the following described Lands and premises, viz:—Being a lot of land in the Dougal Settlement, in the County of Kent, and known as lot No 62 in Block D, containing one hundred acres more or less:

Ale all the interest of the said Andrew Lauret that he has in lot

No. 3 in Block D, containing one hundred acres more or less, being the of where the above named Andrew Lauret now resides. The se le having been seized and taken under and by virtue of an exe c tion issued out of the Supreme Court at the suit of Edward J. mith against the suid Andrew Lauret.

A. GIROUARD, SHERIFF.

Sucriff's Office, Richibucto, 16th March, A. D., 1885.

County of Sunbury.

To be sold at Public Auction, on Friday the twelfth day of June next, (1885), in front of M'Lean's Hotel, Oromocto, in the Parish of Burton, in the County of Sunbury, between the hours of twelve o'clock, noon, and five o'clock in the afternoon:

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, of John Welton, of, in and to the following Lands and Premises, situate in the Parish of Northfield, in the County of Sunbury, and bounded and described as follows:—
Beginning at a post at southeastern angle of lot U, granted to Christopher Welton, on the northwestern side of the road from Newcastle to Gagetown, thence north fifty nine degrees west fifty two chains, thence south thirty one degrees west nineteen chains to a spruce tree, thence south fifty nine degrees east fifty two chains to a post standing on the northwesterly side of the above mentioned road, and thence along the same north twenty seven degrees east nineteen thence along the same north twenty seven degrees east nineteen chains to the place of beginning, containing one hundred acres more or less, and distinguished as lot V, in the Newcastle Settlement. Northfield, together with the buildings and improvements thereon and the appurtenances to the same belonging: The same having been seized and taken under and by virtue of a certain Execution issued out of the County Court of the County of Sunbury against the said John Welton, together with Erie Welton and Edward Trumble, at the suit of John Robinson.

Dated March 10th, A. D. 1855. thence along the same north twenty seven degrees east nineteen

CHARLES H. CLOWES, SHERIFF.

TUESDAY, 21st April. A. D. 1885,

Before His Honor the Judge in Equity.

Between Eliza A. Hatfield, Plaintiff; and Guilford Kierstead, James Ricketson, and Anna Ricketson his wife, James A. Sinnott and Maria Harriet Sinnott his wife, Simeon H. White, Junior, and Edna White his wife, Dama P. White, Harley G. White and Mary A. White, Deborah E. Hatfield, and Eliza A. Hatfield. as Administratrix of all and singular the goods and chattels, rights and credits of Weeden F. Hatfield, late of the Parish of Springfield, in the County of King's, who died intestate, Defendants.

And by Amendment,

Between Eliza A. Hatfield, Plaintiff; and

Guilford Kierstead, James Ricketson and Anna Ricketson his wife, James A. Sinnott and Maria Harriet Sinnott, his wife, Sameon H. White, Junior, and Edna White his wife, Andrew L. Price and Dama P. Price his wife, Harley G. White and Mary A. White, Deborah E. Hatfield, Eliza A. Hatfield, as Administratrix of all and singular the goods and chattels, rights and credits of Weeden F. Hatfield, late of the Parish of Springfield, in the County of King's, who died intestate, and Ezekiel M'Leod, Assignee to the Estate of Weeden F. Hatfield, an Insolvent, Defendants.

UPON motion made this present day unto this Court by Mr. George F. Gregory, of Counsel for said plaintiff, and it appearing by affidavit that Harley G. White and Mary A. White, two of the above named defendants, are infants: It is ordered that less the said infant defendants do cause an appearance to be filed in this suit in twenty days from the date of this Order. the plaintiff shall be at liberty to prove her case against the said infant defendants, Harley G. White and Mary A. White, by

Dated April 21st, A. D. 1885. By the Court.
T. CARLETON ALLEN, Clerk in Equity. WHITE & ALLISON, 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 Stephen W. Smith, late of Cover-dale, in the County of Albert, a concealed or absent debtor, and have been duly sworn: All persons indebted to the said Stephen W. Smith will, on or before the tenth day of June next. pay to us, or either of us. all sums of money they owe to the said Stephen W. Smith; and all persons having any effects of the said Stephen W. Smith 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 Stephen W. Smith, on or before the tenth day of June, A. D. 1885, to deliver to us, or some one of us, their respective Accounts and demands against the said Stephen W. Smith, that justice may be done to the parties.

