SHERIFFS' SALES.

County of Gloucester.

To be sold by Public Auction, at the Court House in Bathurst, on Friday the twenty eighth day of July next, between the hours of twelve o'clock, noon, and five o'clock, P. M.:-

ALL those certain pieces or parcels of Land situate, lying and being in the Parish of Caraquet, in the said County of Gloucester, that is to say:—That piece or parcel of Land conveyed by Deed from John Louis Frigeau to William Egré, on the twelfth day of August, A. D. 1865, bounded on the west by lands now or lately belonging to Gilbert Albert, and on the east by lands now or lately belonging to Joseph Albert, and containing one half acre, more or less; also a bert Albert, and on the east by lands now or lately belonging to Joseph Albert, and containing one half acre, more or less; also a certain other lot or piece of Land conveyed by Gilbert Albert to William Egré, by Deed dated the ninth day of September, A. D. 1865, bounded as follows, that is to say, northerly by the Caraquet Bay, easterly by the lands claimed by John Louis Frigeau, southerly by the Small road leading from the house of the said Gilbert Albert to that of Joseph Albert, and westerly by the residue of the said lot of land; also a certain other piece or tract of Land con-Albert to that of Joseph Albert, and western by the residue of the said lot of land; also a certain other piece or tract of Land conveyed by Ephraim Gionel and wife by Deed to William Egré, on the third day of November, A. D. 1866, bounded on the west by land now or lately belonging to the said William Egre, and on the east by land now or lately belonging to Isaac Albert, Senior; together with all buildings and improvements thereon; also all other the real estate of the said William Egre, in my bailiwick, howsoever or wherever yet situated. The same having been seized under and or wheresoever situated: The same having been seized under and by virtue of an Execution issued out of the Supreme Court at the suit of Robert Young against the said William Egre.

D. G. MACLAUCHLAN, SHERIFF. Sheriff's Office, Bathurst, 13th Jan. 1871.

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 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 followwhich 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 derepis 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.

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 S. WHITE, SHERIFF. Sheriff's Office. Burton, Sept. 24th. 1870.

The above sale is further postponed until Tuesday the first day of August next, at the same time and place.

JAMES S. WHITE, SHERIFF. Sheriff's Office, Burton, 25th March, 1871.

To be sold by Public Auction, in front of M'Lean's Hotel, at Burton, in the County of Sunbury, on Monday the 26th day of June next, between the hours of twelve and five o'clock, P. M:-

ALL the right, title, interest, property, claim or demand whatsoever, of Samuel Hoyt, of, in, and to the following Lands and premises, situate in the Parish of Blissville, in the said County of Sunbury, abutted and bounded as follows:—On the east by the South Branch of the Oromocto River, on the south by land deeded to George Mersereau, and on the north by land owned by Luke E. Bailey and Gideon Bailey; in the whole one hundred and fifty acres more or less, known and distinguished as part of Lot Number Eleven; together with all other the real estate of the said Samuel Hoyt, in the said County, howsoever or wheresoever situated: The same having been taken under an Execution issued out of the Supreme Court, at the suit of David and George D. Morrow, Administrators, &c. of the late George Morrow, deceased, against the said Samuel Hoyt. Morrow, deceased, against the said Samuel Hoyt.

JAMES S. WHITE, Sheriff.

Sheriff's Office, Burton, Nov. 23, 1870.

Aucen's County.

To be sold by Public Auction, in front of the Court House in Gagetown, in the County of Queen's, on the fifteenth day of July next, between the hours of twelve o'clock, noon, and five o'clock, P. M.:

ALL the right, title, property, interest, claim and demand of every description. of Thomas U. Taylor, of. in, to or out of all that certain piece or parcel of Land situate, lying and being in the Parish of Brunswick, in the County of Queen's, being the south part of Lot Number Nineteen, bounded as follows, viz:..On the east by land granted to Henry Rider, on the corth by the road leading from Cole's Island to New Canaan Settlement, on the west by lands granted to G. F. Berton, and on the south by ungranted land; containing forty five acres more or less, together with all buildings and improvements thereon: The same having been seized under and by virtue of an Execution issued out of the County Court of King's County, at the suit of William A. Wetmore against the said Thomas U. Taylor and William M. Taylor.

