

EQUITY SALE.

THERE will be sold at Public Auction, on Monday the third day of July next, at the hour of two o'clock in the afternoon, in front of the Weldon House, Shediac, pursuant to the provisions of a Decretal Order of the Supreme Court in Equity, made on the seventh day of March instant, in a certain suit in the said Court, wherein William J. Burton is Plaintiff, and Jane Smith, Lizzie Oaks, Ingram Oaks her husband, Annie Smith, Viney Smith, Nathan Smith, David Smith, James Smith, Allan Smith, Theresa Smith, and John Smith, are Defendants, with the approbation of the undersigned Barrister, the Mortgaged Lands and Premises described in the said Order as follows:—

"All that certain piece, parcel and lot of Land lying and being in the Parish of Weldon, in the County of Kent, on the north-west side of the Molus River, adjoining the bridge crossing the same, near to Archibald M'Eacharn's, containing one acre more or less, being all the land lately occupied by Stephen Smith, and still later occupied by one Captain Smith;" together with all houses, out-houses, barns and buildings on the same, and the privileges and appurtenances to the same belonging or appertaining.

Dated this 23rd day of March, A. D. 1882.

JAMES D. PHINNEY, Barrister.

W. A. RUSSELL, Plaintiff's Solicitor.

THE SUPREME COURT IN EQUITY.

Between James King and Eliza King his wife, Plaintiffs; and Andrew King and Bessie King his wife, Douglas King and Sarah King his wife, John King and Julia King his wife, Daniel King and Jane King his wife, William F. King, Georgiana King, Mary King, Ida King, David King, William A. King, Campbell King, Thomas King, Emily King, Sarah Agnes King, Mary Agnes King, Arthur M. King, William J. King, George G. King and Rosanna King his wife, Charles King, Mary Bell King, Margaret King, Margaret Jane King, Ora Patten King, William King, Patrick King, Beverly King, David B. Lindsay and Martha Lindsay his wife, John King, Junior, and Jennie King his wife, and James W. Pitfield, Defendants.

And by amendment—

Between James King and Eliza King his wife, Plaintiffs; and Andrew King and Bessie King his wife, Douglas King and Sarah King his wife, John King and Julia King his wife, Daniel King and Jane King his wife, William F. King, Georgiana King, Mary King, Ada King, David King, William A. King, Campbell King, Thomas King, Emily King, Sarah Agnes King, Mary Agnes King, Arthur M. King, William J. King, George G. King and Rosanna King his wife, Charles King, Mary Bell King, Margaret King, Margaret Jane King, Ora Patten King, William King, Patrick King, Beverly King, David B. Lindsay and Martha Lindsay his wife, John King, Junior, and Jennie King his wife, and James W. Pitfield, 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 William J. King, one of the above named Defendants, 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 Defendants: I do therefore hereby order that the said Defendant William J. King, on or before the sixth day of April 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 Defendants by the above named Plaintiffs for the partition of certain lands and premises of which John King, late of the Parish of Studholm, in the County of King's, in the Province of New Brunswick, deceased, died seized; and unless such an appearance is so entered the Bill may be taken *pro confesso* and a decree made.

Dated this thirtieth day of December, A. D. 1881.

A. J. PALMER, Judge in Equity.

ORRY & DIXON, Plaintiffs' Solicitors.

EQUITY SALE.

THERE will be sold at Public Auction, on Friday the fifth day of May next, at the hour of one o'clock in the afternoon, at Phoenix Square, in the City of Fredericton, pursuant to the provisions of a Decretal Order of the Supreme Court in Equity, made on the thirty first day of January now last past, in a certain suit in the said Court, wherein David Little is Plaintiff, and Henry Wiley, Robert Wiley, Mary Ann Wheaton, George Wheaton, and Charles H. Kingston, are Defendants, with the approbation of the undersigned Barrister, the Mortgaged Lands and Premises described in the said Order as follows:—

"All that certain piece or parcel of Land lying and being on the south side of the North Branch of the Oromocto River, in the County of Sunbury and Province of New Brunswick, and known as Lot number five, formerly owned by Samuel Boone, Junior, containing by estimation one hundred acres more or less;" together with all and singular the buildings and improvements thereon, with the privileges and appurtenances to the same belonging or appertaining.

Dated this first day of February, A. D. 1882.

F. A. H. STRATON, Barrister.

For terms and other particulars apply to

RANSFORD & BLACK, Plt's Sols.

In the Saint John County Court.

NOTICE is hereby given, that upon the application of William W. Turnbull and Joseph F. Merritt, both of the City of Saint John, I have directed all the Estate, as well real as personal, of John T. Murray, of the City of Saint John, in the City and County of Saint John, Grocer, an absconding 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 at the City of Saint John this twentieth day of February, A. D. 1882.

