

Three Rivers, } BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the District of the Parish of St. Antoine de la Baye du Fevre, and now of the Parish of St. Francis in the County of Buckinghamshire, Yeoman, and Margaret Boivert his wife, against the lands and tenements of Joseph Douliette of the said Parish of St. Antoine, Yeoman, and Margaret Lupin his wife, to me directed I have seized and taken in execution as belonging to the said JOSEPH DOULIETTE. And MARGARET LUPIN his wife 1. A farm situated in the said Parish of St. Antoine, called Labaye du Fevre, at the fourth range of Concessions, containing three arpents in front thirty arpents in depth, bounded in front by Antoine Seneville and others of the North East side to Ambrose Boivert, and on the South West to Firmin Martin, likewise the tract adjoining, of two arpents in front by about eight arpents in depth, bounded in front to the north west, to the end of the lands of the third Concession and in the rear to said Firmin Martin, joining on the north east side to the land above described, and on the south west, to Antoine Houle, with a house, two barns and other dependencies thereon erected: with nevertheless the following reserves, to wit: of a share of about fourteen feet in front by 25 arpents and 28 feet in depth, as the same belongs to the heirs Boivert. 2. Of the servitude of a road towards Pierre Parent according to his title, and finally with all the charges, clauses and conditions expressed in the deed of donation made by the said Joseph Lupin and his wife in favor of the said defendants before Mtre. Robin, Notary Public, and witnesses on the 25th October 1815. 2. Another land or farm situated in the said Parish in the Courval on the south west side of the Concession of St. Pierre, containing three arpents in front by twenty arpents in depth, bounded in front by the Cordons of the said Concession, and in depth at the end of said 50 arpents, joining on the north west side to the representatives Ignace Lupin, and on the other side to Gabriel Gaillarde. Now I do hereby give notice that the said two farms and premises (the former subjected to the charges aforesaid) will be sold and adjudged to the highest bidder, at the Church door of the said Parish of St. ANTOINE DE LABAYE DU FEVRE on MONDAY the FIRST day of SEPTEMBER next at TEN of the Clock in the forenoon at which time and place the conditions of sale will be made known.

All and every person or persons having claims on the said two farms and premises above described, by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office, in the Town of Three Rivers, according to law; and further, that no opposition *afin d'annuller* or *afin de distraire*, the whole, or any part of the said two farms and premises, or *afin de charge* or *servitude* on the same, will be received by the said Sheriff during the fifteen days previous to the sale thereof. Sheriff's Office, 26th April 1823.

(No. 579.) BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the district of Quebec, at the suit of Francois Laurent, junior, merchant, of the City of Quebec, in the County of Quebec and in the District of Quebec, against the lands and tenements of James Reeves of the same place Watch and Clock maker, to me directed; I have seized and taken in execution as belonging to the aforesaid JAMES REEVES to wit:—A lot or piece of land with a wooden house thereon erected of two stories in height and the dependencies, the aforesaid lot of land situated near to the City of Quebec, on the north west side of the road leading to St. Foy, extending one hundred and foot feet in front, french measure, by the depth there may be found to be between the aforesaid St. Foy road and the street or lane which line is the rear of the aforesaid lot of land, and now commonly called Têtu street, make in the whole a depth of nearly two hundred and fifty feet, french measure; bounded on one side to the north east by property belonging to the aforesaid James Reeves, and now to George Henderson or their representatives, and to the south west by William Handfield Snelling Esquire, Assistant Commissary General, or his representatives, bounded further in front to the south east by the St. Foy road, and at the end of its depth to the north west by the aforesaid Têtu street as the whole now lies and exists, subject to the charge on the purchaser of conforming to the clauses and conditions of the bill emphyteiotique, made by the Reverend James Relieueux of the Hôtel Dieu, to the Honourable William Grant, contained in a deed passed before Mr. Deschamps, and co. notaries, on the 31st May 1790, and to pay in each year of the said bill or lease, eight pounds three shillings and eight pence to the aforesaid James Relieueux during the existence of the lease, payable in equal sums at two terms from six months to six months, as the aforesaid James Reeves is bound towards the aforesaid James Relieueux, by a judgement of the Court of King's Bench for the district of Quebec, dated the 20th April 1822; and further to the charge on the part of the purchaser of paying to Felix Têtu, Esquire, during the aforesaid lease or bill emphyteiotique a his representatives, an annual sum or rent of sixteen pounds, currency, to commence from the first day of August last, and until the expiration of the lease according to the said James Reeves is bound by several deeds of concessions, agreed to between the aforesaid Felix Têtu, Esquire, and the said James Reeves, or former owners, and further also subject to the charge on the part of the purchaser of conforming himself to divers other clauses, and conditions mentioned in the deeds of concession. Now I do hereby give public notice that the aforesaid premises will be sold and adjudged to the highest and last bidder at my Office in the Court House of the City of Quebec, on TUESDAY the THIRTIETH day of SEPTEMBER next at ELEVEN of the clock in the forenoon at which time and place the conditions of sale will be made known.

WM. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises, by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the Court House of the said City of Quebec, according to law; and further that no opposition *afin d'annuller* or *afin de distraire* the whole or any part of the said premises, or *afin de charge* or *servitude* on the same will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours, next after the return day of such writ and further notice is hereby given that the said writ is returnable on the first day of October next.—Sheriff's Office, 27th May, 1823.

No. 583. BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the said District of Quebec, at the suit of Charles Jourdain, of the City of Quebec, in the County of Quebec, in the District of Quebec, against the lands and tenements of the late Jacob Poyer, in his life time of the said City of Quebec, Merchant, in the hands and possession of Claude Denechau, Esquire, of the same place. Curator in due form of law appointed to the vacant estate and succession of the said Jacob Poyer, to me directed, I have seized and taken in execution. 1. A certain lot or emplacement situate in the Upper Town of Quebec, Grisons Street, of forty feet front by eighty feet in depth beginning in front at Grisons Street, abutting in the rear to Mr. Fraser, joining on one side to Louis Jackson, and on the other side to a Street, together with two houses thereon erected, one of which is of stone and the other of wood. 2. A lot or emplacement situate in the City of Quebec, at La Canoterie containing thirty feet in front by all the depth which is from the Street that descends the Hill of the said Canoterie, bounded in front towards the south by the said St. Charles Street and in the rear towards the north by the said St. Charles Street and in the rear towards the south at the end of the said depth by the said Cape, joining on the one side towards the west to the representatives of Joseph Verreault, and on the other side towards the east, to the representatives of the widow Marroix together with the wooden house thereon erected on a stone foundation on the whole front of the said lot. 3. An emplacement or lot of ground situated in St. Charles Street in the said City of Quebec extending thirty feet in front by about sixty feet in depth on a line

