## NEW BRUNSWICK-YORK, S.S.

[L.S.] To the Sheriff of the County of York, or any Constable within the said County, Greeting:

WHEREAS George J. Burns, of the City of Fredericton, in the County of York aforesaid, one of the creditors of Mary Kelly late of the said City of Fredericton, deceased, hath prayed that Letters of Administration, with the Will annexed, of the Estate and effects of the said Mary Kelly, may be granted to him in due form of law: You are therefore required to cite the heirs next of kin, creditors, and all others interested in the said Estate, to appear before me at a Court of Probate to be held at the Office of the Registrar of Probates, in the City of Fredericton, in the said County of York, on Saturday the sixteenth day of October next, at eleven of the clock in the forenoon, to shew cause, if any they have, why Letters of Administration, with the Will annexed, on the said Estate, should not be granted to George J. Burns, of the said City of Fredericton, a creditor of the said Estate.

Given under my hand and the Seal of the said Court this fifteenth day of September, A. D. 1886.

F. A. H. STRATON, Judge of Probate for County of York.

FRANK B. GREGORY, Reg. of Probates for York County.

HENRY B. RAINSFORD, Proctor.

PUBLIC NOTICE is hereby given, that we, the undersigned, have been duly appointed Trustees for all the creditors of the Estate and effects of Hazen Stevens, late of the Parish of Elgin, in the County of Albert, an absconding debtor, and have been duly sworn: All persons indebted to the said Hazen Stevens, will, on or before the thirtieth day of October next, pay to us, or either of us, all sums of money they owe to the said Hazen Stevens; and all persons having any effects of the said Hazen Stevens 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 Hazen Stevens, on or before the thirtieth day of October, A. D. 1886, to deliver to us, or some one of us their respective Accounts and demands against the said Hazen

Stevens, that justice may be done to the parties. Dated this tenth day of September, A. D. 1886.

GEORGE HALLETT, MELBOURN SCOTT, Trustees. S. A. M'LEOD,

In the County Court of Carleton.

NOTICE is hereby given, that upon the application of Horace J. Kenniy, I have directed all the Estate, as well real as personal, of Edward Tracey, late of Wicklow, in the County of Carleton, Farmer, an 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

Dated this 22nd day of September, A. D. 1886.

JAMES G. STEVENS, J. C. C.

R. K. Jones, Sol. for Pet. Creditor.

In the matter of Jacob D. Jewett, an absconding or absent Debtor.

THE undersigned, Trustees for all the Creditors of the Estate and effects of the above named Jacob D. Jewett, hereby call a General Meeting of the said Creditors to examine and pass the Accounts of the said Estate, to be holden at the Odice of Stephe a B. Appleby, in the Town of Woodstock, County of Carleton, on Thursday, the fourth day of November next, at ten o'clock in the forenoon

Dated 24th day of July, A. D. 1886.

WILLIAM DIBBLEE, SIMON M'LEOD, Trustees. WM. H. EVERETT,

# NOTICE OF ASSIGNMENT.

NOTICE is hereby given, that Henry A. Stairs, of the Parish of Southampton, in the County of York, Trader, did on the ninth day of August instant, assign his estate and effects to us (undersigned) for the benefit of his creditors, as contained in such Deed of Assignment. Creditors desirous of participating in the said Estate under the provisions of the said Deed should execute the same within ninety days from this date.

A duplicate copy of the said Deed is now at the Office of William Wilson, one of the undersigned, for inspection and

Dated this 11th day of August, A. D. 1886.

GEORGE T. WHELPLEY, Trustees. (3m)

### EQUITY SALE.

THERE will be sold at Public Auction, on Saturday the twentieth day of November next, at eleven of the clock in the aforenoou, at the Court House in the Parish of Hampton, in King's County, in the Province of New Brunswick, pursuant to the directions of a Decretal Order of the Supreme Court in Equity, made on the twelfth day of April last, in a certain cause therein pending, wherein James Kenny is plaintiff, and Henry Kenny,

