SHERIFF'S SALES.

County of Madawaska.

There will be sold at Public Auction, at the Court House in Edmundston, on Thursday the tenth day of December next, at the hour of twelve o'clock, noon:

hour of twelve o'clock, noon:

ALL the right, title, interest, property, claim and demand whatsoever, either at law or in equity, of Joseph Corneau, of, in, to, out of
or upon the following described Lands and Premises, viz.:—"All
that certain piece or parcel of Land and Premises situate, lying and
being in the Parish of Saint Hilaire, in the County of Madawaska,
and Province of New Brunswick, and being part of lot number forty
two, granted to Alex. Corneau, fronting on the River Saint John,
bounded on the upper side by part of the same lot number forty two,
owned and occupied by the heirs of the late Eugene Corneau, and
on the lower side by lot number forty one, granted to Augustin
Daigle and now owned and occupied by Honore Collin, and extending back to the rear of the front lots, and containing one hundred
and seventy acres more or less."

and seventy acres more or less."

The same having been seized and taken under and by virtue of an Exenution issued out of the Madawaska County Court at the ruit of William D. Forster and Thomas H. Street against the said Joseph Corneau, sued by the name of William Corno.

J. FRANCIS RICE, SHERIFF.

Edmundston, Sept. 7, 1891.

County of Victoria.

There will be sold at Public Auction, at the Court House in Andover, on Saturday the twenty eighth day of November next, at the hour of twelve o'clock, noon:

of twelve o'clock, noon:

ALL the right, title, interest, property, claim and demand whatsoever, either at law or in equity, of Donald M'Kellar and Duncan
M'Kellar, of, in, to, out of or upon the following described Lands
and Premises, viz: "All that certain tract of Land situated in the
Parish of Gordon, in the County of Victoria, bounded as follows,
to-wit:—Commencing at a post on the southerly or rear line of a
tract of land heretofore conveyed to John A. Thompson by the President, Directors and Company of the Central Bank of New Brunswick; thence north twenty degrees west by the magnet of 1870,
until it strikes the southern bank of the Tobique River at a stake
marked eight and nine; thence easterly along the said southern
bank of the Tobique River a distance of ten chains until it strikes a
post marked nine and ten; thence south twenty degrees east by
magnet of 1870 along the westerly side line of a certain tract of
land heretofore conveyed by said John A. Thompson and Minnie J.
his wife, by a certain Indenture bearing date on or about the twenty
eighth day of April 1872, to one Malcolm M'Kellar, until it strikes the
said John A. Thompson aforesaid; thence along the said southern or rear line of the said tract of land so to beginning."
The same having been seized and taken under and by virtue of an The same having been seized and taken under and by virtue of an Execution issued out of the Victoria County Court at the suit of George T. Baird against the said Donald M'Kellar and Duncan

JAMES TIBBITS, SHERIFF.

Sheriff's Office, Andover, August 10th 1891.

There will be sold at Public Auction, at the Court House at Andover, on Saturday the twenty eighth day of November next, at 12 o'clock,

ALL the right, title, interest, claim and demand, either at law or in equity, of Allan Larlee, of, in, to, out of or upon the following described Lands and Premises, viz: "All that certain tract of Land scribed Lands and Premises, viz: "All that certain tract of Land situate in the Parish of Drummond, in the County of Victoria, bounded as follows:—On the north by land occupied by Charles M'Cormack; on the west by highway road; on the south by land owned by George T. Baird; on the east by vacant Crown Lands, and known as lot number 15, range 6, in Tilley Settlement." The same having been seized and taken under and by virtue of an Execution issued out of the Victoria County Court at the suit of George T. Raird against the said Allan Larlee. Baird against the said Allan Larlee.

JAMES TIBBITS, SHERIFF.

Sheriff's Office, Andover, August 10th, 1891.

There will be sold at Public Auction, at the Court House at Andoveron Saturday the nineteenth day of September next, at the hour of 12 o clock, noon:

ALL the undivided interest of Thomas Sullivan in the following described Lands and Premises, belonging to the late James Sullivan, deceased, namely:—Lot No. 83, containing one hundred acres more or less, in Colebrook East, on eastern side of River Saint John, above Rapid de Femme Brook, Parish of Drummond, County of above reapid do I cannot be seen to James Sullivan in the year 1876. Also, Lot K, (adjoining the above), 58 acres more or less, in Cole-

brook East, on the eastern side of River Saint John, a short distance brook East, on the eastern side of hiver Saint John, a short distance above Rapid de Femme Brook, in Parish of Drummond, County of Victoria, granted by the Crown to James Sullivan in the year 1876.

Also, lot No 9, containing 100 acres more or less, in Colebrook West, adjoining the American Boundary line, Parish of Grand Falls, County of Victoria, granted by the Crown to James Sullivan in the

year 1555.