with the said Street, adjoining on one side towards the south west by one Lefrançois, and towards the north-east to one Fournier, with a stone house of one story in height of one hundred and thirty feet in depth together with a hangar of three hundred and forty feet. An emplacement situated in St. Paul Street in the said City of Quebec, extending two hundred and seventeen feet in front on the line of the said Street, by the depth that there may be found from the said Street to the line of St. Charles Street adjoining on one side towards the south west to John Anderson and towards the north-east to the heirs Brehaut. 5. An emplacement of forty feet in front upon St. Charles Street in the said City of Quebec, at a place called la Canoterie by the depth which may be found from the said Street to a Street which was to have been marked out across St. Charles Street aforesaid, and now known by the name of St. Paul Street, as explained in the act of Concession of Louis Dalairé, joining on one side to the south-west to an emplacement belonging to the said Louis Dalairé and to the north-east to unceded lands. 6. An emplacement of seven thousand three hundred and twenty eight square feet, to wit, eighty feet in front upon Canoterie Street and one hundred and seventy five feet in front joining the line of separation between the Fief of the Gentlemen of the Seminary of Quebec, and the lands belonging to the Religieuses of the Hôtel Dieu de Quebec, two hundred and forty three feet towards the east joining the lands of John Bland representing Pierre Marcoux and its dependencies the said emplacement heretofore conceded by the Dames Religieuses de Quebec, to one Duncanson on the 20th November 1780. 7. A Beach lot or emplacement of ground situate on the north east side of Champlain Street, in the said City of Quebec, in the rear of a property represented by one Forrest, extending twenty seven feet in front by the depth that there may be found as far as low water mark, bounded on one side towards the north east by White representing Campbell, and towards the south west by one Andrew, together with a stone house thereon erected of twenty seven feet in front by twenty three feet in depth, with a passage towards the north east of five feet in width. 8. The lots Nos. 14 and 15, in the second range, lots Nos. 2 and 4 in the fifth range and lots Nos. 6 and 7 in the sixth range in the Township of Nelson, consisting of two hundred acres each, subject to the clauses and conditions more particularly mentioned in the patent of the said Township. 9. Two lots of land Nos. 2 and 4, situate in the Township of Nelson, in the said District of Quebec, each of four hundred superficial acres. Two other lots of land of two hundred superficial acres each situated in the said Township of Nelson, the one being No. 10 in the twelfth range and the other No. 9, in the 15th range, forming together four hundred superficial acres. 10. Two lots of land No. 12 and 14, in the eighth range of the Township of Somerset, in the District of Quebec, forming four hundred and forty acres of land, with the usual reserves for highways, five lots of land situated in the said Township of Somerset being Nos. 10 and 11, in the third range, No. 10, in the sixth range and Nos. 25 and 25, in the seventh range the said five lots of land containing one thousand acres or less, without however any guarantee of that quantity. Nos. 12 & 15 in the fourth range of the said Township of Somerset containing four hundred superficial acres, Nos. 24 and 25, in the tenth range of the said Township of Somerset containing four hundred superficial acres, Nos. 16 and 17, in the eighth range of the said Township of Somerset, of two hundred acres each, and Nos. 21 and 22, in the eighth range of the said Township of Somerset of two hundred acres each. 11. Four lots of land each of three arpents in front, by thirty arpents in depth, situated in the fief and Seigneurie of St. Gabriel at a place commonly known by the name of la Vallée de Jacques Cartier, the said bounded as follows, to wit, two lots of six arpents in front by the said depth in the third concession, in front by the line or road which separates the third from the fourth concession, to the north east by the lands belonging to Robert Armstrong and to the south east by lands petitioned for by Lewis Foy, Esquire, to the south west, by the other lot of six arpents in front hereafter designated, and to the north to unceded lands, containing one hundred and eighty superficial arpents french measure, and the two other lots containing six arpents in front by thirty in depth in the fourth Concession bounded at one end by the said road or line of separation between the third and fourth concessions, to the north east by the lands belonging to Robert Armstrong, to the south east by the lands petitioned for by Lewis Foy, Esq., and to the north by unceded lands with the appurtenances thereunto belonging. 12. An emplacement of three arpents in front, by one and a half or thereabouts in depth situated in the first concession of the Parish of Berthier, Seigneurie of Belle Chasse, bounded in front by the River St. Lawrence, and in the rear by Joseph Picard and Bazille Blouin, to the north east by the said Joseph Picard and to the south west by the said Bazille Blouin together with a house, hangar and other buildings thereon erected. 13. One undivided half à titre de peche upon those portions of the beach of the river St. Lawrence or River St. Charles within the limits hereinafter mentioned, to wit, first upon that space of ground situated at la Canoterie en l'entree de grève between St. Charles and the Street lately traced by the name of St. Paul Street, bounded at the west south west by the line of St. Charles Street, according to the windings of the Street in that part, and in the rear to the north east by the line of St. Paul Street, on one side to the north west by John Anderson representing Ephraïm Robichaud and on the other side to the south east by the said Jacob Poyer representing James Duncanson and upon another space of ground 1. An nature de grève situated near the same place to the north east of St. Paul Street, of one hundred and fifty feet more or less in front upon the said Street from the surplus lands of the said Jacob Poyer representing Duncanson running north sixty seven degrees west along St. Paul Street, aforesaid, until it intersects the line of Mr. James McCallum's lands representing the Honourable John Young and Gilbert Anislie, by five hundred and thirty two feet in depth, to be reckoned from St. Paul Street aforesaid running along the terrain de Grève, of the said James McCallum on a line running north three degrees west, and about one hundred and eighty feet in depth along the surplus lands of the said Jacob Poyer representing James Duncanson commencing from the line of St. Paul Street aforesaid, descending until it intersects the Seigneurial line of the Fief du Saul-au-matrot, thence along the said Seigneurial line running north eleven degrees west four hundred and fifty feet at the extremity of which lines of five hundred and thirty two feet and four hundred and fifty five feet, the said line is one hundred and eighty feet broad upon a line running north forty five degrees west together with a Wharf thereon erected, subject to the clauses and conditions more particularly set forth in the deed of sale made by the Nuns of the Hôtel Dieu de Quebec, to the said Jacob Poyer and John Anderson on the twenty first day of August 1817 passed at Quebec, before Belanger and his Coiffeurs Notaries Public.—14. A fief of four and three fourth arpents in front by two leagues in depth conceded to Benoni Côté and Levein Boucher being enclosed within that part of the Seigneurie of L'Isle Verte in the County of Cornwallis, in the District of Quebec, which belongs to Barthélemi Côté, circumstances and dependencies. Now I do hereby give notice that all and every the above mentioned premises will be sold and adjudged to the highest and last bidder to wit 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 14, at my Office in the Court House in the said City of Quebec, at TEN of the Clock in the forenoon of the Parish of St. AMBROISE in the County of Quebec, and 12, at the Church door of the Parish of BERTIER aforesaid, on TUESDAY the THIRTIETH day of SEPTEMBER next, at the hour of ELEVEN in the forenoon, at which time and place the conditions of sale will be made known.

W. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the City of Quebec according to Law; and further, that no opposition *afin d'annuller* or *afin de distraire* the whole, or any part of the said premises, or *afin de charge* or *servitude* on the same, will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further, that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours next after the return day of such writ and further notice is hereby given that the said writ is returnable on the first day of October next. Sheriff's Office, 29th May 1823.

No. 1063. BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the District of Quebec, at the suit of Joseph Routier, of the City of Quebec, in the County of Quebec, in the District of Quebec, Hatter, against the lands and tenements of Thomas Saul, of the Parish of Notre Dame de Quebec, in the County and District aforesaid, landholder, and now in the hands and possession of Michel Landry, Hatter, Auditor of the said Court of King's Bench, do hereby appointed Curator in the déshérisement made in the said cause by the said Thomas Saul, to me directed; I have seized and taken in execution, as belonging to the said THOMAS SAUL, and in the

hands and possession of the said Michel Landry in his quality aforesaid. A lot or piece of land situate in the banlieue of Quebec, on the north side of the King's highway leading to Saint Foy, and forming part of the land known by the name of Sans Brul, extending one arpent in front by about five arpents in depth, bounded in front by the north line of the aforesaid highway, and in the rear at the end of the aforesaid depth by the summit of the Côte Ste. Genevieve, adjoining on one side to the north east to the said Thomas Saul, representative of the heirs Michel Routier, and to the south west by the representatives of the late Major Holland, with all and every the dependencies thereof. Now I do hereby give public notice that the aforesaid lot or piece of land will be sold and adjudged to the highest and last bidder, at my Office in the Court House of the City of Quebec, on TUESDAY the THIRTIETH day of SEPTEMBER next, at ELEVEN of the Clock in the forenoon, at which time and place the conditions of sale will be made known.

W. S. SEWELL, Sheriff. All and every person or persons having claims on the above described Lot of Land by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the Court House in the City of Quebec, according to law; and further that no opposition *afin d'annuller* or *afin de distraire* the whole, or any part of the said premises, or *afin de charge* or *servitude* on the same will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours next after the return day of such writ and further notice is hereby given that the said writ is returnable on the first day of October next. Sheriff's Office, 29th May 1823.

No. 1065. BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the District of Quebec, at the suit of Joseph Routier, of the City of Quebec, in the County of Quebec, in the District of Quebec, Hatter, against the lands and tenements of Thomas Saul, of the Parish of Notre Dame de Quebec, in the County and District aforesaid, landholder, and now in the hands and possession of Michel Landry, Hatter, Auditor of the said Court of King's Bench, do hereby appointed Curator in the déshérisement made in the said cause by the said Thomas Saul, to me directed; I have seized and taken in execution, as belonging to the said THOMAS SAUL, and in the

hands and possession of the said Michel Landry in his quality aforesaid. A lot or piece of land situate in the banlieue of Quebec, on the north side of the King's highway leading to Saint Foy, and forming part of the land known by the name of Sans Brul, extending one arpent in front by about five arpents in depth, bounded in front by the north line of the aforesaid highway, and in the rear at the end of the aforesaid depth by the summit of the Côte Ste. Genevieve, adjoining on one side to the north east to the said Thomas Saul, representative of the heirs Michel Routier, and to the south west by the representatives of the late Major Holland, with all and every the dependencies thereof. Now I do hereby give public notice that the aforesaid lot or piece of land will be sold and adjudged to the highest and last bidder, at my Office in the Court House of the City of Quebec, on TUESDAY the THIRTIETH day of SEPTEMBER next, at ELEVEN of the Clock in the forenoon, at which time and place the conditions of sale will be made known.

W. S. SEWELL, Sheriff. All and every person or persons having claims on the above described Lot of Land by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the Court House in the City of Quebec, according to law; and further that no opposition *afin d'annuller* or *afin de distraire* the whole, or any part of the said premises, or *afin de charge* or *servitude* on the same will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours next after the return day of such writ and further notice is hereby given that the said writ is returnable on the first day of October next. W. S. S. Sheriff's Office, 16th May 1823.

(No. 412.) BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the district of Quebec, at the suit of James Rogerson, George Robertson, James Hunter, Patrick Hunter, James Robertson, Patrick Hunter, Junior, and James Tarker, all of Great Britain, in the County and District of Great Britain and Ireland called Scotland, Duke Tarker, of the Island of Newfoundland, and Peter Burnett, of the City, County and District of Quebec, merchants and co-partners, against the lands and tenements of John Boyd, of the said City of Quebec, grocer, to me directed; I have seized and taken in execution as belonging to the said JOHN BOYD. 1. A lot of ground situated in St. Roch suburbs, King's street, containing forty feet in front by sixty feet in depth, bounded in front by King's street, and in the rear by the lot of one Pierre Martin, on the east side by a lot the property of George Black, and on the west side by a lot the property of François Bilodeau, together with a dwelling house, stable and other dependencies and appurtenances thereon belonging. 2. An emplacement situate, lying and being in the Banlieue of Quebec, at a place commonly known by the name of Lower-Bishop, containing sixty-one feet in front by one hundred and twenty feet in depth, at the end of the said depth, the said emplacement is twenty-six feet broad, making two thousand two hundred and twenty feet in superficial measure, bounded in the front by the King's road and by the rear to Michel Sauvageau, Esquire, joining on the north east side to a road joining the said Michel Sauvageau's house, and on the other side to William Bouchard. Now I do hereby give public notice, the premises, and all and every the dependencies will be sold and adjudged to the highest and last bidder at the Court House, in the said City of Quebec, on TUESDAY the THIRTIETH day of SEPTEMBER next at the hour of ELEVEN in the forenoon, at which time and place the conditions of sale will be made known.

W. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises, by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the Court House of the said City of Quebec, according to law; and further that no opposition *afin d'annuller* or *afin de distraire* the whole or any part of the said premises, or *afin de charge* or *servitude* on the same will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours next, after the return day of such writ, and further notice is hereby given that the said writ is returnable on the first day of October next. W. S. S. Sheriff's Office, 24th May, 1823.

No. 500. BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the District of Quebec at the suit of Eliza Phillips of the City of Quebec, in the County and District of Quebec, Marchande Publique, wife of one John Welch, now absent in parts unknown, the said Eliza Phillips being duly authorized, à ester en Jugement, against the lands and tenements of Webb Robinson of the said City of Quebec, Merchant to me directed, I have seized and taken in execution as belonging to the said WEBB ROBINSON. A land making part of several lots of land formerly belonging to the late Honorable Amable De Bonne, situated in a certain place called La Canardièrre in the Parish and District of Quebec, consisting of two arpents and a half in front by about twenty-four arpents in depth, extending to its front on the River St. Lawrence and in the rear to Jean Baptiste Chamberland or his representatives, bounded on the north east by the lot of land designated by the number four and the south west by the lands belonging to the Seminary of Quebec, with a house and barn thereon erected, the said land being divided in nearly two equal parts by the King's Highway of Beauport. Now I do hereby give notice that the above described premises will be sold and adjudged to the highest and last bidder at my Office in the said City of Quebec on TUESDAY the SEVENTH day of OCTOBER next, at ELEVEN of the Clock in the forenoon, at which time and place the conditions of Sale will be made known.

