

## SHERIFFS' SALES.

## Queen's County.

There will be sold at Public Auction, in front of the Office of the Registrar of Deeds, &c., in Gagetown, in the County of Queen's, on Friday the twenty seventh day of September next, between the hours of twelve, noon, and five, P. M.

ALL the right, title, interest, property, claim, and demand whatsoever, either at law or in equity, of Charles Boyd, of in, out of or upon the following described Lands and Premises, situate, lying and being in the Parish of Gagetown, County of Queen's, and Province of New Brunswick, and bounded as follows:—

FIRST PIECE—Being on the southerly side of the Saint John River, on the southeast by lot Number one, belonging to Birdsill Carpenter, but since conveyed by Deed to one Nobles Downey, known as Spry's Grant; on the northeast by the highway, running twenty five rods northwest on the said road until it meets land owned by Joseph and Charles Coy; thence southwest until it meets land now owned by one Alexander Thompson; containing seventy acres more or less being the same land conveyed to the said Charles Boyd and Matilda Boyd his wife, since deceased, by the Bank of New Brunswick, by Deed dated June 11th, A. D. 1883, and registered in Book Q, No. 2, pages 13, 14 and 15, of Queens County Records.

SECOND PIECE—Commencing at the shore of the River Saint John, at the southeasterly angle of land formerly owned by one Thomas W. Ebbett; thence southerly along the shore of the said River Saint John fifteen rods; thence southwesterly to the rear of said lot, until it strikes the northeasterly line of land owned by Charles Coy, in the second tier of lots; thence northwesterly fifteen rods, until it strikes the southeasterly line of Spry Grant, and thence along the line of said Spry Grant and along the said Thomas W. Ebbett's lower line to place of beginning; said part of lot of land hereby conveyed, being intended to comprise fifteen rods in width from front to rear and being off the upper part of lot Number one in first tier, being one of the pieces of land conveyed to the said Charles Boyd by Deed from John E. Reud, dated June 29th, A. D. 1874, and registered in Book G, No 2, pages 14 and 15, of Queen's County Records.

THE THIRD PIECE—Beginning at a stake placed in the northwest angle of lot of land on the south side of Queen's and Sunbury County line road, owned by Daniel Boyd, Sen; thence running southwest along the said County line road eighty rods to the side line of a lot of land owned by Daniel Currier; thence southeast one hundred rods to a cedar stake; thence northeast eighty rods to a tamaractree; thence northwest one hundred rods to the place of beginning, and containing fifty acres more or less. Together with all buildings and improvements thereon, and appurtenances to the same belonging.

The same having been seized and levied on by me under and by virtue of two several Executions issued out of the Saint John County Court against the said Charles Boyd at the several suits of, first, Amon A. Wilson, and secondly of that of John Gerald Short and James Dunlop.

THOMAS W. PERRY,  
Sheriff of Queen's County.

Sheriff's Office, Gagetown, Q. C., 21st June, 1895.

## County of Victoria.

There will be sold at Public Auction, at the Court House at Andover, in the County of Victoria, on Saturday, October the fifth next, at the hour of 12 o'clock, noon:

ALL the right, title, interest, property, claim, and demand whatsoever, either at law or in equity, of Elizabeth Quigley, 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 in the Parish of Grand Falls, in the County of Victoria, granted by the Crown to the said Elizabeth Quigley, and described in the said Grant as follows: Beginning at a post standing on the northern side of a reserved street, at the southwest angle of lot No. 51, granted to John Thomas Costigan, in the Pasture lots, Town Plat of Grand Falls; thence running by the magnet along the said reserved street south 70 degrees and 15 minutes west 19 chains and 90 links to another post standing on the eastern side of another reserved street; thence along the same north 19 degrees and 45 minutes west 16 chains and 50 links to another post; thence north 88 degrees and 50 minutes east 21 chains and 30 links to another post; and thence south 19 degrees and 45 minutes east 8 chains and 68 links to the place of beginning; containing twenty three acres more or less, and distinguished as lots numbers fifty seven and sixty three in the Pasture lots, Town Plat of Grand Falls.

Also all that certain other piece or parcel of Land and Premises, situate in the Parish of Grand Falls aforesaid, granted by the Crown to one Constantine Connolly, and described in the said Grant as follows:—Beginning at a point on the western side of Main Street, distant ten links northerly from the northern side of Front Street, and from the southeast angle of lot number 222, granted to Michael T. Quigley, in the Town Plat of Grand Falls; thence from the said point, and running by the magnet north 85 degrees and 30 minutes west one chain; thence north 4 degrees and 30 minutes east one chain and forty links, or to the western side of Main Street aforesaid; and thence along the same south 28 degrees east one chain and seventy links to the place of beginning; containing 11 poles more or less, and distinguished as lot number 49 in the Town Plat of Grand Falls.

The same having been seized and taken under and by virtue of an Execution issued out of the Supreme Court at the suit of Melvina J. Shields, Administratrix of all and singular the goods, chattels, rights and credits which were of Thomas M. Quigley, deceased,

(sometimes called Michael T. Quigley), against the said Elizabeth Quigley.

