

Prince Edward Island, }
KING'S COUNTY.

*In the Supreme Court of Judicature, February Term,
31 Victoria, A. D., 1868.*

IN the matter of an application for execution, to be issued against the Lands of Donald McKay, of New London, in Queen's County, in Prince Edward Island, deceased, and all his former Right, Title, and interests therein, under the provisions of the Act of the General Assembly of the said Island, passed in the 24th year of the reign of Her Majesty Queen Victoria, intituled "An Act in amendment of, and in addition to, the acts relating to judgments entered of Record in the Supreme Court of Judicature," upon a certain judgment entered of record in the said Court, in a cause wherein Thomas Kenny, Edward Kenny, Thomas Edward Kenny, and Edward Joseph Kenny, were Plaintiff's, and the said Donald McKay, deceased, and one George McKay were defendants.

Whereas application hath been made to this Court on the part of the above named Plaintiff's, Thomas Kenny, Edward Kenny, Thomas Edward Kenny and Edward Joseph Kenny, stating that the sums of Three hundred and twenty-three pounds (£323) and upwards, are due and owing to them on, and secured by, a certain judgment entered of record at their suit against the said Donald McKay, deceased, and one George McKay, in or about Hilary Term, A. D., 1861, for the sum of Fifteen hundred pounds debt, and the said sum of Three pounds costs of suit, and execution on such judgment hath been moved for on behalf of the said Thomas Kenny, Edward Kenny, Thomas Edward Kenny and Edward Joseph Kenny.

It is ordered that unless all or some of the persons interested in the lands formerly belonging to the said Donald McKay, deceased, shall, on the fifth day of May next, coming, at Charlottetown, come forward and show cause why execution should not be issued upon the aforesaid judgment, as prayed for, then execution will be issued against the lands, tenements, and hereditaments of the said Donald McKay, deceased, in pursuance of the Act of the General Assembly of Prince Edward Island, passed in the 24th year of the reign of Her present Majesty, intituled "An Act in amendment of, and in addition to, the acts relating to judgments entered of Record in the Supreme Court of Judicature."

On affidavit and on motion of Mr. Joseph Hensley of Counsel for the Plaintiff.

By the Court,

D. HODGSON, Prothonotary.
29th February, 1868. [March 12]

STRAY CATTLE.

STRAY SHEEP. There has been on the Subscriber's premises, for the last 3 months, 4 stray Sheep. The owner is requested to come and prove property, pay expenses and take them away, otherwise they will be sold, at Auction, at my Barn, at the hour of Twelve o'clock, noon, on Monday, the 13th day of April next, an order from a justice of the peace having been obtained for the purpose.

ANGUS D. MARTIN.

Brackley Point Road, Feb. 13, 1868. pd

THERE has been on the Subscriber's premises, for the last three months, a Red Heifer, rising three years old. The owner is requested to come and prove property, pay expenses, and take her away, otherwise she will be sold, at Auction, at my Barn, on Monday, the 20th April next, at the hour of 12 o'clock, in the forenoon, an order from a justice of the peace having been obtained for that purpose.

CHARLES McCARTHY.

West River, Lot 30, Feb. 19, 1868. pd

Prince Edward Island, }
KING'S COUNTY.

*In the Supreme Court of Judicature, February Term,
31 Victoria, A. D., 1868.*

IN the matter of an application for execution, to be issued against the Lands of Joseph Vesey and Alexander Vesey, of Township Forty-nine, in Queen's County, in Prince Edward Island, Farmers, deceased, and all their former Right, Title, and interest therein, under the provisions of the Act of the General Assembly of the said Island, passed in the 24th year of the reign of Her Majesty Queen Victoria, intituled "An Act in amendment of, and in addition to the acts relating to judgments entered of Record in the Supreme Court of Judicature," upon a certain judgment entered of Record in the said Court, in a cause wherein Charles Hensley was Plaintiff, and the said Joseph Vesey and Alexander Vesey were Defendants.

Whereas application hath been made to this Court on the part of the above named Plaintiff, Charles Hensley, stating that the sums of Thirty-six pounds debt, and Three pounds costs, together with interest thereon, are due and owing to him on, and secured by, a certain judgment entered of Record at his suit against the said Joseph Vesey and Alexander Vesey, in or about Hilary Term, A. D., 1854, for the sum of Seventy-two pounds debt, and the said sum of Three pounds costs of suit, and execution on such judgment hath been moved for on behalf of the said Charles Hensley.

It is ordered that unless all or some of the persons interested in the Lands formerly belonging to the said Joseph Vesey and Alexander Vesey, deceased, shall, on the Fifth day of May next, coming, at Charlottetown, come forward and show cause why execution should not be issued upon the aforesaid judgment, as prayed for, then execution will be issued against the lands, tenements, and hereditaments of the said Joseph Vesey and Alexander Vesey, deceased, in pursuance of the Act of the General Assembly of Prince Edward Island, passed in the 24th year of the reign of Her present Majesty, intituled "An Act in amendment of, and in addition to, the acts relating to judgments entered of Record in the Supreme Court of Judicature."

On affidavit and on motion of Mr. Joseph Hensley of Counsel for the Plaintiff,

By the Court,

D. HODGSON, Prothonotary,
February 29th, 1868. [March 12.]

Administration Notice.

ALL Persons having claims against the Estate of the late William B. Ching, Saddler, of Souris, are requested to furnish the amounts duly attested; and all persons indebted to said Estate are requested to make immediate payment to M. McWade, of the above place, who is authorised to arrange all affairs belonging to the same.

MARY JANE CHING, Administratrix

Dated, February, 1868. [Feb. 27.]

Business Notices.

NEITHER the *Herald* nor the *Royal Gazette* will be furnished to new subscribers unless paid for in advance. We have so many debts on our books that, in order not to swell their number, we are forced to this step.

All ADVERTISEMENTS intended for either of those papers must be accompanied by the cash, at the rate of 6s. per square of 24 lines, or under, and 1s. 6d. for each continuation.

HANDBILLS, in proportion to size, from 4s. to 10s per set of 25, and 1s. 6d. each additional set.