WM. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises, by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office, in the Court House of the said City of Quebec, and further, that no opposition *afin d'annuller* or *afin de distraire* the whole or any part of the said premises or *afin de charge* or *servitude* on the same will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours next after the return day of such writ, and further notice is hereby given that the said writ is returnable on the 18th day of October next. W. S. S. Sheriff's Office, 5th June, 1823.

(No. 652.) BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the district of Quebec, at the suit of Andrew Paterson, Robert Paterson and Andrew Weir of the City of Quebec, in the County of Quebec, and in the District of Quebec, Merchant and co-partners, using trade under the name and firm of Patersons and Weir at Quebec aforesaid, against the lands and tenements of Augustin Lesard, Senior of the Parish of Ste. Marie de la Nouvelle Baie in the County of Dorchester, in the District of Quebec aforesaid, to me directed, I have seized and taken in execution as appertaining to the aforesaid AUGUSTIN LESARD: a land extending three arpents in front or thereabout by about forty arpents in depth situated and being in the Seigneurie Linère, in the first range of the concessions of the Parish of Ste. Marie Nouvelle Baie; bounded in front to the north east by the River Chaudières, in the rear and in depth by the end of the said forty arpents on one side to the north west by André, Jacques and Joseph Roi, and on the other side to the south west by Jean Lambert dit Champagne, together with a house, barn and stable thereon erected, and all and every the dependencies thereof, subjected in favor of the seigneur of the place to the condition, clauses, reserves and retrait in force in the deed of concession, of the land of which the former a part, agreed to by Mrs. Widow Taicheran, to Joseph Dugrenier dit Perre, and passed before M. Chevalier Notary on the 25th January 1769. Now I do hereby give public notice that the aforesaid premises hereinafore described will be sold and adjudged to the highest and last bidder

at the door of the Church of the aforesaid Parish of Ste. Marie Nouvelle Baie on TUESDAY the SEVENTH day of OCTOBER next at TEN of the clock in the forenoon at which time and place the conditions of sale will be made known. W. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises, by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the Court House of the said City of Quebec, and further, that no opposition *afin d'annuller* or *afin de distraire*, the whole or any part of the said premises, or *afin de charge* or *servitude* on the same, will be received by the said Sheriff during the fifteen days previous to the sale thereof, and further, that every opposition *afin d'annuller*, *afin de charge* or *afin de distraire*, must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October, 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours next after the return day of such writ, and further notice is hereby given that the said writ is returnable on the 15th day of October next. W. S. S.

(No. 1022.) BY virtue of an ALIAS WRIT of EXECUTION issued out of His Majesty's Court of King's Bench, holding civil pleas in and for the District of Quebec aforesaid, at the suit of François Bernier, Esquire, yeoman, and seigneur of the fief Lafrenay in the Parish of Cap St. Ignace, in the County of Devon and in the District of Quebec, against the Lands and Tenements of the late Augustin Amable Bernier, in his life time yeoman of the aforesaid Parish of Cap St. Ignace, and now in the hands and possession of Joseph Bossé, Esquire, and Louis Marie Bernier, also yeoman of the same place, testamentary executors to the aforesaid Amable Bernier, to me directed; I have seized and taken in execution as appertaining to the aforesaid AUGUSTIN AMABLE BERNIER in the hands and possession of the said Joseph Bossé and Louis Marie Bernier, in their aforesaid capacity: 1. A land of one arpent and five perches in front, by forty arpents in depth, situated in the aforesaid Parish of Cape St. Ignace, in the second range of concessions from the river St. Lawrence, adjoining on one side to the north east to the property of the Misses Charles Rivier and on the other side to the south west to that of Joseph Guimon, at one end to the north by the end of the first range and at the other to the south by the end of the said depth of forty arpents. 2. A land of one arpent and five perches in front by forty arpents in depth situated in the second range of the concessions from the River St. Lawrence in the aforesaid Parish of Cap St. Ignace, adjoining on one side to the north east to the land of Pierre Boucher, and on the other side to the south west to that of Joseph Métou at one end to the north by the property of the tenants of the aforesaid first range, and at the other to the south by the end of the said depth of forty arpents. Now I do hereby give public notice that the said pieces of land with all and every the dependencies thereof, will be sold and adjudged to the highest and last bidder at the door of the church of the Parish of Cap St. Ignace on TUESDAY the SECOND day of SEPTEMBER next, at TEN of the Clock in the forenoon, at which time and place the conditions of sale will be made known.

W. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises, by mortgage or other right or incumbrance are hereby advertised to give notice thereof to the said Sheriff, at his Office in the City of Quebec, according to law; and further, that no opposition *afin d'annuller* or *afin de distraire*, the whole, or any part of the said premises, or *afin de charge* or *servitude* on the same, will be received by the said Sheriff, during the fifteen days previous to the sale thereof, and further, that every opposition *afin d'annuller* or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October, 1822. That any such opposition as aforesaid without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of the twenty-four hours, next after the return day of such writ, and further notice is given that the said writ is returnable on the first day of October next. Sheriff's Office, 30th April 1823.

(No. 777.) BY virtue of a WRIT of EXECUTION issued out of His Majesty's Court of King's Bench holding civil pleas in and for the district of Quebec, at the suit of Isaac Lavoie son of Jean Roch, Yeoman of the Parish of Rivière Du Loup in the County of Cornwallis in the district of Quebec, against the lands and tenements of Regis Garon, Yeoman, of the Parish of Rivière Ouelle in the County and district aforesaid, to me directed: I have seized and taken in execution as belonging to the aforesaid REGIS GARON. 1. The right of redeeming what the aforesaid Regis Garon had reserved for himself by a contract of sale, entered into by him with Nicholas Bouchard, blacksmith of Rivière Ouelle, and passed before M. Letellier and his colleague, notaries, under date of the 19th March 1822; the aforesaid right consisting in the power, of redeeming or taking back the immovable hereafter designated, during the space of nine years, from the date of the aforesaid contract, on paying to the aforesaid M. Nicolas Bouchard the sum of £70 5s 5d current with interest from the date of the aforesaid contract, and all costs and disbursements; to wit a land situated in the aforesaid Parish of Rivière Ouelle, at the place called les grands Côteaux extending two arpents or thereabout in front by about fourteen arpents in depth, bounded on the North by the King's highway, on the south by the small stream called Le-bras, on the South West by Marcel Lavoie and on the North East by Paschal Martin. 2. A land situated in the same Parish, and at the same place, extending about two arpents in front by forty five arpents in depth, or thereabout; bounded on the North by the Rivière St. Lawrence, on the South by the King's highway, on the North East by Paschal Martin, and on the South West by Marcel Lavoie. 3. A land situated in the same Parish and in the same place extending two arpents in front or thereabout, by about forty-two arpents in depth, bounded on the North by the River St. Lawrence, on the South by the small stream called Le-bras on the North East by Joseph Roy and on the South West by Prospère Garon, together with the barn, stable and all and every the dependencies thereof. Now I do hereby give public notice that the aforesaid premises, with all and every their dependencies, will be sold and adjudged to the highest and last bidder at the door of the Church of the aforesaid Parish of RIVIERE OUELLE on TUESDAY the SECOND day of SEPTEMBER next at TEN of the Clock in the forenoon at which time and place the conditions of sale will be made known.