The same having been seized under and by virtue of an Execution issued out of the York County Court at the suit of Albert J. Gregory

against the said Thomas Sullivan. Dated at Andover, in the County of Victoria, this ninth day of June, 1891. JAMES TIBBITS, SHERIFF.

IN THE SUPREME COURT IN EQUITY.

Between William Bruckhof, Plaintiff; and

Arthur Everett and John J. Porter, Trustees of Charles L. Nelson, George A. Knodell, William H. Horn. William James Wallace, Thomas Thorp, Louis Nelson, William Godfrey, Charles L. Nelson and Emily Catherine Nelson his wife, 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 the above defendant, Thomas Thorpe, does not reside within the Province, so that he cannot be served with a Summons, and that his place of residence cannot be ascertained by the plaintiff, and that the above plaintiff has good prima facie grounds for filing a Bill against the above named defendants, and that the said defendant, Thomas Thorpe, is a necessary party to this suit, he being a second Mortgage of the same Lands and Premises sought to be foreclosed and sold in this suit, by virtue of a Mortgage given to said defendant, Thomas Thorpe, upon said Lands and Premises, after the making Thomas Thorpe, upon said Lands and Fremises, after the making of the Mortgage to the plaintiff sought to be foreclosed in this cause: I do hereby order, that the said defendant, on or before the fifteenth day of October 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 plaintiff, for the foreclosure of a certain Indenture of Mortgage, dated the let day of December. A D 1885, and made by gage, dated the 1st day of December, A. D. 1885, and made by said Charles L. Nelson and Emily Catherine Nelson his wife to said William Bruckhoff, and for the foreclosure and sale of the mortgaged Lands and Premises described in said Indenture of Mortgage, situate in the Parish of Cardwell, in the County of King's, in the Province of New Brunswick; and unless such an appearance is so entered the Bill may be taken pro confesso and a Decree made.

Dated this 31st day of July, A. D. 1891.

A. L. PALMER, J. S. S. (oct15)

HANINGTON & WILSON, Plaintiff's Solicitor.

IN THE SUPREME COURT IN EQUITY.

George L. Slipp and Charles S. Harding, Plaintiffs; and The Albert Southern Railway Company, Warren Oliver, and Josiah Wood, 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 Warren Oliver, one of the above defen-Supreme Court, that Warren Oliver, 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 cannot be ascertained by the plaintiffs, and that the above plaintiffs have good prima facie grounds for filing a Bill against the above named defendants: I do hereby order, that the said defendant, Warren Oliver, on or before the tenth day of September next, the enter an appearance in this suit. (If he intend to defend the Warren Oliver, on or before the tenth day of September next, do enter an appearance in this suit, (if he intend to defend the same), wherein a Bill has been filed against the above named defendants by the above named plaintiffs, for the purpose of compelling the said defendants, some or one of them, to pay to the said plaintiffs the amount of a certain Order dated the fourteenth day of December, 1885, drawn by the said Warren Oliver on the said Josiah Wood, payable to the plaintiffs, for the sum of \$2,523.55, and accepted by the said Josiah Wood, and also for an Injunction Order restraining the said The Albert Southern Railway Company from collecting, receiving, assigning, or en-Railway Company from collecting, receiving, assigning, or encumbering any moneys now or hereafter receivable by the said defendants, or either of them, from the Government of the Domidefendants, or either of them, from the Government of the Dominion of Canada, on account of subsidies for the construction of the Albert Southern Railway, until the said George L. Slipp and Charles S. Harding, the said plaintiffs, shall be paid the amount of their said claim. And unless such an appearance is so entered, the Bill may be taken pro confesso against the said Warren Oliver and a Decree made. The above named defendant. Warren Oliver, is made a party to this suit by recording dant, Warren Oliver, is made a party to this suit by reason of his having been Assignee of the said subsidies, and having encumbered the same in favor of the plaintiffs to the extent of \$2,523.55.

Dated this 25th day of June, A. D. 1891.

(Sep 9)

GEORGE E. KING, J. S. C.

PUBLIC NOTICE is hereby given, that we, the undersigned, have been duly appointed Trustees for all the creditors of the Estate and effects of George P. Hogan, late of the City of Moncton, in the County of Westmorland, an absconding debtor, and have been dull, sworn. All persons indebted to the said George P. Hogan will, on or before the fifteenth day of September. A. D. 1891, pay to us, or either of us, all sums of money they owe to the said George P. Hogan; and all persons having any effects of the said George P. Hogan 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 George P. Hogan on or before the fifteenth day of September, A. D. 1891, to deliver to us, or some one of us, their respective accounts and demands against the said George P. Hogan, that justice may be done to the parties.

Dated this third day of August, A. D. 1891.

CHARLES J. BUTCHER,

GEORGE B. LUTZ,

LESTER H. HIGGINS,