## SHERIFFS' SALES.

## Ming's County.

To be sold on Thursday, the ninth day of August 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 whatso-ever, either at law or in equity, which John McDougal and Francis McMackin, or either of them, had on the seventh day of April, A. D. 1881, of, in, to, out of, or upon the following described premises, viz:—All that certain piece, parcel or tract of Land and premises, situate, lying and being in the Parish of Upham, (tormerly Hampton) and bounded and described as follows, that is to say:—Beginning at a fir stake standing on the northeastern corner or angle of the lot granted under the Great Seal of the Province to one William Jackson, and running west seventy five degrees south by the magnet forty and running west seventy five degrees south by the magnet forty four chains and sixty six links to a marked maple tree; thence south sixteen chains to a small marked maple; thence east three chains sixteen links to a fir stake; thence south thirty eight chains sixty sixteen links to a fir stake; thence south thirty eight chains sixty links to a beech stake; thence north sixty degrees east forty one chains and thirty links to a hemlock stake; thence north fifty four chains seventy five links to the place of beginning, containing two hundred and ten acres more or less; always excepting fifty acres sold off the said lot to one Rodger McMackin: The same having been seized and taken under and by virtue of an Execution issued out of the Saint John County Court at the suit of J. Archibald Milligan against the said John McDougal and Francis McMackin.

SAMUEL N. FREEZE, SHERIFF. Sheriff's Office, Hampton, King's County, March 15th, A. D. 1883.

To be sold on Thursday, the ninth day of August 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, that Patrick McBriarty and William
McBriarty, or either of them, had on the tenth day of October, A. D.
1882, of, in, to, out of or upon the following described premises,
viz:—All that certain tract, piece or parcel of Land and premises,
situate, lying and being in the Parish of Springfield, in the County of
King's, and described in the original grant thereof from the Crown to Francis Gallagher, as follows:—Beginning at a marked maple tree standing on the southeastern angle of lot number twenty one granted to William Gordon, in the Eastern Scotch Settlement; thence running by the magnet north seventy six degrees east twenty one chains to a marked cedar tree; thence north twenty nine degrees west one hundred and ten chains (of four poles each) to a marked cedar tree; thence south seventy six degrees west twenty one chains to a marked birch tree; thence south twenty nine degrees east one hundred and ten chains to the place of beginning, containing two hundred acres, and known as Lot Number twenty two: 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 L. Gunter and Jane Gunter against the said Patrick McBriarty and William

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Hampton, King's County, March 15th, A. D. 1883.

To be sold at Public Auction, in front of the Sussex Railway Station, in the Parish of Sussex, in King's County, on Saturday, the eleventh day of August 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, which Fred. M. Sproul had on the nineteenth day of January, in the year of our Lord one thousand eight hundred and eighty, of, into, out of or upon—All those two certain lots, pieces or parcels of Land situate, lying and being partly in the Parish of Springfield and partly in the Parish of Norton, in King's County aforesaid, and known and distinguished as Lots number two and three heartofore granted to Alexander Martin and Lohn Martin by Letters Patent under the Great Seal of the Province, dated the twenty fourth day of July, A. D. 1822, the said Lot number two, containing two hundred and ninety four acres, more or less, and the said Lot number three, containing one hundred and ninety six acres, more or less: The same having been seized and taken under and by virtue of an Execution issued out of the King's County Court, at the suit of Frederick M. Fowler against Fred. M Sproul and James

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, 26th April, A. D. 1883.

To be sold at Public Auction, in front of the Sussex Railway Station. in the Parish of Sussex, in King's County, on Saturday, the eleventh day of August 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, which Paul McKnight had on the third day of February, in the year of our Lord one thousand eight hundred and eighty three, of, in, to, out of or upon the following described premises, to wit:—All that certain lot, piece or parcel of Land, situate, lying and being in Marr's Settlement in the Parish of Studholm, in King's County, bounded and described as follows—On the west by land owned by Henry Chapman, on the east by land owned by George Gamblin, on the south by land owned by Thomas Keys, and on the north by land owned by the McKnight's, containing one hundred acres, more or less. The same having been seized and taken under and by virtue of an Execution issued out of the King's County Court at the suit of Matthew Fenwick against the said Paul McKnight.

SAMUEL N. FREEZE, SHERIFF.

Sheriff's Office, Sussex, April 26th, 1883.