WM. S. SEWELL, Sheriff. All and every person or persons having claims on the above described premises, by mortgage or other right or incumbrance, are hereby advertised to give notice thereof to the said Sheriff, at his Office in the Court House of the said City of Quebec, and further, that no opposition *afin d'annuller* or *afin de distraire*, the whole or any part of the said premises, or *afin de charge* or *servitude* on the same will be received by the said Sheriff during the fifteen days previous to the sale thereof and further, that every opposition *afin d'annuller*, *afin de charge*, or *afin de distraire* must be accompanied with an affidavit of the truth of the facts in such opposition, articulated and set forth in the form required by the order of the said Court of the nineteenth of October, 1822. That any such opposition as aforesaid, without such affidavit as aforesaid, will not impede or delay the execution of such writ, and that no opposition *afin de conserver* will be received at any time after the expiration of twenty-four hours next after the return day of such writ and further notice is given that such writ is returnable on the first day of October next. Sheriff's Office, 30th April 1823. W. S. S.

ANCHORS FOUND off Quebec, viz:—one of about 25 cwt. and a piece of Chain suitable, by the Brig Cygnat, Captain Maxwell; also, one of about 8 cwt. and about 40 fathoms Chain and 10 fathoms of hempen Cable attached to it, by the brig Lady Frances, Captain Barry. The owner may have them on paying salvage and expenses by application to the undersigned.—But if not claimed within six months from this date they will be sold according to Law. August 7. J. LAMBLEY, Harbour Master.

Trois Rivières, EN vertu d'un ORDRE D'EXECUTION
savoit : EN vertu d'un ORDRE D'EXECUTION émané de la Cour du Banc du Roi de sa
Majesté pour les causes civiles dans et pour le district des Trois
Rivières sud-est, à la poursuite de Joseph Lupien, cultivateur
ci-devant de la paroisse Saint-Antoine de la Baie du Febvre et
maintenant de celle de St. François, comté de Buckingham-
shire, et Marguerite Boivert son épouse, contre les biens, terres
et possessions de JOSEPH DOULLETTE, cultivateur de
ladite paroisse de la Baie du Febvre et MARGUERITE LU-
PIEN sa femme, j'ai saisi et pris en exécution comme appar-
tenant audit Joseph Doulette, et Marguerite Lupien sa femme,
1. Une terre sise et située en ladite paroisse St-Antoine
de la Baie du Febvre, au quatrième rang des concessions, con-
tenant trois arpens de front sur trente arpens de profondeur,
prenant par devant à Antoine Senneville et autres du troisième
rang et en profondeur à J. Bte. Parent, joignant au nord-est à
Ambroise Boivert, et au sud-ouest à Firmin Martin, et aussi
le campain ci-après, savoir, deux arpens de front sur environ
huit arpens de hauteur, prenant par-devant au nord-ouest au bout
des terres du troisième rang et par derrière audit Firmin Mar-
tin, joignant au nord-est à la terre ci-dessus désignée et au
sud-ouest à Antoine Houle, avec une maison, deux granges et
autres dépendances, desus construites, avec la réserve toutes-
fois d'une part appartenant aux mineurs Boivert, formant
environ quarante pieds de front sur vingt-cinq arpens et vingt-
sept pieds dans le bas, telle qu'elle leur appartient, et 2. De
la servitude d'un chemin envers Pierre Parent suivant son acte.
Et enfin à la charge par l'acquéreur ou adjudicataire, des charges,
clauses et conditions auxquelles ledit Joseph Doulette et sa
femme étoient tenus pour la pension et autres obligations
mentionnées en la donation faite par ledit Joseph Lupien et sa
femme audit défendeur devant M. Robin notaire, et témoins,
le 25 octobre 1815. 2. Une terre sise et située en la même
paroisse sur le fief Couval au sud-ouest de la concession
de St-Pierre, contenant trois arpens de front sur vingt arpens
de profondeur, bornée par-devant au cordon de ladite conces-
sion, et en profondeur au bout desdits vingt arpens, joignant
au nord-ouest aux représentants d'ignace Lupien, et au sud-est
à Gabriel Gaillardé. Or je donne par le présent avis que les
suides terres &c. (dont la première sujette aux charges ci-des-
sus) seront vendues et adjugées au plus haut enchérisseur à la
porte de l'église de ladite paroisse St-Antoine de la Baie du
Febvre, LUNDI le PREMIER SEPTEMBRE prochain, à dix
heures du matin, auquel tems et lieu les conditions de la vente
seront énoncées. L. GUGY, sheriff.

Tous ceux qui ont des prétentions sur les terres &c. ci-dessus
désignées, soit par hypothèque ou autre droit ou servitude, sont
par le présent avertis d'en donner avis audit sheriff, à son bu-
reau dans la ville des Trois-Rivières, au plus tard le 25 octobre
prochain, afin d'annuler ou afin de distraire le tout ou partie
desdites terres &c., ou afin de charge ou servitude sur icelles, ne sera
recue par ledit sheriff durant les quinze jours qui en précéderont
la vente.
Bureau du sheriff, 26ème avril 1823.

