SHERIFFS' SALES.

Ming's County.

To be sold on Tuesday the twelfth day of August next, at two o'clock in the afternoon, in front of the Court House, in the Parish of Hampton, in King's County:—

ALL the right, title, interest, use, possession, property, claim and demand whatsoever, either at law or in equity, of Charles Laskey and Wesley Laskey, of, in, to, out of, or upon the following property, namely:—All that certain tract of Land situate, lying and being on the Long Reach, in King's County, being part of a survey made by Richard Holland, Deputy Surveyor, and is known by the name of Half Lot Number seventy five and Lot Number seventy six, containing by estimation three hundred acres be the same more or less, which said Lot and Half Lot of Land are bounded as follows: On the south said Lot and Half Lot of Land are bounded as follows: On the south said Lot and Half Lot of Land are bounded as follows: On the south side by half lot number seventy five, which said half lot was granted to one James Sloan, and on the north side by lot number seventy seven, now or late belonging to John Holder: The same having been seized and taken under and by virtue of an Execution issued out of the Supreme Court at the suit of William Hazen and others against the said Charles Laskey and Wesley Laskey.

SAMUEL N, FREEZE, SHERIFF.

Sheriff's Office, Hampton, King's County, April 30th, A. D. 1884.

To be sold on Thursday the 31st day of July next, at the hour of two o'clock in the afternoon, in front of the Court House in Hampton, in King's County :-

ALL the right, title, interest, property, claim, estate and demand whatsoever, as well at law as in equity, which Thomas Hodgin had on the 10th day of January, A. D. 1884, of, in, to, out of or upon the following described Lands and Premises situate in the Parish of Norton, in King's County, and described as follows:

All that lot of Land described and bounded in a Deed thereof from one Elias S. Wetmore to Thomas Hodgin, father of the said Thomas Hodgin, which Deed is recorded in the Office of the Registrar of Deeds in and for King's County, in Book Z No. 1, pages 224-5, as follows, viz:—"All that certain piece or part lot of Land on which John Armstrong now resides, situate in the said parish of Norton, and abutted and bounded as follows, viz: On the northeast by the orteranted to Elliott Sproul, and now owned by Michael Boyle; on and abutted and bounded as follows, viz: On the northeast by the ot granted to Elliott Sproul, and now owned by Michael Boyle; on the northwest by the rear line of the grant to Simon Baxter and others; on the southwest by the land now owned by Thomas Earle; and on the southeast by a part of the same lot, now owned by David Floyd, and marked by a small cedar boundry; containing by estimation about one hundred acres, be the same more or less;" and on which lot Edward Hodgin now resides. which lot Edward Hodgin now resides.

which lot Edward Hodgin now resides.

Also all that part of all that lot of land conveyed in a certain Deed thereof from one Allen Price and Esther his Wife to Thomas Hodgin, father of the Thomas Hodgin first aforesaid, which last mentioned Deed is recorded in the Office of the said Registrar of Deeds in Book U No. 1, pages 161-2, of Records, and in the said last mentioned Deed described as—"A certain lot, piece or parcel of Land situate, lying and being in the said parish of Norton, and County aforesaid, on the south side of the Kennebeccasis, in the third division of lots number fourteen, Grant 704, formerly granted to Joseph Baxter and others, beginning at a firtree, being a corner tree of a lot now owned others, beginning at a fir tree, being a corner tree of a lot now owned by the said Thomas Hodgin, thence east twenty five degrees north, thence south sixty five degrees west, thence south twenty five degrees east, thence north sixty five degrees west, until it comes to the grees east, thence north sixty five degrees west, until it comes to the first mentioned place, containing two hundred acres more or less," which remains after excepting therefrom all that southwestern part containing one hundred acres of the said lot number fourteen which was conveyed by the said Thomas Hodgin, father of the Thomas Hodgin first aforesaid, to his son John S. Holgin, by Deed duly recorded in the Office of the said Registrar, in Book D No. 2, pages 196-7, as No. S100. 196-7, as No. 8100.

The same having been seized and taken under and by virtue of an Execution issued out of the County Court of Kings at the suit of Thomas W. Keirstead against the said Thomas Hodgin first afore-

SAMUEL N. FREEZE, SHERIFF. Sheriff's Office, Hampton, April 14th, 1884.

County of Victoria.

To be sold at Public Auction, in front of the Court House, in Andover, on Wednesday, the ninth day of July, A. D. 1884, 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 Chesley Brewer, of, in and to the following piece or parcel of land in the County of Victoria, and described as follows: Beginning at a post standing on the western side of a reserved road at the north-eastern angle of lot number thirty, granted to Albert E. Crawford, in Range two of Red Rapids Settlement, thence running by the magnet north seventy degrees and ment, thence running by the magnet north seventy degrees and forty five minutes west sixty five chains to the eastern side of another reserved road, thence along the same north nineteen degrees and fifteen minutes east fifteen chains, thence south seventy degrees and forty five minutes east sixty seven chains to another post standing on the western side of the first aforesaid reserved road, and thence along the same, following the various courses thereof in a southerly direction, to the place of beginning, containing one hundred acres, more or less, and distinguished as lot number twenty eight in Range two of Red Rapids Settlement: The same having been taken and seized under and by virtue of an Execution issued out of the Victoria County Court, at the suit of Thomas F. Kenny, and Michael Kenny, against the said Chesley Brewer.

