INSOLVENT ACT OF 1875.

In the matter of William H. Everett, an Insolvent.

A DIVIDEND SHEET has been prepared, open to objection until the twenty second day of June instant, after which dividend

Dated at Woodstock, County of Carleton, New Brunswick, e 7th day of June 1876. D. C. COURSER, Assignee. the 7th day of June 1876.

INSOLVENT ACT OF 1875. In the matter of D. L. M'Leod, an Insolvent.

A FINAL DIVIDEND SHEET has been prepared, open for objection till Friday 21st July next, after which a Dividend will be paid. City of Saint John, N. B., this 14th day of June 1876.

A. EVERITT, Assignee.

INSOLVENT ACT OF 1875.

In the matter of James Bishop, an Insolvent.

I, the undersigned, John G. Vanwart, of Woodstock, in the County of Carleton, have been appointed Assignee in this matter.-Creditors are requested to file their claims before me within one month.

Dated at Woodstock the 25th day of May 1876.

J. G. VANWART.

INSOLVENT ACT OF 1875.

In the matter of John F. Goodwin, an Insolvent.

I, the undersigned, E. M'Leod, of the City of Saint John, in the Province of New Brunswick, have been appointed Assignee in this matter.—Creditors are requested to file their claims before me within one month.

Dated at Saint John aforesaid, this 6th day of June 1876. E. M'LEOD, Assignee.

Nos. 6 & 8 Ritchie's Building, Princess Street.

NOTICE.

AN ASSESSMENT of ten per centum on the subscribed Stock of "The Northern Railway Company" has been ordered, and the several Stockholders are hereby required to pay the amount of such assessment upon their respective share or shares to the undersigned within four weeks from the date of the first publication of this Notice.

By order of the Board of Directors.

J. D. PHINNEY, Secretary & Treasurer N. Rly. Co.

Richibucto, June 8, 1876.

NOTICE. ALL persons having any legal claims or demands against the Estate of George Mersereau, late of Blissville, in the County of Sunbury, deceased, are requested to present the same, duly attested, to the undersigned, within three months from the date hereof; and all persons indebted to the said Estate are required to pay the same to the undersigned forthwith.

JOHN W. HOYT, EMERY MERSEREAU, Executors. Blissville, Sunbury County, 14th March, 1876.—jun21

IN THE SUPREME COURT IN EQUITY.

Between Andrew M'Cutcheon and Helen Susannah M'Cutcheon

his wife, Plaintiffs; and Bernard M'Guire, Marcus M'Guire, Moody M'Guire, Annie M'Guire, and Jemima Agnew, Defendants.

WHEREAS it hath been made to appear to my satisfaction that Bernard M'Guire and Annie M'Guire, two of the aboye named Defendants, are out of the limits of this Province, and have no known place of residence, so that they can be served with a summons in this cause, and that the above named plaintiffs have good prima facie grounds for filing a bill against said defendants, Bernard M'Guire and Annie M'Guire, together with the said other above named defendants, I do therefore order that the said Bernard M'Guire and Annie M'Guire do cause an appearance to be entered for them in our Supreme Court on the Equity side in this suit on or before the twenty second day of

August, A. D. 1876. Dated the 4th day of May, A. D. 1876.

J. W. WELDON.

Fraser & Winslow, Plffs' Sols.

IN THE SUPREME COURT IN EQUITY.

John Howe and Thomas E. Millidge, Executors of the last Will of James White, deceased, and Georgiana Wilson, William E. Archdeacon, Elizabeth W. Archdeacon, Louisa C. Hanford, Charles E. Brown, Georgiana S. Brown, Arthur W. Howe, and Joseph Howe, Plaintiffs; and

Charles Sorell and Edwin Fisher, Defendants.

WHEREAS it has been made to appear to me, by affidavit to my satisfaction, that the above named defendant, Charles Sorell, resides in the City of London, England, out of the limits of this Province, so that he cannot be served with summons in this cause; and that the plaintiffs have good prima facie grounds for filing a Bill against the said defendants, Charles Sorell and Edwin Fisher; I do order that the said defendant, Charles Sorell, do cause an appearance to be entered for him in this cause, in our Supreme Court on the Equity side, on or before the first day of July next.—Dated this 7th day of March, A.D. 1876. CHARLES DUFF, J. S. C.

HANINGTON & MILLIDGE, Plaintiffs' Sol.