Eleanor Kenny, James Smith and Elizabeth Smith his wife' John Kerr and Ellen Kerr his wife, Maurice Connell and Susau Connell his wife, James Pettie, Margaret Pettie, George Pettie, Charles Pettie, and Oceanna Pettie, are defendants; and by amendment, wherein James Kenny is plaintiff, and Eleanor Kenny, James Smith and Elizabeth Smith his wife, John Kerny and Film West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, Marging Connell and Swife, John Kerny Line West him wife, John Line Wes and Eilen Kerr his wife, Maurice Connell and Susan Connell his wife, Jane Pettie, Margaret Pettie, George Pettie, Charles Pettie, and Oceanna Pettie, are defendants; and by further amendment, wherein James Kenny is plaintiff, and Eleanor Kenny, James Smith and Elizabeth Smith his wife, John Kerr and Ellen Kerr his wife, Maurice Connell and Susan Connell his wife, Jane Pettie and Margaret Pettie, George Pettie Charles Pettie, Oceanna Pettie, and Charles A. Palmer, appointed by Order of the Court, as the representative of the personal estate and effects of the Estate of John Kenny, deceased, are defendants, with the approbation of the undersigned Referee in Equity, the Lands and Premises described in the Plaintiff's Bill in said cause, and in the said Decretal Orders as follows:

"All that certain tract or piece of Land situate, lying and being in the Parish of Kingston, in the County of King's, and Province of New Brunswick, known as part of half lot number fifteen, bounded as follows, viz: Commencing at a certain stone at the north corner dividing the said land from land formerly owned by Israel Hoyt; thence running south forty five degrees east on the division between said lands and lands owned by the late William Whiting, until it meets a certain piece of land sold by Joseph Hoyt to Abraham Munson Pickett, bounded by said land at a certain white birch tree; thence running a south-westerly course upon said line until it meets the side line of land owned by the late William Peters; thence along the said line north fifty five degrees west until it meets the land formerly owned by Israel Hoyt at a certain marked stake; thence north forty degrees east to the place of beginning, containing one hundred and fifty acres more or less;" together with all and singular the buildings, improvements, rights, members, privileges, hereditaments and appurtenances to the same belonging or in any wise appertaining.

For terms of sale and other particulars apply to the Plaintiff's Solicitor.

Dated this 7th day of August, A. D. 1886.

JOHN H. COTHER, Referee in Equity for King's County.

R. LEB. TWEEDIE, Plaintiff's Solicitor.

### EQUITY SALE.

THERE will be sold at Public Auction, on Friday, the twenty ninth day of October next, at twelve of the clock, noon, at Barclay's Hotel, Parish of Durham, in the County of Restigouche. pursuant to the direction of a Decretal Order of the Supreme Court in Equity, made on the first day of June last, in a cause therein pending, wherein La Banque Nationale are plaintiffs, and Charles G. Beckett and Cordelia L. Beckett his wife, are defendants, with the approbation of the undersigned Referee, the mortgaged premises described in the Plaintiffs' Bill and in the said Decretal Order, as follows, viz:—"All the interest, right, title and property C. J. Beckett & Co. now have in or to Block 9 in the Parish of Durham, in the County of Restigouche: Also, all that certain lot, piece or parcel of land situate, lying and being in the said Parish of Durham, and bounded and described as follows:—Beginning at a stake placed at the western angle of lot twenty five west, purchased by William Doyle, in Little Belledune Settlement; thence running by the magnet of the year one thousand eight hundred and forty nine, south forty seven degrees east forty six chains and eighteen links to a White Birch tree; thence south forty three degrees west twenty two chains to an Ash tree; thence north forty seven degrees west forty six chains and eighteen links to a White Birch tree; thence north forty three degrees east twenty two chains to the place of beginning, containing one hundred acres more or less, distinguished in the original Grant to William Lawlor, as Lot number ninety five, in the rear of Little Belledune Settlemeut, save and except thirteen acres of said lot thereby conveyed, deeded previously to one John M'Gregor;" together with all the buildings and improvements thereon, and the appurtenances thereunto belonging or in any wise appertaining, including the Spool Factory on said lands, and boilers, steam engines, gear, together with all machinery to said Factory belonging, and required or used in running the same.

For terms of sale and other particulars, apply to the plaintiffs' Solicitor.

Dated the 26th day of July, A. D. 1886.

JAMES S. MORSE, Referee.

JOHN M'ALISTER, Plaintiff's Sol.

### In the Supreme Court.

NOTICE is hereby given, that upon application of Banford Spragg, I have directed all the Estate, as well real as personal, of James A. Fairweather, formerly of the City of Saint John, in the Province of New Brunswick, 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.

Saint John, 20th July, A. D. 1886.

W. H. TUCK, J. S. C.

GEO. T. BAIRD, Attorney for Pet. Creditor.