Dated this fourth day of May, A. D. 1885.

R. LEB. TWEEDIE,
H. J. FOWLER,
JAMES W. SPROUL, Trustees.

185. No Bill of a private nature shall be received by this House after the twentieth day from the opening of the Session, both inclusive, and that the Clerk of this House do cause this Rule to be published in the Royal Gazette weekly during each recess of the Legislature; and this Rule shall not be suspended except in the same manner as a Joint Rule of this House and the Legislative Council is suspended.

186. (Joint Rule.)—No Bill of a private nature, or Bill for making any amendments of a like nature to any former Act, shall be received by the House, unless a notice specifying the several objects desired to be attained, has been published four successive weeks previous to the meeting of the Legislature or to the introduction of the Bill, in some one of the Newspapers published in the City or County interested in or to be affected by the measure, or in the locality where the parties affected or the majority of them reside.

187. When no Newspaper is published in either of such locality.

187. When no Newspaper is published in either of such localities, then in some Newspaper published in the nearest adjoining County; and when no Newspaper is published therein, then in

the Royal Gazette.

188. When the City or County interested in the measure, or the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French Newspaper, if any be published in the Province.

189. In any County where no Newspaper may be published, the Bill, in lieu of other local notice or publication, may be read at the Assizes, in the presence of the Grand Jury, or before the Council of an Incorporated Town, or before the Municipal Council of the County, interested in or affected by the Bill; and a certificate of such reading shall be endorsed upon or attached to the said Bill, by the Clerk of the Court, or the Town Clerk, or the Secretary-Treasurer, as the case may be, verified by the Seal, if any, of and in case of the Town Council or Municipal Council, as the case may be; and (Joint Rule) separate Petitions must be presented to each Branch of the Legislature, setting forth in detail the object of the measure and the reasons that may be urged for its adoption.

reasons that may be urged for its adoption.

190. (Joint Rule.)—It shall be the duty of all parties seeking the interference of the Legislature in any Private Bill, to file with the Clerk of each House the evidence of their having complied with the Rules and Standing Orders thereof.

191. In default of such proof, or evidence, being so furnished, it shall be the duty of the Clerk to report to Mr. Speaker or the House that the Rules and Standing Orders have not been complied with, and to endorse the same upon the Bill. GEO. J. BLISS, Clerk Assembly.

Joint Rules of Council and Assembly.

1. That no Bill of a private or local nature, or Bill for making any amendments of a like nature to any former Act, shall b received by the House, unless a notice specifying the several objects desired to be attained, has been published four successive weeks, previous to the meeting of the Legislature or to the introduction of the Bill, in some one of the Newspapers published in the City or County interested in the measure, or in the locality where the parties affected reside; and when no Newspaper is published in either of such localities, then in some Newspaper published in the nearest adjoining County, or in the Royal Gazette; provided that when the City or County interested in the measure, or where the locality in which the parties affected reside, is largely composed of a French population, then such notice shall also be published in a French Newspaper, if any be published in the Province; and provided also, that in any County where no Newspaper may be published, that such Bill, in lieu of other local notice or publication, may be read at the Assizes, or at some General Sessions of the County, or City and County interested in such Bill, in the presence of the Grand Jury, or in Incorporated Counties before the County Council, and a certificate be endorsed thereon by the Clerk of the Court or the Secretary-Treasurer, as the case may be, that the same has been so read.

2. That separate Petitions be presented to each Branch of the Legislature, setting forth in detail the object of the measure, and the reasons that may be urged for its adoption.

3. No Bill of a private nature shall be received unless it shall be certified by the Receiver General that there has been paid into his hands, towards the printing and other contingent expenses of the House, the sum of Thirty Dollars, except in case of a Bill in amendment of or in addition to an Act, when there shall be paid the sum of Twenty Dollars; provided that where a Bill, in respect of which such payment may be made, does not pass the Legislature, it may be introduced without further payment at the next Session; and provided that this Ruie shall to "Local Acts."

4. It shall be the duty of all parties seeking the interference of the Legislature in any Private or Local Bill, to file with the Clerk of each House the evidence of their having complied with the Rules and Standing Orders thereof; and in default of such proof being so furnished, it shall be the duty of the Clerk to report that the Rules and Standing Orders have not been complied with, and to endorse the same upon the Bill.

GEO. BOTSFORD, Clerk Leg. Council. GEO. J. BLISS, Clerk Assembly.