GAZHIL

Volume V.

red

nd

L-

ests

LES

and

heir

M.

ave

oted

will

the

date

pay-

ds a-

tlan,

y at-

n the

0 5310

pay-

ecu-

6m.

ESTY.

FING.

818"

osite

TUESDAY, 1st JUNE, 1819.

Number 14.

The Gazette.

BY AUTHORITY.

SECRETARY'S OFFICE. 26th April, 1819. TOTICE is hereby given, in addition to the existing Regulations respecting PINE TIM

THAT all PETATIONS OF APPLICATIONS for ICENCE to CIT PINE TIMBER during the ensung Winter, must be lodged in the SECRETARY's OFFICE by the First of October, after which none will be considered for that year,

And no Applicant will be allowed bicence to cut in more than one District in the same year.

> SECRETARY'S OFFICE, 26h April, 1819.

THEREAS divers Persons have at differen Periods had allotments of Land, and have neglected to take out their GRANTS for the same, as required by the ReYAL INSTRUCTIONS, notwithstanding repeated cautions given on this subect: Such Persons are again Fereby notified that the LANDS which may have been so allotted to them, are, by the ROYAL INSTRUCTIONS, forfeited, and are open to any new application, although they may have been cultivated or transferred to other Persons.

NEW-BRUUNSWICK.

IN CHANCERY --- the 20th day of February, in the fifty minth year of the Reign of King George the Third--- 1819.

THOMAS HORSFIELD. PLA. Between

[GAVIN SMITH, Defend int. NORASMUCH as this Court was this present day informed by Mr. Peters, of Counsel for the Plaintiff, that the Plaintiff on the twelfth day of June last, fled his Bill in this Court against the Detendant, as by the Certificate of the Clerk in Court appears, and took out Process of Subpana, returnable on the second Tuesday in July last, requiring the Defendant to appear to and answer the same; but that upon inquering at the Defendant's usual place of abode, he was not to be found, so as to be served with such Process, and is gone out of the Province, or doth otherwise abscord to good being served therewith, as by affidavit appears ... And the said Certificate and affidavid being read, and the truth of the above allegation being made out to the satisfaction of the said Court, ---

IT IS ORDERED, that the Defendant do appear to the Plaintiff's Bill on or before the thirty-first day of July next.

By the Court, M. C. HAILES, Register.

R. PARKER, Jun. Plaintiff's Solicitor.

NOTICE. ATHEREAS the Subscribers bave been duly authorized, and qualified according to law, to be Trustees. for all the creditors of Alexander M.D mald late of Saint George, in the County of Charlotte, treder, an absconding Debtor. These are to require any person or persons indebted to the said Alexander M. Donald, on or before the first day of June next to pay all such sum or sums of money, or other debt, duty or thing -which they owe to the said Alexander M. Danald, and to deliver all other effects, of the said Alexander M. Donald, which any person or persons, may have in their hands, power, or custody, to the said Trustees or either of them. And all the Creditors of the said Alexander M. Donald, are desired on or before the first day of time next, to deliver to the said Trustees, or any one of them, their respective accounts and demonds against the said Alexander M. Donald.

DON. M.LACHLAN. 1 8 H HATCH. AS. BARBER.

Saint Andrew. 6th April 1810. Commissarias Office, Fredericton, N. B. 23d December, 1817.

NY Person wishing to remit MO. NEY to Saint John, may cousin Drafts frash this Office, on the Assistant Converse Concrel, payable at sight.

A I' a Special Session of the Peace holden at the County Court-House in Fredericton, in and for the County of York, on Thursday the 20th May, 1819, for the pirpose of Regulating the Assize of Bread in the Town of Fredericton,

Ordered that from Thursday the 27th instant, the Assize of BREAD be as fol-

HE Sixpenny Wheaten 16. az. Loaf to weigh do. 3: 0 Rye And other Loaves in proportion. By order of the Court,

> G- CLOPPER, Clerk of the Peace.

