

Wm Chipman Esq

THE NEW-BRUNSWICK

ROYAL GAZETTE.

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TUESDAY, 4th JUNE, 1822.

[Number 14]

The Gazette.

Secretary's Office, 13th April, 1822. Representation having been made that sundry Persons are in the practice of burning Charcoal on the Common and Public Grounds in Fredericton—this practice is strictly forbidden by order of The Lieut. Governor in Council—And any Person found so offending hereafter, will be immediately prosecuted.

NEW-BRUNSWICK. In Chancery, 2d April, 1822. Henry Smith, Administrator of James Bell, deceased, and Frederick D. Pyster, and others.

FORASMUCH as the Court was this day informed by Mr. Bliss, Counsel for the Complainant, that the Bill in this cause was filed on the twenty-sixth day of April last, as by the Certificate of his Clerk in Court appears, and Process of Subpoena taken out against the said Defendant, Frederick D. Pyster, but that the said Defendant now resides without the limits of this Province, or doth otherwise abscond to avoid being served with such Process, 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 Court,

It is ordered, that the said Defendant, Frederick D. Pyster, do appear to the Complainant's Bill, on or before the ninth day of July next.

NEW-BRUNSWICK, In Chancery, The twenty-sixth day of February, in the 3d Year of the reign of King George the Fourth, A. D. 1822. Stephen Wasie De Blois, Administrator of George De Blois Junr. deceased Intestate, Complainant, and Gratiana Wilhelmina Henrietta Zephalinda Sophia Lyons, Heiress of Arthur Gould deceased, Defendant.

FORASMUCH as the Court was this day informed by Mr. Chipman, of Counsel for the Plaintiff, that the Plaintiff on the twenty-fourth day of April, one thousand eight hundred and twenty one, filed his Bill against the Defendant, as by the Certificate of the Clerk in Court appears, and took out Process of Subpoena, returnable on the third Tuesday in May then next, requiring the said Defendant to appear to and answer the same; but that the above named Arthur Gould died at Halifax in the Province of Nova Scotia, in the year of our Lord one thousand seven hundred and ninety-two, having at that time absented himself for some years from this Province, and that the said Defendant resides without the limits of this Province: 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 appear to the Plaintiff's Bill on or before the first day of July next.

WHEREAS (in pursuance of an Act passed in the twenty-sixth year of His late Majesty's Reign, for relief against absconding Debtors) We the Subscribers having been duly appointed and sworn before JOHN KEILLOR, Esquire, one of His Majesty's Justices of the Inferior Court of Common Pleas, in and for the

County of Westmorland, as Trustees for all and every of the Creditors of James Hamilton, late of Dorchester, in said County, Stone Cutter, an absconding Debtor: We do therefore, in pursuance of such appointment, require all persons indebted to the said James Hamilton, to pay to us on or before the first day of June next, all such sum or sums of money, duties and things, which they owe to the said James Hamilton, and to deliver to us, all other effects of the said James Hamilton, which they or any of them may have in their hands, power or possession: And all the Creditors of the said James Hamilton, are also requested to deliver to us on or before the first day of June next, their respective accounts and demands against the said James Hamilton.

Witness our hands at Dorchester, this first day of March, 1822.

JOHN KEILLOR, Junr. WILLIAM P. SAYRE, EDWARD B. CHANDLER, Trustees.

By JOHN KEILLOR, Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas in and for the County of Westmorland.

NOTICE is hereby given, that upon application of Thomas Trenholm, of Westmorland, in said County, Trader, 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 of David Williams, late of the Parish and County aforesaid, Yeoman, (which said David Williams, has either departed from, and without the limits of this Province, with intent and design to defraud the said Thomas Trenholm, and the other Creditors of the said David Williams, (if any there be) of their just dues, or else to avoid being arrested by the ordinary process of the Law, as is alleged against him) to be seized and attached; and that unless the said David Williams, do return and discharge his said debt or debts, within three months from the publication hereof, all the estate, as well real as personal, of the said David Williams, within this Province, will be sold for the payment and satisfaction of the Creditors of the said David Williams.

Dated at Dorchester, this eleventh day of March, in the year of our Lord one thousand eight hundred and twenty-two. JOHN KEILLOR, J. C. P. E. B. CHANDLER, Att'y.

NOTICE is hereby given, that the Subscribers have been duly appointed Trustees for all the Creditors of Raymond Lalibertie, late of the City of Saint John, Confectioner, an absconding debtor, and hereby require all persons indebted to the said Raymond Lalibertie, on or before the fourteenth day of June next, to pay all such sums of money or other debt, duty, or thing which they owe to the said Raymond Lalibertie, and to deliver all other effects of the said Raymond Lalibertie, which he, she, or they may have in their hands, power, or custody, to the said Trustees; and the said Trustees do hereby desire all the Creditors of the said Raymond Lalibertie, on or before the said fourteenth day of June, to deliver to the said Trustees, or any of them, their respective accounts and demands against the said Raymond Lalibertie.

Dated at Saint John the fourteenth day of March in the year of our Lord one thousand eight hundred and twenty-two. THOMAS SANCTON, JEHIEL PARTELOW, Junr. WILLIAM DURANT, W. B. KINNEAR, Att'y.

Fredericton, 27th May, 1822. MILITIA GENERAL ORDERS.

The Commander in Chief has been pleased to make the following appointments, viz.

