EQUITY SALE.

THERE will be sold at Public Auction on Friday the third day of June next, at three o'clock in the afternoon, in front of the Office of the Registrar of Deeds, in Gagetown. in the County of Queen's, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made the twenty fifth day of January, A. D. 1881, in a cause therein depending, wherein Ed-ward W. Slipp and Alfred E. Slipp are Plaintiffs, and Abraham Moore and John Moore, Junior, are Defendants, with the approbation of the undersigned Barrister, the Mortgaged Premises described in the said Decretal Order as follows, that is to say: " All that certain tract of Land situate in the Parish of Petersville, in the County and Province aforesaid, and bounded as follows, to-wit: Beginning at a stake and stone situate on the southern corner of lot number twenty nine in Clones, from thence proceeding on a course by the magnet north forty three degrees west one hundred chains to a stake, thence south forty seven degrees west fifteen chains, thence south twenty three degrees east one hundred chains, thence north forty seven degrees east fifteen chains, crossing the Nerepis Stream, to the place of beginning; containing one hundred and fifty acres more or less; being distinguished as three-fourths of lot number thirty, and described and marked on the plan of survey annexed to the original grant to James Slipp, Senior, as by reference being had thereto will more fully appear; together with all and singular the buildings and improvements thereon.

For terms and further particulars apply to the Plaintiffs' Solicitor.—Dated the tenth day of February, A. D. 1881.

C. W. TREADWELL, Barrister. T. MEDLEY WETMORE, Plaintiffs' Solicitor.

THE SUPREME COURT IN EQUITY.

Between James Manchester, James F. Robertson, and Joseph Allison, Plaintiffs; and

seph Allison, Plaintiffs; and Edward H. White, Patrick J. Sweeney, Assignee of the Estate of the said Edward H. White, an Insolvent, under the Insolvent Act of 1875, and amending Acts, Ada H. White, J. Wesley White, heir of J. Wesley White, deceased and of Matilda Jane White, deceased, James B. White, Adelaide White, Hattie Fairweather, Mollie Gross, Annetta White, Kate White and Jellah White, heirs of the said Matilda Jane White, deceased, William Fairweather, husband of the said Hattie Fairweather, Charles Gross, husband of the said Mollie Gross, and W. Hazen Barnaby, Administrator of the Estate and effects of the said J. Wesley White, who died intestate, Defendants.

WHEREAS it has been made to appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that Mollie Gross, and Charles Gross husband of the said Mollie Gross, two of the above defendants, do not reside within the Province, so that they cannot be served with a Summons, and that their places of residence are unknown to the Plaintiffs, and that the above Plaintiffs have good prima facie grounds for filing a Bill against the above defendants; 1 do therefore hereby order, that the said defendants last afore said, on or before the tenth day of April next, do enter an ap-pearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named Defendants by the above named Plaintiffs, for the foreclosure and sale of the Mortgaged Premises mentioned in a certain Indenture of Mort gage bearing date the seventh day of February, A. D. 1878, made between the said J. Wesley White in his life time, since deceased, as af resaid, and the said Ada H. White his wife, one of the defendants, of the one part, and by one of the defendants Edward H. White, of the other part, and by an Indenture of Mortgage bearing date the twelfth day of November, A. D. 1879, made by one of the defendants Edward H. White and Matilda Jane White his wife, in her life time, since deceased, as afore-said, of the first part, and the Plaintiffs of the second part, conveyed to the Plaintiffs in trust for the creditors of the said Edward H. White, under the provisions, covenants and agreements contained in a certain Deed of Composition and Discharge bearing even date therewith; and also for the foreclosure and sale of the Mortgaged Premises mentioned in said last mentioned Indenture of Mortgage, which include the premises mentioned in the first mentioned Mortgage, as also certain other premises therein mentioned; and unless such an appearance is so entered, the Bill may be taken pro confesso, and a Decree made.—Dated this 28th day of December, A. D. 1880.

A. L. PALMER, Judge in Equity. WM. J. GILBERT, Plff's. Sol.

NOTICE.

WE, the undersigned, intend selling by Public Auction at Chubb's Corner, Saint John, N. B., on THURSDAY, May 19th, 1881, at 11 o'clock, A. M., the PARSONAGE and Property containing 100 acres of Land, situated near the Parish Church in the Parish of Westfield.

Also, at the same time and place, a piece of Land near the same, known as the Coffin Lot, containing 50 acres of Land.

A. M. WOODMANY		i manuo or ouno		
WILLIAM	BURGESS,) Peter's Church,		

Westfield, N. B.

Westfield, King's County, N. B., Jan. 4, 1881.

SHERIFFS' SALES.

County of Gloucester.