By ALENANDER DAVIDSON, Esq. one of the Justices of His Majesty's Inferior Court of Common Pleas for the County of Northumherland, in the Province of New-Brunswick

TOTICE is hereby given, that on application of LEWIS HENRY, of the Parish of Chatham, in the County of Northumberland, Merchant, to me duly made, pursuant to the directions of the Act of the General Assembly in such case made and provided, seating that James Kidston, late of the Parish of Chatham, in the said County, is justly indebted to him in the sum of one hundred pounds and upwards, and hath departed from this Province after the said Debt was contracted, or keeps himself concealed to avoid being served with the ordinary process of Law, with an intention of defrauding his Creditors, which departure or concealment has been proved to my satisfaction; I have directed all the Estate, real and personal, of the said 7 mes Kiaston, within the said County to be seized and attached; and that unless he the said James Kidston shall return and discharge his Debt or Debts within three months after publication hereof, all his Estate, real and personal, will be sold for the payment and satisfaction of his Cre-

Dated at Nelson, in the said County of Northumberland the twentythird day of April, in the year of our Lord one thousand eight hundrai and nineteen.

ALEX. DAVIDSON, J.C.P. T. H. PETERS, Any.

TO FicE is hereby given, that We, the Subscribers, have been duly appointed Trustees for all the Creditors of Robert C. Commilia, late of Miramichi, in the County of Northumberland, Merchant, an absconding Debtor, and have been duly sworn to the faithful Execution of the said trust, parsuant to the directions of the Act of Assembly in that case made and provided; and we do hereby require all persons indebted to the said Robert C. Commelin, on or before the first day a November next ensuing the date herrof, to pay to us, or some, or one of us, all such sum or sums of money, or other debt, duty or thing, which they owe to the said Rubert G. Commelin, and to deliver all other effects of the said Robert C. Commelin, which they, or any, or either of them may have in his, her, or their hands, power or custody, to us, or some, or one of us as aforesaid; and we do also desire all the Creditors of the said Robert C. Commelin. on or before the same first day of November next, to deliver to us, or to some, or one of us as aforesaid, their respective accounts and demands agains the said Mobert C. Commelin, in order that right and justice may be done, agreeably to the form of the said Act of Assembly in such case made and provided.

Giren under our hands at Miramichi, the County of Northumberland, his tenth day of May, 1819.

LEWIS HENRY. (Signed) Trus-ROSCRT YOUNG. (Signed WILLIAM BURNIE Signed

SECRETARY'S OFFICE, 24th May, 1819. CAUTION.

ALL Persons are cautioned against purchasing Allotments made to the MILITARY in this Province since the late War; as no Title can be given to such Lands until the original Military Settlers shall have resided on them for three years, and made a suitable cultivation.

BY AUTHORITY.

Acts of the last Session the General Assembly of this Province.

An ACT to regulate the exportation of Fish and to repeal the Laws now force relating thereto.

Passed the 24th of March, 1819. THEREAS the Acts now in force for regulating the exportation of Fish, are blended with those regulating the exportation of Lumber, and it is expedient that they should be distinct and separate And whereas some further regulations are necessary in addition to those contained in the

same Acts, I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That so much of an Act, made and passed in the thirty-seventh Year of His Majesty's Reign, intituled " An Act for " regula-" ting the exportation of Fish and Lumber, " and for repealing the Laws now in force " regulating the same" --- and also of the several Acts mentioned in the same Act---and also of all other Acts in amendment thereof, as relates to the article of Fish, --- be, and the