No. 579. EN vertu d'un WRIT D'EXECUTION
savoit : EN vertu d'un WRIT D'EXECUTION émané de la Cour du Banc du Roi de sa
Majesté pour les causes civiles dans et pour le district de
Québec, à la poursuite de François Laurent, junior, de la cité de
Québec, dans le comté et district de Québec, marchand, contre
les terres et possessions de James Reeves, du même lieu, horloger,
à moi adressé, j'ai saisi et pris en exécution comme appartenant
audit JAMES REEVES, savoir : un lot de terre avec une
maison sur construite en bois à deux étages, et autres dépendances
ledit lot de terre situé près de la cité de Québec, sur le côté nord-
ouest du chemin conduisant à Ste-Foi, contenant cent cinq pieds
de front, mesure française, sur la profondeur qu'il peut y avoir entre
ledit chemin de Ste-Foi et la rue ou ruelle qui est derrière le
dit lot de terre, et maintenant appelée rue Tétu, faisant à peu
près un profond de deux cent cinquante pieds, mesure fran-
çoise, borné du côté du nord-est par un terrain ci-devant appar-
tenant audit James Reeves, et présentement de George Henderson
ou ses représentants, et du côté du sud-ouest au nommé Snelling
ou ses représentants, borné en front au sud-est par le chemin de
Ste-Foi, et en profondeur au nord-ouest par ladite rue Tétu,
ainsi que le tout se poursuit et comporte actuellement, à la charge
par l'adjudicataire de se conformer aux clauses et conditions du
baill emphytéotique par les Révérends Dames religieuses de
l'Hôtel-Dieu, à l'honorable William Grant, passé à Québec devant
M. Deschamps et son confrères Notaire, le 31 mai 1790, et
de payer par chaque année dix baill, huit livres trois shillings
et huit pence, aux Dames Religieuses pendant la durée dudit
baill, payable en deux paiements égaux de six mois, à com-
mencer du premier novembre dernier, ainsi que ledit James
Reeves en est tenu envers lesdites Dames Religieuses par un ju-
gement de la Cour du Banc du Roi du district de Québec, en date
du 20 avril 1822, et d'acquiescer à la charge par ledit adjudicataire de payer
annuellement à Felix Tétu écuyer, pendant la durée dudit baill
emphytéotique, ou à ses représentants, une rente de seize livres
courant, à commencer du premier d'octobre, dernier, et à continuer
jusqu'à l'expiration dudit baill, suivant que ledit James Reeves y
est tenu par divers titres de concessions consentis par ledit Felix
Tétu, tant au dit James Reeves qu'à ses auteurs, et en outre à
la charge par ledit adjudicataire de se conformer aux diverses autres
charges mentionnées audit titre de concession. Or je donne avis
que lesdites prémisses seront vendues et adjugées au plus haut
enchérisseur, à mon Bureau en la Chambre d'Audience en la
cité de Québec, MARDI le TRENTIEME jour de SEP-
TEMBRE prochain, à ONZE heures du matin, auxquels tems et
lieu 1. les conditions de la vente seront énoncées.
WM. S. SEWELL, Sheriff.

Tous ceux qui peuvent avoir quelques prétentions sur les pré-
misses ci-dessus désignées, soit par hypothèque ou autre droit ou servitude,
soit avertis qu'ils aient à en donner avis audit sheriff, à son bu-
reau dans la Cour de Justice de ladite cité de Québec, sui-
vant la loi, et de plus qu'aucune opposition afin d'annuler ou
afin de distraire le tout ou partie desdites prémisses, ou afin
de charge ou servitude sur icelles, ne sera reçue par ledit sheriff
durant les quinze jours qui en précéderont la vente; de plus qu'il
faudra que toute opposition afin d'annuler, afin de charge ou afin
de distraire soit accompagnée d'une affirmation sous serment de
la vérité des faits articulés en icelle, dans la forme prescrite par
l'ordre de ladite Cour en date du dix-neuvième d'octobre 1822;
qu'aucune opposition telle que susdit, qui ne sera pas accom-
pagnée d'une telle affirmation, n'empêchera ni ne tardera l'exécution
dudit ordre; et qu'aucune opposition afin de conserver ne sera
recue après les vingt-quatre heures qui suivront le jour du rapport
dudit ordre; et sont de plus avertis que ledit ordre est rapportable le
premier jour d'octobre prochain.
W. S. S.
Bureau du sheriff de Québec, 27 mai 1823.

No. 583. EN vertu d'un ORDRE D'EXECUTION
savoit : EN vertu d'un ORDRE D'EXECUTION émané de la Cour du Banc du Roi de sa
Majesté pour les causes civiles dans et pour le district de
Québec, à l'instance de Charles Jourdain, de la cité de Québec, dans
le comté de Québec, dans le district de Québec, marchand, contre
les terres et possessions de feu Jacob Poyer, en son vivant mar-
chand de ladite cité de Québec, ses héritiers et possession de Claude
Lévesque écuyer, du même lieu, héritier dudit Jacob Poyer, à la
succession vacante dudit JACOB POYER, à moi adressé, j'ai saisi
et pris en exécution, 1. un emplacement situé dans la haute-
ville de Québec, rue des Grisons, de quarante pieds de front
sur quatre-vingt pieds de profondeur, prenant son front à
la rue des Grisons et aboutissant par derrière à M. Fraser,
joignant d'un côté à Louis Jackson, et d'autre côté à une
rue; ensemble deux maisons desus construites, dont l'une est en
pierre et l'autre en bois. 2. Un emplacement situé dans la cité
de Québec, au lieu nommé la Canoterie, contenant trente pieds de
front sur toute la profondeur qu'il peut y avoir depuis la rue qui
descend la côte de la Canoterie, autrement appelée la rue Saint-
Charles, jusqu'à la cime du cap, borné par-devant vers le nord par
ladite rue Saint-Charles, et par derrière vers le sud, au bout de
ladite profondeur, par le corp. joignant du côté de l'ouest aux re-
présentants Joseph Verreux, et d'autre côté aux représentants
veuve Marois; ensemble la maison de bois sur solage de
pierre, élevée sur tout le front dudit emplacement. 3. Un em-
placement situé rue Saint-Charles dans ladite cité de Québec,
compréant trente pieds de front sur environ soixante pieds de
profondeur, en ligne avec ladite rue, joignant d'un côté vers le
sud-ouest au nommé Lefrançois, et vers le nord-est au nommé
Fournier; ensemble une maison de pierre à un étage, de vingt
pieds de front sur trente pieds de profondeur, et un hangar, desus
construits. 4. Un emplacement situé rue Saint Paul dans ladite
cité de Québec, comprenant deux cent sept pieds de front sur
le niveau de ladite rue, sur la profondeur qu'il peut y avoir depuis
ladite rue jusqu'au niveau de la rue Saint-Charles, joignant d'un
côté vers le sud-ouest à John Anderson, et vers le nord-est aux
héritiers Richaud. 5. Un emplacement de quarante pieds de
front sur la rue Saint-Charles dans ladite cité de Québec, au lieu
nommé la Canoterie, sur la profondeur qu'il peut y avoir depuis
ladite rue jusqu'à une rue qui doit être ouverte et au dessus de la
dite rue Saint-Charles, et qui est maintenant connue sous le nom
de la rue Saint-Paul, ainsi qu'il est expliqué dans l'acte de con-
cession de Louis Dallaire, joignant d'un côté au sud-ouest à un
emplacement appartenant audit Louis Dallaire, et au nord-est à
des terrains non concédés. 6. Un emplacement de figure
irrégulière, situé audit lieu de la Canoterie, contenant sept mille
trois cent vingt-huit pieds en superficie, savoir, quatre-vingt
pieds de front sur toute la largeur de la Canoterie, et cent soixante-quinze
pieds de front joignant la ligne de séparation entre les fiefs des mes-
sieurs du Séminaire de Québec et les terres appartenant aux
religieuses de l'Hôtel-Dieu de Québec, deux cent quarante-trois
pieds vers l'ouest, joignant au nommé Black, cent cinq pieds
vers l'est, joignant les terres de John Black représentant Pierre
Marcoux, et dépendances; ledit emplacement concédé ci-devant
par les dames religieuses de Québec au nommé Duncanson et son
épouse, par acte passé devant A. Panet, notaire public, le 20me
de novembre 1780. 7. Un emplacement de grève situé du côté
nord-est de la rue Champlain dans ladite cité de Québec, derrière
une propriété représentée par un nommé Forêt, comprenant

vingt-sept pieds de front sur la profondeur qu'il peut y avoir à
aller jusqu'à la basse marée, borné d'un côté vers le nord-est par
White représentant Campbell, et vers le sud-ouest par un nommé
Andrew; ensemble une maison de pierre desus construite,
de vingt-sept pieds de front sur vingt-trois pieds de profondeur,
avec un passage vers le nord-est, de cinq pieds large. 8. Les
lots nos 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

