THE NEW-BRUNSWICK ROYAL & GAZETTE.

Volume VII.

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TUESDAY, 27th MARCH, 1821.

Number 4.

The Gazette.

By JOHN KEILLOR, Esquire, one 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 Jeff. reys 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 debts, 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 Jeffreys.

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-Brunswick.

TOTICE is hereby given, that upon of 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 Copartners in trade, to me duly made pursuant to the directions of the General Assembly in such case 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 Morris do return and discharge his said debts within three months from the publication hereof, all the Estate as well 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 of our 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.

Torice of New-Brunswick.

Torice is hereby given, that on the application of Thomas Roach, of the County of Cumberland, and Province of Nova-Scotia, Esquire, to me duly made pursuant to the directions of the Act of the General Assembly of this Province in such ease 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 with-

out the limits of this Province, or concealed within the same, with intent and design to defraud the said Thomas Roach, and the 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 Majesty'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 well on 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 arrested by the ordinary process of Law, as is alledged against them) to be seized and attached: And that unless 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 twenty.

JOHN SAUNDERS. G. F. STREET, Au'y.

NEW-BRUNSWICK, In Chancery,

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

David Hatfield, Plaintiff, Between James Craft, Defendant. ORASMUCH as the Court was this day informed by M. D. Counsel for the Plaintiff, that the Plaintiff on the twenty-seventh day of October, A.D. 1810, filed his Bill in this Court against the Defendant, as by the certificate of the Clerk in Court appears, and took out Process of Subpæna, 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 duth 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.

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

Between \{ \begin{align*} \text{William Ledden, and} \\ \eta \text{ames Ledden,} \\ \text{and} \end{and} \end{and} \} \text{Plaintiff,}

L James M'Clelland, Defendant. ORASMUCH 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 Subpæna, 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.

By the Court,

WM. F. ODELL, Regalsir. R. PARKER, Jun. Solicitor.

By the Honourable WARD CHIPMAN, Esq. one of the Justices of His Majesty's Supreme Court of Judicature for the Province of New-Brunswick. OTICE is hereby given, that upon the application of Malcolm Wilmor, of the Parish of Moncton, in the County of Westmorland, Esquire, to me duly made pursuant to the directions of the Act of Assembly in such case made and provided; I have directed all the Estate as well real as personal, of Thomas Dawson, late of the Parish of Killsborough, in the said County of Westmorland, Farmer, (which said Thomas Dawson, hath departed from this Province, with intent and design, to defraud the said Malcolm Wilmot, and the other Creditors of the said Thomas Dawson, if any there be, of their just dues, or else to avoid being atrested by the ordinary process of law, as is alleged against him,) to be seized and attached, and that unless the said Thomas Dawson, do return 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 creditors of the said Thomas Dawson.

Dated this fifteenth day of March in the year of our Lord one thousand eight hundred and twenty one. WARD CHIPMAN, J. S. C.

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

An ACT to authorize the Justices of the Peace for the City and County of Saint John, to levy a further Assessment on the Inhabitants of the said City, for the purpose of building and finishing a Poor House in the said City.

Passed the 20th of March, 1821.

HEREAS by two several Acts
of Assembly made and passed
in the fifty-ninth and sixtieth years of the

Reign of His late Majesty King George the Third, the Justices of the Peace for the City and County of Saint John, were authorized and empowered to raise certain sums of money in the said Acts respectively ment oned, for erecting, building, and finishing a Poor House in the said City, for the reception and support of the Poor of the said City: and whereas the said sums have been found insufficient for that purpose—

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the said Justices of the Peace, in their General Sessions, or the major part of them, are hereby authorized and empowered to raise by assessment within the said City, such further sum as in their opinion may be necessary, not exceeding the sum of five hundred pounds, for building and finishing the said Poor House in the said City.

II. And be it further enacted, that such further sum so deemed by the said Justices as necessary for the aforesaid purpose, shall be assessed, levied, and collected in the same manner as any rate or assessment for the support and relief of the Poor in the said City can or may be rated, assessed, levied and collected, by virtue of any law now in force or hereafter to be made for the like purpose; and shall be paid into the hands of such person as the said Justices of the Peace in their General Sessions, or the major part of them, shall appoint, to be applied to and for the purpose above mentioned.

An ACT for the better extinguishing Fires, which may happen in the Towns of Fredericton, and Saint Andrews.

HEREAS the Inhabitants of the Towns of Fredericton, and Saint Andrews, respectively, have supplied for the use of the said several Towns, two Fire Engines, and various Tools, and Instruments for exting tishing Fires: and whereas it is necessary that a sufficient number of skilful persons, be appointed to have the care, management and working of the said Engines, and Tools and Instruments, or any others which may from time to time be provided; and whereas suitable persons cannot be procured to perform the arduous duties of Firemen without some encouragement:

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the Fire-Wards of the said Towns of Fredericton, and Saint Andrews respectively, shall at any meeting to be for that purpose holden, in each of the said Towns, nominate and appoint, by warrant under their hands and seals, or under the hands and seals, of the major part then present, a sufficient number of able and discreet men willing to accept, (not exceeding twenty in number for each Engine, being Inhabitants of the said Towns or their vicinities respectively,) to have the care management, and working of the said Engines, Tools, and Instruments, for extinguishing Fires which may happen within the same, and to remove and displace all or any of them from time to time, and to nominate and appoint thers in their stead, and to fill up any vacancies which may happen at any time by death, or removal, or otherwise, and that the names of the said Persons so appointed, shall from time to time, as the appointments shall be made, be registered with the Clerks of the Peace of the Counties of York, and Charlotte respectively, upon the Certificate, of the said Fire-Wards, and be called the Firemen of Fredericton or Saint Andrews, as the case may be, and are hereby enjoined, and required to be ready, at a call by night as well as by day, to manage, work and use the same Engines, Tools and Instruments, for extinguishing Fires which happen to break out within the places to which they respectively belong.

II. And be it further enacted, that it may and shall be lawful for the Fire-Wards for the time being, of the said Towns respec-