same are hereby repealed. II. And be it further enacted, that all pickled herrings, mackarel, cod and scale fish, for exportation, shall be packed in barrels of twenty-eight gallons at least, which barrels shall be made of well-seasoned timber. free from sap, and have three sufficient hoops on each bilge, and three on each end---the fish shall be all of one kind, sweet, free from rust, and closely packed, and the barrels full of strong pickle; and that all salmon for exportation, shall be packed in tierces, halftierces, barrels, and half barrels; which tierces, half tierces, barrels, and half-barrels, shall be made of sound seasoned wood, fice from sap, sufficient to hold pickle, and shall be full bound; each tierce shall contain three hundred pounds; each half-tierce, one hundred and fifty pounds each barrel, two hundred pounds; and each half-barrel, one hundred pounds, exclusive of the salt, and shall be full of strong pickle and all barrels bereafter to be made, which shall contain less than twenty-eight gallons. shall be forfeited; and on complaint and proof before any two of His Majesty's Justices of the Peace for the County where such barrels shall be offered for sale, the same shall be adjudged to be forferred, and shall by warrant under the hands and scale of such Justices, be seized, and burnt or destroyed, by a Constable; and all pickled fish, shipped in barrels of a smaller size, of salmon shipped in nerces, half-rierces, barrels, or half barrels, containing less weight than is herein provided, shall be forfeited, and shall and may on complaint and proof before any two of His Majesty's Justices of the Peace for the County where such offence shall be committed, or the Mayor, Recorder, and any one of the Aldermen of the said City of St. John, be so adjudged to be forfeited, and shall and may by warrant under the hands and seals of suc Magistrates, respectively directed to the Sheriff, or his Denuty, or any Constable, b seized and sold. Provided always, that i shall and may be lawful to export bernings without pickle, if the same are in every other

respect conformable to this Act. 111. And be it further engeted, that all

cod and scale ish for exportation, shall be of the following description and qualities, to wit:-Fish for the European market shall be of the first quality, properly cured, not salt-burnt, nor broken, smoothly split, and perfectly sound ;-- fish for the West India market, if well cured and dried, shall be deemed merchantable, without having the other qualities before mentioned; and all persons shipping unmerchantable fish, shall on conviction forfeit three shillings for each quimal so shipped by them.

IV. And be it further enacted, that it of shall and may be lawful for the Justices of the Peace in each County, at their first General Sessions of the Peace annually, or the Mayor, Aldermen, and Commonalty of the City of Saint John, to appoint fit persons to be Inspectors of fish in each County, Town, and place where such may be necessary, whose duty it shall be to inspect the same, and brand the initials of his name on the head and bilge of each tierce, half-tierce, barrel or half-barrel, hogshead or cask so inspecied; and such persons shall give bonds in the sum of twenty-five pounds, with two sufficient sureties, and shall be sworn to the diligent and faithful discharge of their trust, and shall receive for inspection six-pence per cask for every cask of pickled fish, and two-pence per quintal for every quintal of cod or scale fish, when inspection in bulk, and shall continue in such office until other proper persons are appointed and sworn in their stead. Provided always and be it further enacted, that in Counties where the General Sessions of the Peace have been, already holden for the present year, it shall and may be lawful for the appointment of such Inspectors to be made for the residue of the same year, at Special Sessions to be for that purpose summoned.

V. And be it further enacted, that onehalf of all forfeitures or fines imposed by this Act, shall be paid to him or them who shall sue for the same, and the other half to the benefit of the Poor of the where such offence shall be committed; and if the same shall not exceed twenty shillings, it shall be recoverable before any one of His Majesty's Justices of the Peace; or where the same shall be more than twenty shillings, and shall not exceed three pounds, before any two of His Majesty's Justices of the Peace, together with costs of prosecution, on the oath of one or more credible witness or witnesses, by warrant of distress and sale of the offender's goods and chattels, under the hand and seal of such Justice or Justices; and for want of sufficient distress, such offender shall suffer not less than ten, nor more than thirty days imprisonment; and in case such fine or the value thereof shall exceed three pounds, the same may be recovered in any of His Majesty's Courts of Record in this Province, with costs of suit.

VI. And be it further enacted, that all prosecutions under and by virtue of the provisious of this Aci, shall be commenced within six months after the time such offence was committed.

VII. Provided always, and be it further enacted, that nothing in this Act contained shall be construed to extend to abridge, diminish, or interfere with the powers given to the Mayor, Aldermen, and Commonalty of the City of Saint John, by the Charter of the said City.

An ACT to regulate the Herring Fisheries in the Parishes of West-Isles, Campo-Bello, Pennfield, and Saint George, in the County of Charlotte.

Passed the 24th of March, 1819. THEREAS the Herring Fishery in the Parishes of West-Isles, Campu-Bello, Pennfield, and Sant George, has during the two last seasons been very much injured, by the injudicious and wanton placing of Seines and Nets in and across the several havens, rivers, creeks, and harboure