JOHN PALMER, SHERIFF. Sheriff's Office, Gagetown, 31st Dec. 1870.

Ming's County.

To be sold by Public Auction, at the Sussex Railway Station, in the Parish of Sussex, in King's County, on Saturday the twenty third day of September next, between the hours of twelve o'clock,

noon, and five o'clock. P. M. :-ALL the estate, right, title, interest, equity of redemption, property, possession, claim and demand whatsoever, of Andrew Parlee, of, in, to, or out of all the following described Lots of LAND situate in the Parish of Sussex. in King's County, and bounded as follows—On the east by lands granted to William Kyle, on the west by lands formerly owned and occupied by Margaret Slattery, on the north by lands formerly owned by Robert Parlee, and on the south by the Cedar Camp Creek, and containing one handard and forth and containing the containing Camp Creek, and containing one hundred and forty acres, more or less; and also a Fract bounded as tollows—On the east by lands for merly owned by William Kyle, on the south by lands formerly owned by Moses Chembers, and the least by lands formerly owned by Moses Chambers, on the west by lands formerly owned by Moses Chambers, on the west by lands formerly owned by Margaret Slattery, and on the north by Cedar Camp Creek, and containing eighty acres, more or less, being part of a grant to Robert Parlee, Senior: The same having been seized and levied upon under and by ristue of two saveral Francisco. under and by virtue of two several Executions, one issued out of the County Court of Saint John County. in which James M. Farlane is Plaintiff. and Andrew Parlee is Defendant; the other issued out of the King's County Court, in which Hugh M. Monagle is Plaintiff, and Andrew Parlee is Defendant.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, 17th March, A. D. 1871.

COLLECTOR'S NOTICE.

THE undermentioned non-resident Rate-payers for the Parish of Prince William, in the County of York, are requested to pay the amounts set opposite their respective names, for Wild Land, Poor and County, and School Tax, for the year 1871, together with the cost of advertising, (34 cents each), to the undersigned, within three months from date, otherwise legal proceedings will be taken to recover the same.

	Will Land	Poor & County	School
	Tax.	Tax.	Tax
Wm. Todd & Wm. Jack,	\$215 43	\$75 39	\$47 39
Henry Osburn,	24 55	7 35	5 40
Zachariah Chipman,	27 98	8 58	6 16
J. G. Stevens,	24 55	8 58	5 40
Pres., Dir. & Co. St. Stephens B	k., 24 55	8 58	5 40
Freeman II. Todd,	47 10	8 08	10 36
Robert Watson,	24 55	10 32	5 40
J., J. G., & W. Murchie,	24 55	8 58	5 40
William Todd,	24 55	8 58	5 40
T. Barry & S. Johnson,	4 83	1 68	1 06
Henry F. Eaton,	55 01	19 00	12 10
Estate of late D. Gillmore,	20 00	6 99	4 40
Francis Hibbard,	24 80	10 00	5 45
Flancis illocato,	ANDREW	HENRY, Colle	ector.

Prince William, 30th May, 1871.

PRIVATE AND LOCAL BILLS.

Rules adopted by the House of Assembly 20th Feb. 1871.

29. 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 severa 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; provided that when the City or County interested in the measure, or where the locality in which the parties affected reside, is composed of a mixed English and French population, then such notice shall be published both in French and English, if a Newspaper published in French shall or may be published in the Province; and provided also, that in any County where no Newspaper may be published, that such Bill, in lieu of other publication, may be read at the Assizes or at some General Sessions of the County or City and County interested in such Bill, in the presence of the Grand Jury, or in Incorporated Counties before the County Council, and a Certificate be endorsed thereon by the Clerk of the Court or the Secretary Treasurer as the case may be, that the same has been so read.

30. 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.

31. 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.

32. 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 cause this Rule, and Rules Nos. 29, 30, and 31, to be published in the Royal Gazette, over the signature of the Clerk of each House, weekly, during each recess of the Legislature.

CHAS. P. WETMORE, Clerk Assembly.

Fredericton, March, 1871.