between the Licensee and the Crown, shall be liable to the rates of Stumpage payable by the terms of such License, and shall be dealt with in the same manner as if the said Licensee, his Executors, Administrators or Assigns, had actually himself or themselves cut the same, and shall be the property of the Crown until the Stumpage is paid or arranged, and shall not be removed until this is done. And the Licensee shall pay or secure the Stumpage of any Log; or other Lumber cut by any trespasser, and may, if he see fit, bring an action of trespass, trover, or replevin, for such trespass cut Logs or other Lumber, for his own benefit and behoof.

14. Should the Licensee or his Assigns fail to pay or arrange the Stumpage payable in respect of any Logs, Timber or other Lumber as aforesaid, cut within the limits of any License, at the time by these Regulations specified, the Crown shall have the right and power to seize and sell at l'ublic Auction for cash, the whole or any part of such Logs Timber or other Lumber, or anything made therefrom, and the Licensee or his Asssigns shall be entitled to any balance after deducting Stumpage at the rates payable by the Licensee, and all expenses of seizure and

15. All sums payable as Stumpage, under one hundred dollars, shall be paid in cash before the removal of the Logs or other Lumber from the brows. For all sums above one hundred dol-lars, approved joint notes may be taken by the 'Lumber Agent,' payable not later than the first day of August next after the date thereof.

16. All Licenses shall be subject to the right of the Governor in Council to increase the Stumpage on Hemlock if deemed advisable, and other Lumber not particularly mentioned in Clause 3, and also to any further Regulations that may be made by Order of the Lieutenant Governor in Council, for the purpose of expeditiously enforcing the rayment or adjustment of Stumpage on any Logs or other Lumber cut within the limits described in any License, or otherwise giving effect to and enforcing the conditions of the License. Should any Licensee, either by him-

self, or any one under him, desire to cut and peel Hemlock under his License, it shall be the duty of the said Licensee to notify the Surveyor General in writing, stating that he or his parties intend peeling Hemlock Bark on certain Licenses, giving the numbers thereof. This notice must be given before the peeling commences. Before any Hemlock is cut or peeled from any License, the Licensee shall furnish the Surveyor General in writing with the name of each Operator, and also with the mark he shall use, and such Operator shall be required to mark distinctly with the mark furnished the Surveyor General, each and every Hemlock Log that he may cut and peel, in order that the Scaler may be enabled to determine the quantity chargeable to each Operator. Failure to comply with this Regulation shall cause the Hemlock so cut to be subject to double Stumpage and expenses, and the License shall be thereupon cancelled

17. If any Logs or other Lumber is removed from the Berths or brows without the consent of the 'Lumber Agent,' or without the mark which has been furnished to him, all such stuff will be forfeited and the License cancelled.

18. No Spruce or Pine Trees snall be cut by any Licensee under any License which will not make a log at least 18 feet in length and ten inches at the small end; and if any such shall be cut, the Lumber shall be liable to double Stumpage and the License be forfeited.

19. As a protection to the Government against lands being held for speculative purposes, all Licensees shall make such operations annually on the lands held by them under License as shall be deemed reasonable by the Department of Crown Lands, and on fullure to comply herewith the License shall be forfeited and the Berths held under them become vacant.

20. If a Licensee have any objection to the scale of the Government Scaler, such objection must be made before the Lumber in question leaves the brows or landings, so that the objection may be investigated before the Logs or Lumber is driven, otherwise no subsequent claim for over-charge of Stumpage can be entertained by the Government.

L. J. TWEEDIE, Surveyor General.

## SHERIFF'S SALES.

## County of Bunburp.

There will be sold at Public Aucton at the Record Office, Oromocto, Parish of Burton, in the County of Sunbury, on Thursday the tenth day of November next, between the hours of twelve o'clock, noon, and one o'clock in the afternoon:

ALL the right, title, interest, property, claim, and demand whatso ever, either at law or in equity, of Samuel Carr. of, in, to out of or upon the following described Lands and Premises:—All that certain tract of Land situate in the Parish of Burton, in the Country of Sunbury, bounded as follows, to-wit: Beginning at an old stake at the most northerly angle of the lot granted to one William A. Carr, in Farnham; thence north forty degrees west fifteen chains; thence south fifty degrees west fifty chains, crossing the road to the Nerepis Road in that distance; thence south forty degrees east fifteen chains; and thence north fifty degrees east fifty chains, re-crossing the above mentioned road in that distance, to the place of beginning, containing seventy five acres more or less. Together with all the buildings, erections and improvements thereon standing and being.