## County of Restigouche.

To be sold by Public Auction, in front of the Court House, Dalhousie, on Saturday the seventh (7th) day of July next, between the hour 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 John M'Neil, of, into and upon that certain piece or parcel of Land lying and being in the Town of Campbellton, in the Parish of Addington, County of Restigouche, bounded as follows, viz: On the west by lands owned and occupied by David D. Gerrard, on the south by lands owned and occupied by the Intercolonial Railway, and on the east by lands leased and occupied by James Sprowl, and on the north by the Restigouche River, being part and parcel of lot number (12) twelve, and of that portion of said lot deeded by James Gerrard, Senior, and Helin his wife to John D. Gerrard their son, and bearing date on or about the 18th day of August, 1865: The same bearing date on or about the 15th day of August, 1865: The same having been seized and taken under and by virtue of two several executions issued out of the County Court of Restigouche at the suit of Robert Lee and William J. Logan against John M'Neil and John H. R. Molson against John M'Neil.

W. H. PHILLIPS, SHERIFF.

Sheriff's Office, March 29, 1883.

THE SUPREME COURT IN EQUITY.

Between Sarah Alward, Plaintiff; and John J. Ryan, Frederick Ryan, George B. Ryan, 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 John J. Ryan, one of the above 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 plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the above defendant: I do therefore hereby order that the said defendant, John J. Ryan, on or before the twentieth day of August next, do enter an on or before the twentieth day of August next, do enter an appearance in this suit, (if he intends to defend the same), wherein a Bill will be filed against the above named defendants by the above named plaintiff, for the admeasurement of her Dower, and for the recovery of the arrears of her Dower in a certain piece or parcel of Land situate in the Parish of Havelock aforesaid, and described as follows: All that piece and parcel of land situate, lying and being in the Parish of Havelock, parcel of land situate, lying and being in the Parish of Havelock, formerly Studholm, in King's County, and Province of New Brunswick, and known and distinguished as follows: Beginning at a post standing on the northerly side of the road to Butternut Ridge, on the southwesterly angle of Lot No. 9, in Block 25, granted to William Alward, thence running by the magnet of the year 1851 north two degrees thirty minutes east ninety eight chains, along the westerly line of said Grant to a post standing on the north westerly angle of same, thence north eighty seven degrees and thirty minutes west twenty chains to a post, thence south two degrees and thirty minutes west twenty four chains to a post standing on the northern line of Lot number eleven, granted to William Hughson, thence along the same south two degrees east twelve chains and fifty links the same south two degrees east twelve chains and fifty links to a post standing on the north easterly angle thereof, thence along the easterly line of the same and the easterly line of the Lot number nine granted to Joidy Clark, south two degrees thirty minutes west sixty eight chains to a post standing on the northerly side of the road to Butternut Ridge above mentioned, and thence following the various courses of the same in an easterly direction to the place of beginning; containing one hundred acres more or less, distinguished as Lot No. 10 (ten), in Block Twenty Five; and unless such an appearance is so

entered the Bill may be taken pro confesso and a Decree made.

Dated this thirtieth day of April, A. D. 1883.

A. L. PALMER, Judge in Equity.

C. A. STOCKTON, Plaintiff's Solicitor.

PUBLIC NOTICE is hereby given, that we, the undersigned, have been duly appointed Trustees for all the creditors of the estate and effects of Nathaniel Parks, late of the Town of Portland, in the City and County of Saint John, an absconding debtor, and have been duly sworn: All persons indebted to the said Nathaniel Parks will, on or before the first day of July next, pay to us or either of us all sums of money they owe to the said Nathaniel Parks; and all persons having any effects of the said Nathaniel Parks in their hands or custody, will deliver the same to us or either of us as aforesaid; and we require all the creditors to us or either of us as aforesaid; and we require all the creditors of the said Nathaniel Parks, on or before the first day of August, A. D. 1883, to deliver to us or some one of us, their respective accounts and demands against the said Nathaniel Parks, that justice may be done to the parties.

Dated this seventh day of May, A. D. 1883.

ARTHUR W. MASTERS,

JAMES E. MASTERS,

WILLIAM STEPHENSON

Trustees.

C. H. MASTERS, Sol. for Trustees.

In the County Court of the County of York.

NOTICE is hereby given, that upon the application of George E. Seely, I have directed all the Estate, as well real as personal, of Francis Keegan, of the Parish of Blissville, in the County of Sunbury, Farmer, an absconding or 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 June 6th, A. D. 1883.

J. STEADMAN, J. C. C.