THE NEW-BRUNSWICK

[Volume VII.]

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TUESDAY, 17th JULY, 1821.

The Gazette.

By His Excellency Major General GEORGE STRACEY SMYTH. (L. S.) Lieutenant-Governor and Commander in Chief of the Province of New-Brunswick, &c. &c. Bc. G.S. SMYTH. A Proclamation.

ROYAT

Provincial Secretary's Office, 4th June, 1821. Military Allotments of Land. CUCH of the Military Allotments of Land, as D' shall be found unoccupied or uncultivated by the Original Locatee on the 1st of May 1822, will be forfeited and revert to the Crown, and be open to application after the above period. By Command, GEO. SHORE, Depy. Sec'y. NEW-BRUNSWICK, In Chancery, The tenth day of March, in the second year of the Reign of King George the Fourth, A ... 1821. William Ledden, and Plaintiff, James Ledden, Between James M'Clelland, Defendant. **DRASMUCH** as the Court was this day informed by Mr. Peters, of Counsel for the Plaintiff, that the Plaintiff on the thirtieth day of May, A.D. 1818, filed his Bill in this Court against the Defendant, as by the certificate of the Clerk of the Court appears, and took out Process of Subpœna, returnable on the second Tuesday in July then next, requiring the said Defendent to appear to and answer the same; but that the said Defendant could not be found so as to be served with such Process, and is gone out of the Province or doth otherwise abscond. to avoid being served therewith, as by affidavit appears; and the said certificate and affidavit 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 first day of August next.

of the said Thomas Dawson, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of law, as is alleged against him,) to be seized and attached, and that unless the said Thomas Dawson, do resurn and discharge his debts, within three months from the publication hereof, all the Estate as well real as personal of the said Thomas Dawson, within this Province, will be sold for the payment and satisfaction of the

9th November 1787, situated partly on the River Nashwalkcis, in the Parish of Saint Mary, in this County, that in obedience to His Majesty's writ to me directed and delivered, an Inquest will be holden at the County Court-House in Fredericton, on Tuesday the 24th inst. at eleven o'clock in the forenoon, to ascertain whether the conditions upon which the same lands were granted, as expressed and contained in the

[Number 20.

GAZETTE.

WHEREAS the General Assembly of this Province of this Province stands prorogued 10 Wednesday the sixth of this instant June : have thought fit further to prorogue the aid General Assembly, and the same is hereby prorogued to the first Wednesday in September next ensuing.

Given under my Hand and Seal, at Fredericton, the second day of June, in the year of our Lord one thousand eight hundred and twenty-one, and in the second year of His Majesty's Reign. By His Excellency's Command, GEO. SHORE, Dep. Sec.

NEW-BRUNSWICK.

TITHEREAS (in pursuance of an Act passed in the forty-sixth year of the Reign of King George the Third, for relief against absconding Debtors) We the Subscribers have been duly appointed and sworn before the Honourable JOHN SAUNDERS, one of the Justices of His Majesty's Supreme Court of Judicature for this Province, as Trustees for all and every the Creditors of JAMES ROBSON and ALEXANDER ROBSON, late of the City of Saint John, Sadlers and Ironmongers, Trading as Copartners, absconding Debtors: We do therefore, in pursuance of such an appointment, require all persons indebted to the said JAMES ROB-ION and ALEXANDER ROBSON, Trading as Coputners as aforesaid, to pay to us on or before the wentieth day of August next, all such sum or sums money, debts, duties and things, which they owe the said JAMES ROBSON and ALEXANDER tusson, Trading as Copartners aforesaid, and to kliver to us all other effects of the said JAMES ROBSON and ALEXANDER ROBSON, Trading as lopartners as aforesaid, which they or any of them may have in their hands, power or possession : And all the Creditors of the said JAMES ROS-ION and ALEXANDER ROBSON, Trading as Copartners as aforesaid, are also requested to deliver to ts on or before the twentieth day of February next, their respective accounts and demands against the said JAMES ROBSON and ALEXANDER ROBSON, Trading as Copartners as aforesaid Witness our hands at Fredericton, this 14th day of May, in the year of our Lord one thousand eight hundred and twenty-one. EDWD. J. JARVIS, JAMES BURNS, JAMES ROBERTSON, Jun. By THOMAS WYER, Esquire, one of His Majesty's Justices of the Inferior Court of Common Pleas for the County of Charlotte. To all whom it may concern Greeting : TOTICE is hereby given, that upon the application of Robert Pagan, John Campbell, Thomas Wyer, jun. and Divid W. Jack, to me duly made accord. ing to the Act of Assembly in such case male and provided, I have directed all the estate as well real as personal, within the said County of Charlotte, of James Bracket, late of the Parish of Saint George, in the said County of Charlotte, (which said James Bracket is departed from and without the limus of this Province, with intent and design to defraud the said Robert Pagan, John Campbell, Thomas Wyer, junr. and David W. Jack, and the other Creditors of the said James Bracket, if any there be,

