To be sold by Public Auction, in front of the Court House, Bathurst, in the County of Gloucester, on Tuesday the 4th day of October next, between the hours of twelve o'clock, noon, and five o'clock in the afternoon:-

ALL the right, title, interest, property, claim or demand, either at law or in equity, of Robert Ellis, of all that tract or lot of Land situate in the Town of Bathurst, in the County of Gloucester, on which he now resides, bounded as follows:-On the front by King Street, on the rear by land formerly owned by the late Alfred Smith, on the north by lands now in the possession of Francis Meahan, and on the south by lands in the possession of James Smith: The same having been seized under and by virtue of Executions issued out of the Supreme and County Courts against the said Robert Ellis.

ROBERT B. VAIL, SHERIFF.

Sheriff's Office, Bathurst, 23rd day of June, A. D. 1881.

Ming's County.

To be sold at Public Auction in front of the Sussex Railway Station in the Parish of Sussex, in King's County, on Friday the thirtieth day of September next, between the hours of twelve o'clock, noon, and five o'clock, P. M. :-

ALL the right, title, interest, claim and demand whatsoever, either at Law or in Equity, of Joseph H. Sharp, of, into, out of or upon all the following described piece or parcel of Land situate in the Parish of Studholm, and on the road leading from Millstream to Dingledy Couch, Studholm, by John Hayes'; said lot of land is known as the southern or equal half of a lot of land formerly owned by William Southern or equal half of a lot of land formerly owned by william M'Leod, Esquire, late of King's County, and bequeathed by him to his daughters Jemima Price and Sarah Sharp, the said named Sarah Sharp owning the southern half of the said four hundred acres, which is divided by a line running nearly east and west, or such course as will divide it equal and afford to such moieties thereof an acres in the footstage of the said leading from Studbelle will equal width of frontage on the road leading from Studholm millstream to New Canaan; the beforenamed southern half of said lot of land is bounded on the north by the remaining half lot, and on the south by land occupied by John Hayes and John A. Sheck and others; the said half lot of land contains two hundred acres more or less:

The same having been seized and taken under and by virtue of an Execution issued out of the Supreme Court at the suit of John Sharp and Sarah Sharp against the said Joseph H. Sharp.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, June 18th, A. D. 1881.

To be sold at Public Auction in front of the Sussex Railway Station in the Parish of Sussex, in King's County, on Friday the thirtieth day of September next, between the hours of twelve o'clock, noon, and five o'clock, P. M. :-

all the right, title, interest, property, claim or demand whatsoever, either at Law or in Equity, which Wesley M'Alister had on the twentieth day of February in the year of our Lord one thousand eight hundred and seventy nine, of, in, to, out of or upon the following described premises to-wit:—All that certain piece or parcel of Ing described premises, to-wit:—All that certain piece or parcel of Land lying and being in the Parish of Sussex, in King's County, in the Province of New Brunswick, and bounded as follows, to-wit: On the north by lands owned by George Cripps, on the west by lands owned by Samuel Smith, on the south by lands owned by Cornelius Leary, and on the east by lands owned by William Whalen; and containing one hundred acres more or less: The same having been seized and taken under and by wirtne of an Execution issued out of seized and taken under and by virtue of an Execution issued out of the King's County Court at the suit of Clarence E. Northrup against the said Wesley M'Alister.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, June 18th. A. D. 1881.

Queen's County.

To be sold by Public Auction in front of the Office of the Registrar of Deeds in Gagetown, Queen's County, on Thursday the twenty fifth day of August next, between the hours of 12 o'clock, noon,

ALL the right, title, interest, property, claim or demand whatsoever of Andrew Miller, of, in or to all those certain lots, pieces or parof Andrew Miller, of, in or to all those certain lots, pieces or parcels of Land occupied by him, situate, lying and being on the north side of Cumberland Bay Stream, in the Parish of Waterborough in aforesaid County, and known as Lot No. 14, conveyed by Joseph M'Intyre to the said Andrew Miller, containing 100 acres more or less, and Lot No. 15, conveyed by John B. Miller and Charlotte Miller his Wife to the said Andrew Miller, containing 96 acres more or less, as by reference to Queen's County Records will more fully and at large appear; together with all the buildings and improvements large appear; together with all the buildings and improvements thereon belonging or in any wise appertaining: The same having been taken and seized under and by virtue of an Execution issued out of the Queen's County Court against the said Andrew Miller.

WM. HOWE, SHERIFF. Gagetown, May 16th, 1881.

THE SUPREME COURT IN EQUITY.

FRIDAY, 15th July, 1881.

Before His Honor the Judge in Equity.

Between George V. Knight, Plaintiff; and

Joseph McLeod and Louisa McLeod his Wife, Edward J. Stevens, Colebrook Stevens, Percy Stevens, Alfred Stevens, Thadeus Stevens, and Nehemiah Stevens, Defendants.