JAMES TIBBITS,  
Sheriff, Victoria County.

Sheriff's Office, Andover, 29th June, 1895.

There will be sold at Public Auction, at the Court House in Andover, in said County on Saturday, the 21st day of September next, at the hour of 2 o'clock in the afternoon:

ALL the right, title, interest, property, claim, and demand of John T. Coffin and his heirs, of, in, to, out of or upon the following described Lands and Premises, namely:—All that tract of Land situate in the Parish of Andover in said County of Victoria, described as follows: Being a tract of Land containing 200 acres, lying on the north side of a lot of land granted to Douglas Baird, on the easterly side of the Doak Road, (so called), and marked Number 7 on the general plan. Together with all appurtenances to the same belonging. The same having been seized by me under a Warrant issued by the Secretary-Treasurer of Victoria County, for the sale of said lands of John T. Coffin and his heirs, for non-payment of Taxes in School District Number 7, in the Parish of Andover, in the County of Victoria.

Dated at Andover, this 15th day of June, A. D. 1895.

JAMES TIBBITS,  
Sheriff Victoria County.

## SUPREME COURT IN EQUITY.

SATURDAY, 7th September, 1895.

Albert Anderson and Bliss Anderson, Executors of the last Will and Testament of Edward Anderson, late of the Parish of Sackville, in County of Westmorland, deceased, Plaintiffs; and

Norman Cahill, Alicia Bowser wife of Ebenezer Bowser, and said Ebenezer Bowser her husband, Ellen Sears wife of John Sears, and said John Sears her husband, Maria Patterson wife of James Patterson, and said James Patterson her husband, Walter Cahill, Teresa Cahill, Margaret Logan wife of Isaac Logan, and said Isaac Logan her husband, Mary Murray wife of Joseph Murray, and said Joseph Murray her husband, Julia Ann Fowler wife of Weeden Fowler, and said Weeden Fowler her husband, Albert Cahill, Leander Cahill, Alice Christie wife of Charles Christie, and said Charles Christie her husband, Margaret Alice Anderson, William W. Anderson, Mabel V. Anderson, Alexander Anderson, Roscoe Cahill Anderson, Albert Ray Anderson, Emily Oressa Anderson, Elizabeth Cunningham, Carolina Hoyt wife of Munson Hoyt, and said Munson Hoyt her husband, Laura Purvis, Norman Purvis, Elizabeth Purvis, Lillian Purvis, and Amelia Chegwidden, Defendants.

And by amendment—

Between Albert Anderson and Bliss Anderson, Executors of the last Will and Testament of Edward Anderson, late of the Parish of Sackville, in the County of Westmorland, deceased, Plaintiffs; and

Norman Cahill, Alicia Bowser wife of Ebenezer Bowser, and Ebenezer Bowser her husband, Ellen Sears wife of John John Sears, and said John Sears her husband, Maria Patterson wife of James Patterson, and said James Patterson her husband, Walter Cahill, Teresa Cahill, Margaret Logan wife of Isaac Logan, and said Isaac Logan her husband, Mary Murray wife of Joseph Murray, and said Joseph Murray her husband, Julia Ann Fowler wife of Weeden Fowler, and said Weeden Fowler her husband, Albert Cahill, Leander Cahill, Alice Christie wife of Charles Christie, and said Charles Christie her husband, Margaret Alice Anderson, William W. Anderson, Mabel V. Anderson, Roscoe Alexander Anderson, Leslie Cahill Anderson, Albert Ray Anderson, Emily Oressa Anderson, Elizabeth Cunningham, Caroline Hoyt wife of Munson Hoyt, and said Munson Hoyt her husband, Luara Purvis, Norman Purvis, Elizabeth Purvis, Lillian Henderson wife of James Henderson, and said James Henderson her husband, and Amelia Chegwidden, Defendants.

UPON Motion of Mr. Robert W. Hannington, of Counsel, with the plaintiffs, and upon hearing the affidavit of Bedford B. Teed, and the Clerk's Certificate read, whereby it appears that the above named defendants Leslie Cahill Anderson, Roscoe Alexander Anderson, Albert Ray Anderson, Emily Oressa Anderson, and Elizabeth Purvis are infants; that the said Leslie Cahill Anderson, Roscoe Alexander Anderson, Albert Ray Anderson, and Emily Oressa Anderson, were served with an Order for appearance in this suit, as appears by the affidavit of service thereto annexed, and the defendant, Elizabeth Purvis, was served with the Summons in this suit, as appears by the affidavit thereto annexed, that the time for the appearance of the said defendants has expired, and that no appearance has been filed herein by or on behalf of the said infant defendants, or on behalf of any or either of them: It is hereby ordered, that unless the said infant defendants do within twenty days from the date of this Order enter an appearance in this suit, the plaintiffs shall be at liberty to prove their Bill against them by affidavit.

By the Court.

T. CARLETON ALLEN, Clerk in Equity.