To be sold by Public Auction, in tront of the Custom Honse, in the Parish of Caraquet, on Tuesday the fourteenth day of June next, between the hours of twelve, noon, and five P. M. :--

between the hours of twelve, noon, and nive P. and ALL the right, title, interest, property, claim or demand whatsoever, either at law or in equity, of Gustave Gallian. of all that tract or lot of Land situate, lying and being in the Parlsh of Caraquet atoresaid, bounded as follows, to-wit:-Beginning at the waters of Caraquet Harbour, thence running south by compass until it intersects the southern boundary line of Caraquet Great Grant, thence east thirty three yards, thence north to the aforesaid waters, thence westerly along said waters to the place of beginning; bounded on the west by land lately in the possession of William Taylor, Esq., and on the east by lands belonging to Joseph and John Louis Gallian, and containing thirty three acres more or less: The same having been taken ard seized under and by virtue of an Execution issued out of the Gloucester County Court, Philip Gallichan, Assignee, &c., against Mary Duggay, Louis Malloux, and Gustave Gallian.

ROBERT B. VAIL, SHERIFF. Sherifl's Office, Bathurst, March 4th, 1881.

Qucen's County.

To be sold by Public Auction, in front of the Office of the Registrar of Deeds, Gagetown, on Friday the twentieth day of May next, between the hours of twelve o'clock, noon, and five P. M. :--

ALL the right, title, interest, property, claim or demand whatsoever of Francis Hayden, of, in or to all those certain lots, pieces or parcels of lands and premises described as follows :—All that certain piece or parcel of land being the northwest half of lot No. seven, situate, lying and being in the Parish of Gagetown, in Queen's County, the said half lot containing 100 acres, with ten per cent. allowance for roads and waste, more or less, and bounded on the front by road leading from Dennis Mahoney's, on the south by atoresaid half of lot No. seven, on the north by lands then owned by David Ferguson, and on the rear by lands owned by N. H. DeVebet Estate, and more fully described in the deed of sai. I lot No. 7, from Alexander M'Dermott and wife to Thomas Carney, recorded in Book K, pages 51 and 52, No. 2452. Also all that other piece or parcel of land and premises, situate, lying and being in the Parish of Gagetown aforesaid, being part of a lot of land purchased by the said Thomas Carney from Nathaniel Vail and wile, by deed recorded in Queen's Co. Records, Book I. page 432, No. 2260, the said part of said lot now conveyed or intended so to be is bounded as follows:—Commencing at a stake standing on the east side of the Dennis Mahoney road (so called), and running ninety four and a half rods to a stake standing at the corner of the Chapel lot (so called), thence along the said Chapel line, the line of lots sold to Margaret Callighan and to Thomas Hart by the said Thomas Carney, until it strikes the said Mahoney road at a stake, and thence thirteen rods south on said road to stake at the place of beginning, containing seven acres more or less. The above lots having been conveyed to Francis Hayden by Thomas Carney and Mary his wite, by deed bearing date 12th September, A. D 1862, and duly recorded in Book X, pages 8, 89, 90, being No S085: The same having been taken and seized under and by virtue of an execution issued out of the Supreme Court at the suit of the Executors of the late Charles W. Smith ag

WM. HOWE, SHERIFF. Sheriff's Office. Gagetown, Feb. 14th, 1851.

COLLECTOR'S NOTICE.

THE undermentioned non-residents of School District No. 6 Parish of Gordon, in the County of Victoria, are hereby required to pay their School Rates, together with the cost of advertising, (\$1.00 each), within two months from date, to the subscriber, otherwise legal proceedings will be taken to recover the same.

	1879	1880	Total
John Thompson,	\$6 33	\$14 20	\$20 53
John Knox,	0 52		0 52
John Knox (Estate)		1 42	1 42
Charles Hammond,	1 47	4 97	6 44
	S. S.	VANDIEN, Sec.	to Trustees.

Gordon, January 10th, 1881. m 23

COLLECTOR'S NOTICE.

THE undermentioned Ratepayers of the Parish of Grand Falls, County Victoria, District No. 1, are hereby notified to pay their respective Rates for the year 1879, as set opposite their names, together with costs of advertising, (40 cents each), within two months from the date hereof, to the undersigned at his residence in the Parish of Grand Falls, County Victoria, otherwise legal proceedings will be taken to recover the same.

egar proceedings and so th				ounty & Poor
Hume, Robert				\$0 37
Hume, George				0 37
Lugrin, C. H.				0 61
Peters, James				0 48
Raymond, Elizabeth				3 83 Poor.
Crozier, Thomas				3 66
Connell, Chas. Estate,				2 44
Dyre, John				10 59
VanWart, J. A. & W.				3 66
York, Elizabeth	••	••		8 54
A. I	R. HA	LLETT,	Collect	ing Justice.

Grand Falls, January 29, 1881. a6

Th of (res with from Pan to)

All Bec Ca Ca Da Gil Gil Gil Gil Gil Gil Mil Osb Robi Scott Spill Mort Stock Wass Stuck

WHE

factio Court

three

vince,

their]

the ab

Bill ag

that the Jacob

do ent

same)

fenda

sale o

gage i year o

betwe

of Sai

his wi

Brund

secon Deed

Q No

peara

Decre

PUGSLI

THER

Dat