THE NEW-BRUNSWICK

Volume VI.

TUESDAY, 30th JANUARY, 1821.

Number 48.7

The Gazette.

By ALEXANDER DAVIDSON Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas for the County of Northumberland, in the Province of New-Brunswick.

TOTICE is hereby given, that on the application of John Fordes, of the firm (of Samuel Drinkwater and John Forbes. Copartners in Trade) of the Parish of Chatham, in the County and Province aforesaid, Merchants, to me delly made, pursuant to the directions of the Act of the General Assembly of this Province in such case made and provided; I have directed all the Estate as well real as personal, of David Tozer, late of Northesk in the County aforesaid, Lumberer, (which said David Tozer has departed from, and is without the limits of this Province, or concealed within the same, with intent and design to defraud the said John Forbes and his said Copartner in Trade, and the other Creditors of the said David Tozer, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of law, as has been made to appear to my satisfaction) to be seiz. ed and attached; and that unless the said David Tozer do return and discharge his debt or debts within three months from the publication hereof, all the Estate as well real as personal of the said David Tozer, within this Province, will be sold for the payment and satisfaction of the Creditors of the said David Tozer.

Dated at Nelson, in the said County of Northumberland, the fifteenth day of August, in the year of our Lord one thousand eight hundred

JOHN AMB. STREET, Atty.

By Hugh Munro, Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas for the County of Northumberland, in the Province of New-Brunswick.

OTICE is hereby given, that on the application of John Cole, of Saint ciers, in the Parish of Saumarez and Pro aforesaid, Carpenter and Joiner, to mic duly made, pursuant to the directions of the Act of the General Assembly of this Province in such case made and provided; I have directed all the Estate as well real as personal, of Alexander Gordon. James Bab. cock, and John Lawrence, Lumberers, also late of St. Peters, in the County aforesaid, winch said Alexander Gordon, James Bablock, and John Lawrence, have departed from and are without the limits of this Pro-Vince, or concealed within the same, with inint and design to defraud the said John Cole and other Creditors of the said Alex-Caler Gordon, James Babcock, and John Larrence, if any there be, of their just dues, or e se to avoid being arrested by the ordina y process of Law, as has been made to ap-Piar to my satisfaction) to be seized and attached; and that unless the said Alexander Girdon, Fames Babcock, and John Lawrence, do return and discharge their debt or debis within three months from the publication hereof, all the Estate as well real as personal, of the said Alexander Gordon, Fam's Babcock, and John Lawrence. within this Province, will be sold for the payment and satisfaction of the Creditors of the said Alexander Gordon, James Babcock, and John Lawrence.

Dated at St. Peters, in the County of Northamberland, the twenty-first day of September, in the Year of our Lord one thousand eight hundred and twenty.

H. MUNRO, J. C. P. JOHN AMB. STREET, Atty.

STY

ruck

ze}-

INES

of the Justices of His Majesty's Inferior Court of Common Pleas for the County of Westmorland: To all whom it may concern Greeting: TOTICE is hereby given, that upon the application of Amasa Wheldon, of Dorchester, in the County of Westmorland, and Province of New-Brunswick, Merchant, to me duly made, according to the form of the Act of the General Assembly in such case made and provided; I have directed all the Estate as well real as personal, within the said County of Westmorland, of John Jeffreys, late of Dorchester, in said County, Innkeeper, (which said John Jeffrevs has either departed from and without the limits of this Province, or is concealed within the same) to be seized and attached; and that unless the said John Jeffreys do return and discharge his said debt or debis, within three months from the publication hereof, all the estate as wel real as personal of the said John Jeffreys, within this County, will be sold for the payment and satisfaction of the Creditors of the said John 7 freys.

Dated at Dorchester, the twenty-seseventh day of October, in the year of our Lord one thousand eight hundred and twenty. JOHN KEILLOR, J. C. P.