Tous ceux qui ont des prétentions sur le lopin de terre ci-dessus
désigné, soit par hypothèque ou autre droit ou servitude, sont par
le présent avertis d'en donner avis audit sheriff, à son bureau dans
la cité de Québec, suivant la loi, et de plus qu'aucune opposition
afin d'annuler ou afin de distraire le tout ou partie dudit lopin de
terre, ou afin de charge ou servitude sur icelles, ne sera reçue par
ledit sheriff durant les quinze jours qui en précéderont la vente;
qu'il faudra que toute opposition afin d'annuler, afin de charge ou
afin de distraire soit accompagnée d'une affirmation sous serment de
la vérité des faits articulés dans telle opposition, en la forme
prescrite par l'ordre de ladite Cour en date du dix-neuvième
d'octobre 1822; qu'aucune opposition telle que susdit, qui ne sera
pas accompagnée d'une telle affirmation, n'empêchera ni ne tardera
l'exécution dudit ordre; et qu'aucune opposition afin de conserver
ne sera reçue après les vingt-quatre heures qui suivront immé-
diatement le jour du rapport dudit ordre; et sont de plus avertis
que ledit ordre est rapportable le premier octobre 1823.
Québec, 16e mai 1823. W. S. S.

No. 412. EN vertu d'un ORDRE D'EXECUTION
savoit : EN vertu d'un ORDRE D'EXECUTION émané de la Cour du Banc du Roi de sa
Majesté pour les causes civiles dans et pour le district de
Québec, à l'instance de James Rogerson, George Robertson,
James Hunter, Patrick Hunter, James Robertson, Patrick Hunter
junior, et James Tasker, tous de Greenock, et d'autre partie du
royaume d'Angleterre et d'Irlande appelé R. Ecosse, David Taylor,
de l'île de Terre-Neuve, et Peter Burnett, de la
cité de Québec, marchands associés, contre les
terres et possessions de John Boyd, de ladite cité de Québec,
marchand épicer, à moi adressé, j'ai saisi et pris en exécution
comme appartenant audit JOHN BOYD, un emplacement
situé au bout de la rue de St. Charles, contenant quarante pieds
de front sur soixante pieds de profondeur, borné par-devant à la
rue du Roi, par derrière à l'emplacement du nommé Pierre Mar-
tin, du côté de l'est à un emplacement appartenant à George
Black, et du côté de l'ouest à un emplacement appartenant à

François Millodeau, avec une maison, étables et autres dépendances.
2. Un emplacement situé dans la banlieue de Québec, au lieu
connu sous le nom de Bas-Bijou, contenant soixante-cinq pieds de
front sur cent vingt-cinq pieds de profondeur, au bout de laquelle pro-
fondeur ledit emplacement a soixante-seize pieds de largeur, fai-
sant huit mille deux cent vingt pieds de superficie, borné par-
devant au chemin du Roi et par derrière à Michel Sauvageau écuyer,
tenant du côté du nord-est à un chemin joignant la maison dudit
Michel Sauvageau, et de l'autre côté à William Batchelor. Et
je fais savoir que lesdites emplacements et dépendances seront ven-
dus et adjugés au plus offrant et dernier enchérisseur, à mon bureau
dans la Cour de Justice de ladite cité de Québec, le MARDI TRENTIEME
jour de SEPTEMBRE prochain, à ONZE heures du matin, auxquels tems et lieu
les conditions de la vente seront énoncées.
WM. S. SEWELL, Sheriff.

Tous ceux qui peuvent avoir quelques prétentions sur les pré-
misses ci-dessus désignées, soit par hypothèque ou autre droit ou servitude,
soit avertis qu'ils aient à en donner avis audit sheriff, à son bu-
reau dans la Cour de Justice de ladite cité de Québec, sui-
vant la loi, et de plus qu'aucune opposition afin d'annuler ou
afin de distraire le tout ou partie desdites prémisses, ou afin
de charge ou servitude sur icelles, ne sera reçue par ledit sheriff
durant les quinze jours qui en précéderont la vente; de plus qu'il
faudra que toute opposition afin d'annuler, afin de charge ou afin
de distraire soit accompagnée d'une affirmation sous serment de
la vérité des faits articulés en icelle, dans la forme prescrite par
l'ordre de ladite Cour en date du dix-neuvième d'octobre 1822;
qu'aucune opposition telle que susdit, qui ne sera pas accom-
pagnée d'une telle affirmation, n'empêchera ni ne tardera l'exécution
dudit ordre; et qu'aucune opposition afin de conserver ne sera
recue après les vingt-quatre heures qui suivront le jour du rapport
dudit ordre; et sont de plus avertis que ledit ordre est rapportable le
premier octobre prochain.
W. S. S.
Bureau du sheriff de Québec, le 28 mai 1823.

(No. 500.) EN vertu d'un ORDRE D'EXECUTION
savoit : EN vertu d'un ORDRE D'EXECUTION émané de la Cour du Banc du Roi pour
les causes civiles dans et pour le district de Québec, à l'instance
de Eliza Phillips, de la cité de Québec dans le comté et
district de Québec, marchande publique, épouse du nommé
John Welch, maintenant absent de cette province, ladite Eliza
Phillips dûment autorisée à être en jugement, contre les
terres et possessions de WEBB ROBINSON, de ladite cité de
Québec, marchand, à moi adressé, j'ai saisi et pris en exécution
comme appartenant audit Webb Robinson, une terre fai-
sant partie de plusieurs emplacements appartenant ci-devant à
feu l'honorable Amable de Bonne, située au lieu nommé la
Canoterie dans la paroisse et district de Québec, consistant en
deux arpens et demi de front sur environ vingt-quatre arpens
de profondeur, prenant son front au fief de St-Laurent, et
aboutissant par derrière à Jean-Baptiste Chamberland ou re-
présentant, bornée au nord-est par le lot de terre désigné nu-
méro quatre, et au sud-ouest par les terres appartenant au
seigneur de Québec, avec une maison et grange desus con-
struites; ladite terre divisée presque en deux parties égales par
le chemin de roi de Beauport. Et je fais savoir que la terre et
dépendances ci-dessus désignées seront vendues et adjugées au
plus offrant et dernier enchérisseur, à mon bureau dans ladite
cité de Québec, le MARDI SEPTIEME jour d'octobre pro-
chain, à ONZE heures du matin, auxquels tems et lieu les con-
ditions de la vente seront énoncées.
WM. S. SEWELL, Sheriff.