same grant, have been performed. creditors of the said Thomas Dawson. Dated at Fredericton, the 10th day of Dated this fifteenth day of March in July 1821. the year of our Lord one thousand E. W. MILLER, eight hundred and twenty one. Sheriff of York. WARD CHIPMAN, J.S.C. HOUSE OF LORDS, MAY 22. NOTICE. LL Persons within the County of TIMBER DUTIES BILL. York, who are indebted to the Pro-On the Order of the Day, for the House vince for any Supplies granted to them, to resolve itself into a Committee on this under and by virtue of an Act made and pas-Bill. sed in the fifty-seventh year of H1s late Ma-Earl Bathurst entered into an explanation jesty's Reign, intituled " An Act to proof the circumstances which induced his Ma-" vide for the necessities of the Province, jesty's Ministers to bring forward this mea-" occasioned by the failure of the late sure in its present shape. It would be re-" crop," are hereby notified that unless they collected, that in the year 1809 we were pay the sums so due by them respectively, altogether excluded from any trade with the either in labour to be performed by them Baltic. At that time, in consequence of upon any Great Roads, Bye-Roads, Streets such exclusion, it was thought necessary to or Bridges, or in money to the Cummisgive encouragement to our own Colonies to sioners or one of them, on or before the furnish us with Timber, and for that purfirst day of November next, pursuant to the pose, additional Duties were laid on Timber Provisions of an Act passed at the last Sesimported from the Continent of Europe. sion of the General Assembly, suits will be Those Duties expired in 1820, before that commenced against them according to the ditime, it became necessary to give notice, rections of the same Act. that new arrangements should be made. Dated at Fredericton, the 12th June, The effect of this notice was, that very large 1821. quantities of Timber were imported from THOMAS WETMORE, the North of Europe and from North Ame-ARCHD M'LEAN, DANIEL MOREHOUSE, S Commissioners. rica. The notice had been given about the RICHARD KETCHUM, end of the year 1817; and in the course of WM. F. ODELL, Register. THOMAS C. LEE. the year 1818, the quantity of Timber im-By ROBERT PAGAN, Esquire, one ported amounted to 333,000 loads ; whereof the Justices of His Majesty's as the quantity imported during the preced-Inferior Court of Common Pleas ing year, amounted to no more than 77,900 for the County of Charlotte, in the loads. In the year 1819, a still greater Province of New-Brunswick. importation took place, not only from the TOTICE is hereby given, that upon Baltic, but from North America; and after the application of Lachtin Cameron, all these importations there was no increase of the Parish of Saint Patrick, in the Counof demand. The consequence was, that ty of Charlotte, Yeoman, to me duly made, great embarrassments took place in the trade, pursuant to the directions of the Act of Aswhich embarrassments could not be considered as arising out of Duties. Here the Nosembly in such case made and provided; I have directed all the Estate as well real as ble Earl entered into a variety of explanapersonal, within the said County, of Benjations and details with a view of shewing the min Follet, late of the Parish of Saint Papolicy of encouraging the importation of trick-in the said County, Yeoman, (which Timber from the Colonies, as well as from said Benjamin Follet is departed from and the North of Europe. The most material without the limits of this Province, or conpart of this subject was that which related to cealed within the same, with intent and dethe imperative Duties on Timber imported sign to defraud the said Lachlin Cameron, from the Colonies and the Baltic ; and it and the other Creditors of the said Benjamin was on all hands admitted, that some protec-Follet, if any there be, of their just dues, or tion ought to be given to the Colonies, on else to avoid being arrested by the ordinary account of the exertions that had been made process of Law, as it is alledged against him, to import Timber from them, during our to be seized and attached ; and that unlesss exclusion from the European Continent. the said Benjamin Follet, do return and But it was not understood that this was to discharge his said debt or debts within three be a permanent arrangement; it might be months from the publication hereof, all the proper to revive the question again at the exthe estate as well real as personal of the said piration of three or four years. He could Benjamin Follet, will be sold for the paynot agree to the doctrine, that persons were ment and satisfaction of the Creditors of the to be allowed to go and get their goods at said Benjamin Follet. the cheapest rate; for such a principle might Dated at Saint Andrews, in the said be very hostile to our interests. The prin-County of Charlotte, the thirty-first ciple was not adopted with regard to linens day of May, in the year of our or corn ; for laws were made which gave a Lord one thousand eight hundred preference in these articles to those of our own country. Our whole Colonial system and twenty-one. ROBT. PAGAN, J. C. P. was at variance with that general principle,