By the Honorable John Saunders, one of the Justices of His Majesty's Supreme Court of Judicature for the Province of New runswick,

OTICE is hereby given, that upon of W the application of William Sewell of Fredericton, in the County of York, merchant: William Wilmot of same place, merchant, and William Wilmot and Samuel Peters of same place, merchants and Co-ALEX. DAVIDSON, J.C.P. partners in trade, to me duly made pursuant to the directions of the General Assembly in such care made and provided: I have directed all the Estate, as well real as personal of Morris Cooper, otherwise called Morris L. Cooper, late of the Parish of Saint Mary's in the County aforesaid, yeoman, (which said Morris has either departed from and without the limits of the said province, or is concealed within the same, with intent and design to defraud the said William Sewell, William Wilmot, and William Wilmot and Samuel Peters, and the other creditors of the said Morris, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of law as is alledged against him) to be seized and attached, and that unless the said Merris do return and discharge his said debts within three months from the publication hereof, all the Estate as wed real as personal of the said Morris, within this Province will be sold for the payment and satisfaction of the creditors of the said Morris.

Dated at Fredericton aforesaid the eighth day of May, in the year ofour Lord, 1820.

JOHN SAUNDERS.

By Rufus Smith, Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas for the County of Westmorland, in the Province of New-Brunswick.

TITICE is hereby given, that on the I application of Thomas Roach, of the County of Cumberland, and Province of Nova-Scotia, Esquire, to me duly made pirsuant to the directions of the Act of the General Assembly of this Province in such case made and provided; I have directed all the Estate as well real as personal, of John Ryan, late of Westmorland in the County of Westmorland and Province of New Brunswick, Blacksmith, (which John Ryan, has departed from, and is without the limits of this Province, or concealed within the same, with intent and design to defraud the said Thomas Roach, and the

By JOHN KEILLOR, Esquire, one | other Creditors of the said John Ryan, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of law, as has been made appear to my satisfaction) to be seized and attached; and that unless the said John Ryan do return, and discharge his debt or debts within three months from the publication hereof, all the Estate real and personal of the said John Ryan, within this Province, will be sold for the payment and satisfaction of the Creditors of the said John Ryan.

> Dated at Westmorland, the 21st of November, in the year of our Lord 1820.

RUFUS SMITH, J. C. P.

By the Hon. JOHN SAUNDERS, one of the Justices of His Majes. ty's Supreme Court of Judicature for the Province of New-Brunswick:

TOTICE is hereby given, that upon the application of SAMUEL STE-PHEN, late of Aberdeen, in North Britain, Merchant, but now of the City of St. John, in the Province of New-Brunswick, as wellon behalf of himself as for and on the behalf of, and as the duly authorised and empowered Attorney for WILLIAM CLARK, of Aberbeen aforesaid, Ironmonger, to me duly made, pursuant to the directions of the Act of the General Assembly in such case made and provided: I have directed all the Estate as well real as personal, of JAMES ROBSON and ALEXANDER ROBSON, late of the City of Saint John aforesaid, Saddlers and Ironmongers, trading as Co-Partners, (which said JAMES ROBSON and ALEXANDER ROBSON, have either departed from and without the limits of the said Province, or are concealed within the same with intent and design to defraud the said SAMUEL STEPHEN and WILLIAM CLARK, and other Creditors of them the said JAMES and ALEXANDER ROBSON, if any there be, of their just dues, or else to avoid being atrested by the ordinary process of Law, as is alledged again t them) to be seized and attached: And that inless the said JAMES and ALEXANDER ROBSON do return and discharge their said debts, within three months from the publication hereof, all the Estate as well real as personal of the said JAMES and ALEXANDER ROBSON, within this Province, will be sold for the payment and satisfaction of the Creditors of the said JAMES and ALEXANDER ROBSON.

Dated at Fredericton, this twenty-ninth day of December, in the year of our Lord one thousand eight hundred and

JOHN SAUNDERS.