Tous ceux qui ont des prétentions sur les prémisses ci-dessus
désignées, soit par hypothèque ou autre droit ou servitude, sont
par le présent avertis d'en donner avis audit sheriff, à son bureau
dans la cité de Québec, suivant la loi, et de plus qu'aucune opposi-
tion afin d'annuler ou afin de distraire le tout ou partie desdites
prémisses, ou afin de charge ou servitude sur icelles, ne sera
recue par ledit sheriff durant les quinze jours qui en précéderont
la vente; qu'il faudra que toute opposition afin d'annuler, afin
de charge ou afin de distraire soit accompagnée d'une affirmation
sous serment de la vérité des faits articulés dans telle opposi-
tion, en la forme prescrite par l'ordre de ladite Cour en date du dix-neu-
vième d'octobre 1822; qu'aucune opposition telle que susdit, qui
ne sera pas accompagnée d'une telle affirmation, n'empêchera ni
ne retardera l'exécution dudit ordre; et qu'aucune opposition afin
de conserver ne sera reçue après les vingt-quatre heures qui sui-
vront immédiatement le jour du rapport dudit ordre; et sont de plus
avertis que ledit ordre est rapportable le dix huit d'octobre
prochain.
W. S. S.
Bureau du sheriff de Québec, le 4 mai 1823.

(No. 652.) EN vertu d'un ORDRE D'EXECUTION
savoit : EN vertu d'un ORDRE D'EXECUTION émané de la Cour du Banc du Roi de sa
Majesté pour les causes civiles dans et pour le district de
Québec, à la poursuite de Andrew Paterson, Robert Paterson
et Andrew Weir de la cité de Québec, dans le comté de Qué-
bec, dans le district de Québec, marchands et associés faisant
commerce sous le nom de Paterson et Weir, contre les terres
et possessions d'AUGUSTIN LESSARD, senior, de la pa-
roisse de Sainte-Marie de la Nouvelle-Beauce dans le comté de
Dorchester dans le district de Québec, à moi adressé, j'ai saisi
et pris en exécution comme appartenant audit Augustin Lessard,
une terre de trois arpens de front, ou environ, sur quarante
arpens, ou environ, de profondeur, sise et située en la
seigneurie Linière, au premier rang de ladite paroisse Sainte-
Marie Nouvelle-Beauce, bornée en front au nord-est à la ri-
vière Chaudière, en profondeur au sud-ouest au bout de dix
quarante arpens, d'un côté au nord-ouest à André Jacques et
Joseph Roi et d'autre côté au sud-est à Jean Lambert dit
Champagne, avec une maison, grange et étable desus con-
struites, circonstances et dépendances; à la charge envers le sei-
gneur du lieu, des clauses, conditions, réserves et retrait men-
tionnés et stipulés au contrat de concession de la terre dont
celle-ci fait partie, cointé par dame veuve Tachereau à
Joseph Dugrenier dit Perre, par acte passé par maître Che-
vallier notaire, le 25 janvier 1769. Or je donne avis que les
dites prémisses sus-désignées seront vendues et adjugées au plus
haut et dernier enchérisseur, à la porte de l'église de ladite pa-
roisse Sainte-Marie Nouvelle-Beauce, MARDI le SEPTIEME
jour d'octobre prochain, à dix heures du matin, auxquels
tems et lieu les conditions de la vente seront énoncées.
WM. S. SEWELL, Sheriff.

Tous ceux qui ont des prétentions sur les prémisses ci-dessus
désignées, soit par hypothèque ou autre droit ou servitude, sont
par le présent avertis d'en donner avis audit sheriff, à son bureau
dans la cité de Québec, suivant la loi, et de plus qu'aucune opposi-
tion afin d'annuler ou afin de distraire le tout ou partie desdites
prémisses, ou afin de charge ou servitude sur icelles, ne sera
recue par ledit sheriff durant les quinze jours qui en précéderont
la vente; qu'il faudra que toute opposition afin d'annuler, afin
de charge ou afin de distraire soit accompagnée d'une affirmation
sous serment de la vérité des faits articulés dans telle opposi-
tion, en la forme prescrite par l'ordre de ladite Cour en date du dix-neu-
vième d'octobre 1822; qu'aucune opposition telle que susdit, qui
ne sera pas accompagnée d'une telle affirmation, n'empêchera ni
ne retardera l'exécution dudit ordre; et sont de plus avertis que ledit
ordre est rapportable le dix-huit d'octobre prochain.
W. S. S.
Québec, 4 juin 1823.

No. 1022. EN vertu d'un WRIT D'EXECUTION
savoit : EN vertu d'un WRIT D'EXECUTION émané de la Cour du Banc du Roi de sa
Majesté pour les causes civiles, dans et pour le district
de Québec, à l'instance de François Bernier, écuyer, culti-
vateur, et seigneur dudit fief de Lavoy, de la paroisse du Cap Saint-
Ignace, dans le comté de Berwy, dans le district de Québec,
contre les terres et possessions de feu Augustin Amable Bernier,
de son vivant cultivateur de ladite paroisse du Cap Saint-Ignace,
entre les mains et possessions de Joseph Bossé, écuyer, et Louis
Marie Bernier, cultivateurs, du même lieu, exécuteurs testamen-
taires dudit Augustin Amable Bernier; à moi adressé, j'ai saisi et
pris en exécution comme appartenant audit AUGUSTIN A-
MABLE BERNIER, en la possession desdits Joseph Bossé et
Louis Marie Bernier en leurs dites qualités : 1. Une terre d'un
arpent cinq perches de terre de front sur quarante arpens de pro-
fondeur, située en la paroisse du Cap Saint-Ignace, de-
mande concession du fief de St-Laurent, joignant d'un côté au
nord-est à la terre des demoiselles Charles Rivier, et d'autre
côté au sud-ouest à celle de Joseph Guvion, d'un bout par le
nord à ladite paroisse de la paroisse de St-Laurent, et d'autre
côté au sud à ladite paroisse de la paroisse de St-Laurent, de
quatre arpens, et d'autre côté au sud à ladite paroisse de pro-
fondeur, située en la paroisse du Cap Saint-Ignace, de-
mande concession dudit fief, joignant d'un côté au nord-est à la
terre de Pierre Boucher, et d'autre côté au sud-ouest à celle de
Joseph Méto, d'un bout par le nord aux terres desdits tenanciers
du premier rang, et d'autre bout par le sud à ladite paroisse
de quarante arpens. Or je donne avis public que lesdites terres,
circonstances et dépendances seront vendues et adjugées au plus
offrant et dernier enchérisseur, à la porte de l'église de ladite pa-
roisse du Cap Saint-Ignace, MARDI le DEUXIEME jour
de SEPTEMBRE prochain,