JAMES TIBBITS, SHERIFF.

Sheriff's Office, Andover, 7th April, A. D. 1884.

County of Restigouche.

To be sold by Public Auction, in front of the Court House in Dalhousie, County of Restigouche, on Saturday the ninth (9) day of August next, between the hours of 12 o'clock, noon, and 5 o'clock, P. M.:-

ALL the right, title, interest, property, claim and demand whatsoever, either at law or in equity, of Alexander Morton and Robert
Morton, of, in, to, out of or upon all that certain piece or parcel of
Land and premises situate, lying and being in the Parish of Colbourne, in the County of Restigouche, and bounded as follows, viz:—
On the north by the Baie de Chaleur, on the east by lands owned and
occupied by James Ferguson, and also by a road leading to the back
lots, on the south by wilderness lands, and on the west by lands owned
by David Dickie, and now in possession of his son, John Dickie, containing (200) two hundred acres more or less, together with all buildings and improvements thereon belonging, or in any wise appertaining: The same having been seized under and by virtue of four (4)
several Executions issued at the several suits, as follows—In the several Executions issued at the several suits, as tollows—In the Supreme Court, William G. Morton against Alexander Morton; Saint John County Court, James Coristeene and Thomas J. Coristeene, against Alexander Morton; Northumberland County Court, Samuel Moss, Hiram Moss, Jacob Moss, and Joseph Moss, against Alexander Morton and Robert Morton; and in the Restigoucher Court Co County Court, John M'Millan against Alexander Morton and Robert Secriff's Office, Dalhousie, May 3, 1884.

To be sold by Public Auction in front of the Court House in Dalhousie, in the County of Restigouche, on Thursday the 31st day of July next, between the hours of twelve o'clock, noon, and five o'clock, P. M.:

ALL the right, title, interest, property, claim and demand whatsoever either at law or in equity, of Joseph Mortimore, of. into, out of or upon all that piece or parcel of Land and premises situate, lying and being in the Forks of Eel River, in the Parish of Dalhousie, in the County of Restigouche, and bounded and abutted as follows, that is to say—On the east by Lot No. 3, granted to Nathaniel Parrot; on the west by Lot No. 5, granted to Robert Mortimore; on the front or south by the northwest branch of Eel River; and on the rear by wood land; the same known and distinguished as Lot No. 4, containing one hundred (100) acres more or less; together with all buildings and improvements thereon: The same having been seized under and by virtue of three several Executions issued out of the Restiand by virtue of three several Executions issued out of the Resti-gouche County Court at the several suits of George Moffat & Robert Moffat, G. M. Cossett & Bro., and Andrew G. Wallace, against the said Joseph Mortimore.

W. H. PHILLIPS, SHERIFF.

Sheriff's Office, Dalhousie, April 26, 1884.

PUBLIC NOTICE is hereby given, that we the undersigned have been duly appointed Trustees for all the creditors of the estate and effects of Archibald M'Caw, late of the County of Queens, in the Province of New Brunswick, an absconding debtor, and have been duly sworn: All persons indebted to the said Archibald M'Caw will, on or before the seventh day of June next, pay to us or either of us all sums of money they owe June next, pay to us or either of us all sums of money they owe to the said Archibald M'Caw; and all persons having any effects of the said Archibald M'Caw 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 Archibald M'Caw, on or before the seventh day of June, A. D. 1884, to deliver to us or some one of us their respective accounts and demands against the said Archibald M. Caw, that justice may be done to the parties.—Dated this thirtieth day of April, A. D. 1884.

A. D. G. VANWART, J. T. CARPENTER, W. A. CHESLEY,

In the County Court of King's County.

In the matter of James Carson, an absconding debtor. PUBLIC NOTICE is hereby given, that the undersigned Trustees for all the creditors of the Estate and effects of James Carson, an absconding debtor, do hereby call a General Meeting of said creditors to examine and pass the accounts of the said Estate, and do appoint the hour of ten o'clock in the fore-noon of Saturday, the fifth day of July next, at the Office of Messrs. White and Allison, Solicitors, in Sussex, in said County

of King's, as the time and place of such meeting. Dated March twenty second, A. D. 1884.

ISAAC H. HALLETT, FRANK A. M'CULLY, Trustees. GEORGE BARNES,

In the County Court of King's County.

NOTICE is hereby given, that upon the application of Thomas W. Kierstead, I have directed all the Estate, as well real as personal, of Jeremiah Murphy, of the Parish of Norton, in King's County, 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 this seventh day of April, A. D. 1884.

WM. WEDDERBURN, Judge of the County Court of King's County.

WHITE & ALLISON, Solicitors for Pet. Creditor.