PUBLIC NOTICE is hereby given, that we, the undersigned, have been duly appointed Trustees for all the Creditors of the Estate and effects of John B. Gognon, late of Pokemouche, in the County of Gloucester, an absconding Debtor, and have been duly sworn: All persons indebted to the said John B. Gognon will, on or before the tenth day of August next, pay to us, or either of us, all sums of money they owe to the said John B. Gognon; and all persons having any effects of the said John B. Gognon 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 John B. Gognon on or before the said tenth day of August next, to deliver to us, or some one of us, their respective accounts and demands against the said John B. Gognon, that

justice may be done to the parties.—Dated 10th June, 1876.

JOHN YOUNG,

WILLIAM FERGUSON,

Trustee Trustees. ALEXANDER LEISHMAN,

NOTICE is hereby given, that upon the application of William H. Thorne and Richard C. Scovil, I have directed all the Estate, as well real as personal, of Calvin T. Tomkins, late of Hills-borough, in the County of Albert, Manufacturer and dealer in Plaster, an absent 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.—Moncton, 4th March, A. D. 1876.—jun14 B. BOTSFORD, J. C. C. 4th March, A. D. 1876 .- jun14

EQUITY SALE.

TO be sold at Public Auction, at Hutchinson's Hotel, Buctouche, in the County of Kent, on Wednesday the fifth day of July next, at the hour of twelve o'clock noon, by and with the approbation of the undersigned Barrister, under and by virtue of a Decretal Order of the Supreme Court in Equity, made on Tuesday the seventh day of March instant, in a certain cause wherein Henry A. Scovil, and Teresa Adelaide Scovil his wife, are plaintiffs, and John Potts, Junior, William Potts, Peter Carlisle and Robert Ferguson, are defendants, the following lands and premises in the said Decretal Order described as follows: -One certain lot or tract of Land situate, lying and being in the Black River Settlement, in the Parish of Wellington, and bounded as follows—On the west by land conveyed by Finlay M'Intosh to his brother Donald M'Intosh; on the southwest by Black River, and also a piece of land conveyed by Finlay M'Intosh to one Richard Croker; on the east by a line to run north from said River to the rear line a sufficient distance from the said west line of land of Donald M'Intosh, as to contain the width of thirty six rods; the same containing eighty acres more or less. Also, those certain parcels of land adjoining to the last mentioned premises; the same being formerly conveyed to one Richard Croker, and re-conveyed to Finlay M'Intosh, and by him conveyed to Robert B. Cutler by Deed dated the second day of April 1847, the same being more particularly described in the Deed from Robert B. Cutler to John W. Weldon. Also, one other parcel of land situate in the Parish of Wellington, bounded on the east by lands owned by the Boudrots; on the north by land of Oliver Tibedeau; on the west by land deeded to Robert B. Cutler by Finlay M'Intosh; south by Black River; containing sixty acres more or less; being the same land conveyed to the said John Potts, Junior, by Donald M'Leod and Euphemia his wife; together with all buildings and improvements on the same.—
Dated 22nd day of March 1876.

THOMAS W. BLISS, Barrister. J. A. JAMES, Plaintiff's Sol.

NEW BRUNSWICK-YORK, TO-WIT:

[L. S.] To the Sheriff of the County of York, or any Constable

within the said County, Greeting:
WHEREAS Owen Sharkey, Executor of the last Will and Testament of Thomas Sharkey, late of Fredericton, in the County of York, deceased, has filed his Account, as such Executor, with the said Estate, and has prayed that a Citation may issue, calling upon all parties interested in the said Estate to attend the passing of the said Account; You are therefore required to cite the heirs, next of kin, creditors, and all others interested in the said Estate, to appear before me at a Court of Probate to be held at my Office in Fredericton, in the said County, on Thursday the twenty second day of June next, at eleven of the clock in the forenoon, to shew cause (if any they have) why the said Account should not be allowed.

Given under my hand and the Seal of the said Court this ninth day of May, A. D. 1876. G. F. H. MINCHIN, Surrogate

and Judge of Probate, for the County of York.

F. A. H. STRATON, Reg. of Probates for York County.

SUPREME COURT—EQUITY SIDE.

Between Charles Osborne, Plaintiff; and Mary Jane Osborne, William Trainor, Mary Trainor, Defendants. WHEREAS it hath been made to appear to me, by affidavit to my satisfaction, that William Trainor and Mary Trainor, the above named defendants, are out of the limits of this Province, and have no known place of residence, so that they cannot be served with a summons in this cause; and that the above named plaintiff has good prima facie grounds for filing a Bill against the said William Trainor and Mary Trainor; I do therefore order that the said William Trainor and Mary Trainor do cause an appearance to be entered for them in our Supreme Court, on the Equity side, on or before the eighth day of July next.— Dated this sixth day of March A. D. 1876. CHARLES FISHER.

WM. WEDDERBURN, Plaintiff's Solicitor,