In Chancery, The tenth day of March, in the second year of the Reign of King George the Fourth, A.D. 1821.

By the Court,

R. PARKER, Jun. Solicitor.

NEW-BRUNSWICK,

Between] David Hatfield, Plaintiff, and James Craft, Defendant. ORASMUCH as the Court was this day informed by Mr. Peters, of Counsel for the Plaintiff, that the Plaintiff on the twenty-seventh day of October, A.D. 1819, filed his Bill in this Court against the Defendant, as by the certificate of the Clerk in Court appears, and took out Process of Subpœna, returnable on the third Tuesday in February then next, requiring the said Defendant to appear to and answer the same ; but that the said Defendant could not be found so as to be served with such Process, and is gone out of this Province or doth otherwise abscond to avoid being served therewith, as by affidavit appears : And the said certificate and affidavit 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 first day of August next.

By the Court, WM. F. ODELL, Register. R. PARKER, Jun. Solicitor.

By the Honourable WARD CHIPMAN, of their just dues, or else to avoid being ar-Esq. one of the Justices of His Marested by the ordinary process of the Law as jesty's Supreme Court of Judicature It it alleged against him) to be seized and for the Province of New-Brunswick. attached; and that unless the said James TOTICE is hereby given, that upon Bracket, do return and discharge his said and it was fit that every possible degree of H. HATCH, Auy. ESTY, the application of Malcolm Wilmot, debt or debts within three months from the encouragement should be given to our Co-**DUBLIC NOTICE** is hereby given of the Parish of Moncton, in the County of publication hereof, all the estate as well real lonies in regard to the Timber Trade, alto all persons interested in twenty-Westmorland, Esquire, to me duly made as personal of the said James Bracket, withseruck though that trade brought in only a compathree Lots of Land, described in the King's pursuant to the directions of the Act of As-In the said County, will be sold for the payrative small amount of income. This was Grant to Daniel Sawyer, Daniel Fuller, sembly in such case made and provided; ment and satisfaction of the Creditors of the the more necessary on account of many per-Jacob Farrington, Thomas Farrington, Peter I have directed all the Estate as well real as Said Fames Bracket. sons being now employed in carrying on INGS King, Francis Sawyer, Frederick Fox, personal, of Thomas Dawson, late of the ege)-Dated at Saint Andrews, in the said that trade in the Colonies, who could not be Peter Barns, Leonard Reed, Elias Querean, Parish of Killsborough, in the said County County of Charlotte, this twentyemployed in any other way. Besides, their INES James Gieu, Isaac Gieu, Peter Clements, of Westmorland, Farmer, (which said Thomas ninth day of May, in the year of our Lordships, should consider the great advan-\$1%* Stepen Vincent, Gardner Gifford, William Dawson, hath departed from this Province, 81X" Lord one thousand eight hundred and tage arising from this trade in the encourage-Church, Timothy Ryans, Charles - Ryans, with intent and design, to defraud the said twenty one. ment given to our own shipping, which were 1 dats William Lambert, and John Ryans, dated | Malcolm Wilmot, and the other Creditors | THOS. WYER, J. C. P.