The same having been seized by me by virtue of an Execution issued out of the Sunbury County Court at the suit of George E. Armstrong against the said Samuel Carr

Dated at Lurion, this thirtieth day of July, A. D. 1892.

JAMES HOLDEN, SHERIFF.

### Queen's County.

There will be sold by Public Auction in front of the Registrar's Office in (Jagetown, Queen's County, on Monday the 7th day of November in Gagetown, Queen's County, on Monday the 7th day of November next, between the hour of twelve o'clock, noon, and 4 o'clock, p. M.: ALL the right, title, interest. property, claim, and demand, both at law and in equity, of LeBaron Estabrooks of, in, to, or out of the following Land and Premises, viz:—All that lot of Land situate in the Parish of Gagetown, Queen's County, described in a Deed from John Currey and wife to one Samuel B. Esty, as follows, viz: Known and distinguished as part of lot seventy three, and butted and bounded as follows:—On the front or northeast side by R. T. Babbit and Dorothy Marble, and the highway, and describe I as follows: Beginning at a stake standing about thirty six rods from the highway at R. T. Babbit's rear in the northeasterly corner, and running northwesterly parallel with the line of the said lot to the rear boundary of westerly parallel with the line of the said lot to the rear boundary of said lot, bounded on the southeast by lands owned by Charles Currey; thence running northwesterly along the rear of the said lot Currey; thence running northwesterly along the rear of the said lot twenty seven rods; thence running northeasterly parallel with the line of said lot until it meets the highway; thence running along the highway southeasterly ten rods; thence running sou hwesterly ten rods; thence running southeasterly eight rods along the rear of land owned by Dorothy Marbel; thence running southwesterly parallel with the line of said lot twenty six rods; thence running along the rear of land owned by R. T. Babbit nine rods southeasterly to the place of beginning, be the same more or less; together with all the place of beginning, be the same more or less; together with all the buildings and appurtenances to the same belonging.

The same having been seized and taken by virtue of an Execution issued out of the Supreme Court at the suit of Sarah O. Coy against the said LeBaron Estabrooks.

W. S. BUTLER, SHERIFF.

Sheriff's Office, Gagetown, 26th July, 1892.

# NEW BRUNSWICK, QUEEN'S COUNTY, S.S.

[L. S.] To the Sheriff of Queen's County, or any Constable within the said County, GREETING:

WHEREAS Andrew Sommerville, a creditor of Joseph Huggard, late of Johnston, in Queen's County, Farmer, deceased, hath filed a petition setting forth that said deceased departed this life on or about the 25th day of April, A. D. 1885, at the Parish of John-ston, intestate, and praying that Letters of Administration of the Estate of the said deceased may be granted to him in due form of law: You are therefore required to cite the heirs, next of kin, and all others interested in the Estate of the said deceased, to appear before me at a Court of Probate to be holden at my Office in Gagetown, in Queen's County, on Thursday the first day of September next, at two o'clock in the afternoon, to show cause (if any they have) why letters of administration should not be granted as prayed for by the said petitioner.

Given under my hand and the Seal of the said Court the first day

of August, A. D. 1892.

J. DEVEBER NEALES, Judge of Probate, Queen's County.

J. R. CURREY, Registrar of Probates for said County.

PUBLIC Notice is hereby given, that we, the undersigned, have been duly appointed Trustees for all the creditors of the Estate and effects of Peirre Richard, of Acadieville, in the County of Kent, an absconding or absent debtor, and have been duly sworn: All persons indebted to the said Peirre Richard duly sworn: All persons indebted to the said Peirre Richard will, on or before the third day of September next, pay to us, or either of us, all sums of money they owe to the said Peirre Richard; and all persons having any effects of the said Peirre Richard 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 Peirre Richard, on or before the 3rd day of September next, to deliver to us, or some one of us, their respective Accounts and demands against the said Peirre Richard, that justice may be done to the parties.

Dated the 28th day of April, A. D. 1892.

ALLAN HAINS, MARTIN FLANNAGAN, Trustees. PHILLIP WOOD,

C. RICHARDSON, Atty. for Trustees.

#### In the Supreme Court.

NOTICE is hereby given, that upon the application of The Bank of Nova Scotia, I have directed all the Estate, as well real as personal, of John McCready Snow, in the City of Moncton, in Westmorland County, Insurance Agent, an absconding or concealed 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 twenty sixth day of July, A. D. 1892.

D. L. HANINGTON, Judge of the Supreme Court.

CHARLES W. M'ANN, Solicitor for Pet. Cred.