CHARLES WATTERS, J. C. C.

SILAS ALWARD, Sol. for Pet. Cred. my24

SHERIFFS' SALES.

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 Saturday the seventeenth day of June next, between the hours of twelve o'clock, noon, and five P. M.:

ALL the right, title, interest, property, claim or demand whatsoever of John Coy, of, in or to all that certain lot, piece or parcel of Land and Premises situate, lying and being in the Parish of Gagetown, Queen's County aforesaid, and known as lot number two of the Spry Grant, in the second division, and bounded as follows:—On the north-west by lot number one, owned by Charles Coy, on the northeast by lot number two, front division, owned by Benjamin Coy and Charles Coy, on the southeast by lot number three, owned by George Currey, and on the southwest by lands owned by Charles Coy and Benjamin Coy, in the third tier of lots, containing one hundred acres more or less. Also that certain other lot, piece or parcel of Land lying and being in the Parish and County aforesaid, adjoining the Dingee Mill property, bounded as follows: Commencing at the line of George Weston's land, on the Lewis Dingee Road, so called, and running along said line to a stake and heap of stones on the Bank of the Mill Stream, thence down along said stream to the line of land sold by said John Coy to Wm. B. Dingee, thence along said line to the aforesaid road, and along said road to the place of beginning, containing five acres more or less; together with all buildings or 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 at the suit of Wm. M. Mulkin, Assignee of the Estate of Thomas W. Ebbett, an Insolvent, against the said John Coy.

WM. HOWE, SHERIFF.

Sheriff's Office, Gagetown, March 4, 1882.

To be sold by Public Auction, in front of the Office of the Registrar of Deeds, Gagetown, Queen's County, on Saturday the seventeenth day of June next, between the hours of twelve o'clock, noon, and five P. M.:

ALL the right, title, interest, property, claim or demand of Joseph M. Williams, of, in or to all those certain lots, pieces or parcels of Land and Premises described as follows:—That certain lot of Intervale Land situate, lying and being in the Parish of Cambridge, in Queen's County, fronting on the Saint John River, and bounded on the north side by the late Gilbert Williams' Homestead, on the south by lands formerly owned by Samuel J. Hewlett, running back until it meets the line between Gilbert Williams' land and the said described tract, thence running the full rear on said line. Also ten acres more or less of Marsh Land lying in the rear of land owned by Leonard Slipp and Robert Slipp, and adjoining a lot belonging to said Gilbert Williams. Also that certain other lot or tract of Land situate, lying and being in the Parish of Gagetown, in said County, bounded on the north side by lands owned by late Gilbert Williams, on the south by lands owned by E. & F. Williams, said lot fronting on Saint John River, containing (100) one hundred acres more or less, being part of Lot No. 46.—See Queen's County Records, Book U, No. 6877. Also that certain lot or tract before mentioned, known as the Williams Homestead, one part of said lot lying and being in the Parish of Cambridge, fronting on the Saint John River, and bounded on the south side by the first above mentioned lot, and on the north side by the Scovil Farm; the other part of said Homestead Lot situate, lying and being in the Parish of Gagetown, in said County, fronting on the Saint John River, and bounded northerly by lands owned by Bradford G. Hewlett, on the south by the second above mentioned lot, containing one hundred acres more or less; together with all buildings or improvements on each of the said lots being or in any wise appertaining: The same having been taken and seized under and by virtue of an Execution issued out of the Supreme Court at the suit of William Lemont against the said Joseph M. Williams.

WM. HOWE, SHERIFF.

Sheriff's Office, Gagetown, March 6, 1882.

King's County.

To be sold on Thursday the twenty second day of June next, in front of the Court House, in the Parish of Hampton, in King's County, between the hours of twelve o'clock, noon, and five o'clock in the afternoon:

ALL the right, title, interest, property, claim and demand whatsoever, either at law or in equity, which David Johnston had on the sixteenth day of July, A. D. 1880, of, in, to, out of or upon the following described Lands and Premises, to-wit:—All that certain lot, piece or parcel of Land situate, lying and being in the Parish of Rothesay, (formerly part of the Parish of Hampton) in King's County, in the Province of New Brunswick, on the east side of the Kennebecas River, containing about seventy five acres more or less, being a part of Lot Number five (5) in Timothy Wetmore's first survey, or one half of the whole of the farm purchased heretofore by John Johnston from George Russell and Margaret his wife, by Deed dated the nineteenth day of June, A. D. 1837; the part hereby conveyed being