UPON motion made this present day unto this Court by Mr. Miles B. Dixon, of the Plaintiff's Counsel, and upon hearing the affidavit of M. B. Dixon, whereby it appears that the defendants Percy Stevens, Alfred Stevens and Thadeus Stevens are infants: It is ordered, that unless the said infant defendants do cause an appearance to be entered within twenty days from the date of this Order, the plaintiff shall be at liberty to prove his case against the said Percy Stevens, Alfred Stevens, and Thadeus Stevens, by affidavit. By the Court.

W. CARMAN. Clerk in Equity.

IN THE SUPREME COURT IN EQUITY.

Between Oliver Jones, Plaintiff; and

Margaret Jane King, Ora Patton King, William King, Patrick King, Beverley King, John L. Harris and Mary his Wife, Christopher P. Harris and Mary L. his Wife, John M'Kenzie and Caroline his Wife, John A. Hum-phrey and Jane his Wife, Charles U. Chandler and Sarah his Wife, Amos Henry Chandler and Charlotte E. his Wife, Edward B. Chandler, George W. Chandler, Minnie Chandler, John Fogarty and Flora his Wife, Arthur Bishop and Louisa G. his Wife, Albert J. Atkin-son and Barbara his Wife, John Knox and Jane J. his Wife, William Gilfillan and Mary Jane his Wife, James J. Mulhall and Ann his Wife, William C. Rolston and Mary E. his Wife, William T. Sands, Edward Parker and Martha Ann his Wife, Charles D. Fowler and Isabella his Wife, James W. Smith and Agnes his Wife, Robert Torrie, George Scott and Grace his Wife, John Mitten and Jane his Wife, John P. M'Allan and Martha his Wife, John Winters and Mary Ann his Wife, John Winters, Junior, and Louisa his Wife, Samuel Winters, John Sutton and Julia his Wife, William M'Kenzie and Susan his Wife, Matilda Dinsmore, James F. Sayer and Martha K. his Wife, Albert J. Smith, Knight, William Wilson, John Hickman, The Saint John Building Society, William S. Torrie and Amelia his Wife, Gaius Torrie, Clyde S. Torrie, Edith M. Torrie, and Dora J. Torrie, 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, and Judge in Equity, that Edward Parker and Matilda Dinsmore, two of the above named defendants in this suit, do not reside within the Province of New Brunswick, so that they cannot be served with a Summons, and that their respective places of residence are unknown to the plaintiff, and that the above plaintiff has good *prima facie* grounds for filing a Bill against the above named defendants respectively: I do therefore hereby order that the said defendants, on or before the twenty fourth day of September next, do respectively enter an appearance in this suit, (if they intend to defend the same), wherein a Bill will be filed against the above named defendants (inter alios) by the above named plaintiff, for the foreclosure and sale of certain Lands and Premises situate in the Town of Moncton, in the County of Westmorland, of which the said plaintiff Oliver Jones is Mortgagee, by virtue of a certain Indenture of Mortgage dated the eighth day of April in the year of our Lord one thousand eight hundred and seventy eight, and made between Duncan C. King, of the Town of Moncton aforesaid, and Margaret his Wife, of the one part, and the said Oliver Jones of the other part, which said Mortgage was duly registered in the Records of the County of Westmorland, folio 105, Libro W 3, No. 37540, the tenth day of April in the year of our Lord one thousand eight hundred and seventy eight; and unless such appearance is so entered, the Bill may be taken pro confesso, and a Decree made.

Dated this 9th day of June, A. D. 1881.

A. L. PALMER, Judge in Equity.

ALLEN & CHANDLER, Plaintiff's Solicitor.

THE SUPREME COURT IN EQUITY.

Between Ann Connell. Executrix, Charles P. Connell, and William M. Connell, Executors of the last Will and Testament of the late Charles Connell, deceased, Plaintiffs; and

John Smith, Defendant.

WHEREAS it has been made appear by affidavit to the satisfaction of me, the undersigned, one of the Judges of the Supreme Court, that the above Defendant does not reside within the Province, so that he cannot be served with a Summons, and that his place of residence is unknown to the Plaintiffs, and that the above Plaintiffs have good prima facie grounds for filing a Bill against the above Defendant; I do therefore hereby order that the said Defendant, on or before the thirtieth day of September next, do enter an appearance in this suit, (if he intend to defend the same), wherein a Bill will be filed against the above named Defendant by the above named Plaintiffs for the foreclosure of a certain Mortgage bearing date the fifteenth day of September in the year of our Lord one thousand eight hundred and fifty seven, and made between the said Defendant, John Smith, of the first part, and the late Charles Connell, of the Town of Woodstock, in the County of Carleton, since de-ceased, in his lifetime, of the other part, and unless such an appearance is so entered the Bill may be taken pro confesso and a

Dated this twenty first day of June, A. D. 1881.

JOHN C. ALLEN, C. J. Sup. Court.

IN THE SUPREME COURT.

NOTICE is hereby given, that upon the application of William D. Shaw, I have directed all the estate, as well real as personal, of Charles E. Smith, of Fredericton, in the County of York, an absconding and 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.

Dated 14th June, A. D. 1881. J. W. WELDON, Judge Supreme Court.

J. A. & W. VANWART, Sols. for Pet. Creditor.