G. F. STREET, All'y.

TOTICE is hereby given, that We the Subscribers, John Johnston, of St. Peters, in the Parish of Saumarez, in the County of Northumberland, and Province of New-Brunswick, Merchant, Perry Dumeresq, of the same place, Esquire, and John Miller, also of the same place, Merchant, have been duly appointed, by Joseph Home, Esquire, one of His Majesty's Justices of the Inferior Court of Common Pleas for the County of Northumberland, as Trustees for all the Creditors of Thomas Dodd, late of the same place, Merchant, who has been proceeded against as an absbonding Debtor, under the Act of the General Assembly of this Province, made and passed in the twentysixth year of the Reign of His late Majesty King George the Third, intitled "An Act for Relief against absconding Debtors:" We the Subscribers, therefore, by virtue of such our appointment, do hereby notify and require all persons indebted to the said Thomas Dodd, on or before the sixth day of February next, to pay all such sum or sums of money, or other debt, duty, or thing, which he, she, or they owe to the said Thomas Dodd, and to deliver all other effects !

of the said Thomas Dodd, which he, she, or they may have in their hands, power, or custody, to us the said Trustees, or to any or either of us : And we the said Trustees do also hereby notify and require all the Creditors of the said Thomas Dodd, by or before the abovementioned day, to deliver to us the said Trustees, or any one or more of us, their respective accounts and demands against the said Thomas Dodd.

JOHN JOHNSTON. P. DUMARESO.

St. Peters, 23d Dec. 1820.

From Bell's Weekly Messenger of Oct. 29.

MR. HOWNAM'S DIPLOMA.

Earl Lauderdale moved that Mr. Hownam should appear at the bar, and deliver in his diploma, as Knight of St. Caroline, to which allusion was made on Saturday.

Mr. Hownam immediately came to the bar, and delivered in the diploma, which, he said, was under the seal of the order. The Marchese Spinetti then read the diploma.

This instrument was dated at: Jerusalem the 12th of July, 1816, and expressed that it was issued by her Royal Highness, as institutor of the order of St. Caroline, and granted to the Chevalier Hownam, in compensation for his fidelity in attending her.

The body of the instrument ran thus: "That her Royal Highness had created and constituted a new Order to recompense the faithful Knights who had the honour of accompanying her R. H. in the pilgrimage to the Holy Land.

" 1st. This Order shall be given and awarded to those only who have accompanied her Royal Highness to Jerusalem, with the exception of the Professor Mochetti, who could not, being prevented by accident, accompany her Royal Highness.

2d. That Colonel Bartholomew Bergami, Baron of Franchino, Knight of Malta, and also of the Holy Sepulchre of Jerusalem, and Equerry of her Royal Highness, be Grand Master of this Order, and his children, male and female, may succeed him, and shall have honor to wear this Order from generation to generation and end to end.

" 3d. The same advantage of wearing this Order is granted to the Knight of the Holy Sepulchre, Mr. William Austin, and his legitimate children, who shall for ever enjoy the same.

" 4. To Mr. Joseph Hownam, Captain in the Royal English Navy, and Knight of the Holy Sepulchre, and in the suite of her R. H. it is also granted to him to enjoy the same Order, as a personal favour to him."

Here the interpreter said he believed that he had not expressed the literal meaning of the instrument, for it was thus-" This honor shall be personal for you, Mr. Joseph Hownam, Captain in the British Navy, and Knight in the suite of her Royal Highness, to wear this honor during your life; the Cross and Patent to be returned, at your death to the Grand Master."

" 5th. The Grand Master to wear the Cross of the Order round his neck, suspended from a gold chain: but the other Knights to suspend the insignia from the button hole of the coat.

" 6th. The above mentioned Order to consist of a red Cross, with the motto, ' Honi soit qui mal y pense,' to be worn with a riband of lilac and silver, and to be called by the name of the order of St. Caroline of erusalem.

" CAROLINE, P. W. (Signed) (Undersigned)

" Co. BAR I. BERGAMI. Directed to Joseph Hownam, Knight in the suite of her Royal Highness the Princess of Wales, No. 15.