- 1st Batt. Charlotte County Militia. Captain H. Hatch, to be 2d Major. To be Captains. Lieutenant J. Strang, of the Artillery, vice Hatch promoted. Lieutenant W. H. Mowat, William Garnett, vice D. W. Jack, who retires with his rank. Quarter Master Robert Mowat, to a new Company. To be Lieutenants. Ensign Samuel M'Farlane, James Campbell, Gent. Edward M'Master, do. To be Ensigns. Hugh M'Callum, Gent. Lauchlan Cameron, ditto, vice M'Farlane promoted. William Whitlock, do. George Walton, do. Benjamin M. Syme, do. James Barber, Esq. to be Quarter Master. His Excellency accepts the resignation of Capt. D. W. Jack, who retires with his rank. 2d Batt. Charlotte County Militia. To be Captains. Joseph Clarke, Lieut. H. P. 76th Regt to be Adjutant, with the rank of Captain, vice Campbell retired. Lieutenant John M'Neal, to a new Company. Hugh M'Leod, vice Campbell retired. Angus M'Kenzie, Esq. vice J. W. Wilson retired. Henry Sealy, to be Captain of a Rifle Company. To be Lieutenants. Thomas Nicholson, from the St. John Militia, to the Rifle Company. Ensign Daniel Lecman, to a new Company. Josiah Haney, vice M'Neal promoted. Gide in Justison, vice M'Leod, do. James Pratt, vice Sealy, do. To be Ensigns. William Flaherty, Gent to the Rifle Company. James E. Hatheway, do. John Appleby, do. Edward C. Warrington, do. Peter Canech, do. James Drake, to be Acting Quarter Master to the Division at Grand Manan.

- 1st Batt. King's County To be Captains. M'Leod, Esquire, H. P. Royal Navy. Joseph Dickson, Junr. John Prince, Junr. Philip Dann, Stephen Crawford, Abraham Bulyea, William Harding, Justus Wetmore. To be Lieutenants. James Brittain, Ezekiel Flewelling, William J. Flewelling, Jeremiah Townsend, Jeremiah Maybe, Junr. Thomas Bostwick, Caleb Flewelling, Daniel Peetman, Zebulon Jones. To be Ensigns. William Dickson, Joseph Flewelling, Abraham Prince, Peter M'Kenzie, Samuel Gorum, Anderson Woiden, Thomas Flewelling, John Smith, Philip Nase. 3d Batt. York County Militia. Capt. J. M'Lauchlan, to be Adjutant.

EMIGRATION. Colonial Department, London, 19th January, 1822. Inquiries and applications having been addressed to the Colonial Department, respecting emigration to his Majesty's Foreign possessions, it has been deemed convenient, with a view to the information and guidance of individuals interested in this subject, to state that: 1stly. Persons are not provided with passages, at the public expence, to any of his Majesty's settlements. 2dly. Persons proceeding at their own expence to North America and to the Cape of Good Hope, and desirous of settling there, require no previous authority from his Majesty's Secretary of State to enable them to obtain grants of land, the Governors of these settlements being fully empowered to assign lands to applicants, proportioned to the means which they actually possess for bringing them into a state of cultivation. The extent of these grants must depend upon their quality,

position, and other circumstances which can only be ascertained in the colony.

3dly. Persons desirous of settling in New South Wales or Van Dieman's Land, must be provided with the sanction of his Majesty's Secretary of State: and this can only be obtained upon written application, accompanied by references to two or more respectable persons, as to the character of the applicant, and the extent of his capital, which must amount to five hundred pounds, at the least.

NEW-YORK, MAY 20.

BRAZIL.—Bahia papers, received at Boston to the 3d April, contain an animated address from the Council of Rio de Janeiro to the King and Cortes, setting forth the reasons which induced them to suspend the execution of the decree requiring the return of the Prince Royal to Europe and praying for the revocation of that decree. It is stated that the removal of the Prince would have reduced Brazil to its former colonial subjection to the mother country, and would have revived all the grievances which had heretofore existed. The Council represents that should the decree be enforced, it will lead to civil war, and the separation of Brazil from Portugal will be inevitable—a strong jealousy of the mother country is manifested in the expose—which concludes as follows:—

Such, sire, are the weighty and just reasons which obliged this loyal and constitutional people to request H. R. H. the Prince Regent to suspend his departure from this kingdom until Your Majesty, after obtaining information of the actual state of things should decide what the best interests of the country required. In the name of the people we pray your Majesty to revoke the decrees of 29th September last—thereby leaving Brazil, the person of H. R. H.—so that she will not want a centre of union or rallying point—and that she may not be deprived of the only guarantee of her liberty and future prosperity.

In conclusion, sire, we swear in the presence of your Majesty and the whole world, that Brazil wishes only a constitutional government—and that an implacable war will be waged against any other attempt to be imposed upon her.—Brazil requires privileges equal to those of Portugal—she must be equally sovereign—equally free—equally independent."

BALTIMORE, MAY 18. Late from Caracas.

Our very attentive and obliging correspondent at La Guayra and Carracas, have forwarded us, with their usual promptitude, a variety of papers, &c. by the Ranger, arrived at New-York. We hasten to lay before our readers the following from La Guayra, dated April 22, and the following from the same place, dated April 24. Also the subsequent from Carracas, under date of April 23.

LAGUIRA, APRIL 22, 1822.

Dispatches have been this moment received from Coro, communicating the welcome intelligence, that Gen. Morales, in attempting the reduction of that neighbourhood, has been suddenly surprised by three divisions of the Patriot army, and is awkwardly placed in the centre of a triangle, which they form. His return to Porto Cabello, or to any place of embarkation, being thus intercepted, there can be little doubt that his capture will precede the immediate capitulation of the last resting place of Spanish power on this Continent, and the conquest of that dreadful dungeon of Spanish despotism.

You may safely predict the fall of Porto Cabello in two or three months; should this event be deferred, it will be imputable only to the inactivity, not to the impotence