

THE NEW-BRUNSWICK ROYAL GAZETTE.

[Volume VIII.]

TUESDAY, 12th MARCH, 1822.

[Number 2]

The Gazette.

NOTICE is hereby given, that the Subscribers have been duly appointed Trustees, for all the Creditors of *Charles French*, late of the Parish of Norton, County of King's, an absconding Debtor; and do hereby require all persons indebted to the said *Charles French*, on or before the first day of June next, to pay all such sums of money or other debt, duty or thing, which they owe to the said *Charles French*, and to deliver all other effects of the said *Charles French*, 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 *Charles French*, on or before the said first day of June, to deliver to the said Trustees, or any of them, their respective accounts and demands against the said *Charles French*.

Dated at Kingston, the first day of December, in the year of our Lord one thousand eight hundred and twenty-one.

MONMOUTH FOWLER,
CALEB WETMORE,
EDMUND D. SHARLAND.

Hue and Cry!

YORK, ss. To all Constables and other Officers, as well in the said County of York as elsewhere, to whom the execution hereof doth or shall belong.

WHEREAS by an Inquisition taken before me, *William Taylor*, Esquire, Coroner for the said County of York, this twenty-fourth day of January, in the second year of His Majesty's Reign, one *Peter Pennard*, an Indian of the Micmac Tribe, stands charged with the wilful murder of one *John McGeorge*, late of the Parish of Prince William, in the said County: And whereas he the said *Peter Pennard*, did fly and withdraw himself to a place unknown, and is not yet apprehended.—These are therefore to command you forthwith to raise the power of the Towns & Parishes within your several precincts, and to make diligent search therefor for the above named *Peter Pennard*, and to make fresh poster and hue and cry after him, from Town to Town and from County to County, as well by Horsemen as by Footmen, and to give due notice thereof in writing, describing in such notice the name of the person and the offence aforesaid, unto every constable on every side, until the said *Peter Pennard* shall be apprehended; and that as soon as you, or any of you, shall apprehend or cause the said *Peter Pennard* to be apprehended, that you do forthwith carry him before some one of His Majesty's Justices of the Peace in and for the County where he shall be so apprehended, to be by such Justice examined and dealt with according to Law; and hereof fail not respectively upon the peril that shall ensue thereon.

Given under my hand and seal, at Fredericton, in the said County of York, the twenty-fourth day of January aforesaid, in the year aforesaid.

WM. TAYLOR, Coroner.

Note.—The description of the person of the said *Peter Pennard*, as I am informed, is as follows:—About 5 feet 9 or 10 inches high, broad shoulders, small waist, Roman nose, a little pock marked, has a scar on the right side of his face, above the mouth, and is about 20 years of age. W. T.

NOTICE.

BY order of The Honorable JOHN MURRAY BLISS, Esquire, one of the Justices of the Supreme Court of Judicature for the Province of New-Brunswick: Notice is hereby given to all whom it may concern, that upon application and due proof made to the said Justice, (pursuant to an Act of the Legislature of the said Pro-

Vince, made and provided for relief against absconding Debtors) by *Jeremiah Tracey*, of Burton, in the County of Sunbury, Yeoman, a Creditor of *Thomas Dewitt*, late of the same place, an absconding Debtor, he the said Justice hath directed all the estate real and personal of the said *Thomas Dewitt*, to be seized: And that unless he the said *Thomas Dewitt*, shall discharge his said debt within three months after publication of this Notice, all his estate real and personal will be sold for the payment and satisfaction of his Creditors.

Dated the 20th day of December, 1821.
J. M. BLISS.
GEO. P. BLISS, Atty
for *Jeremiah Tracey*.

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

NOTICE is hereby given, that upon the application of *William Wilbur*, of the Parish of Dorchester, in the County of Westmorland, Yeoman, 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 *David Foster*, late of said Parish, in the County aforesaid, Yeoman, (which said *David Foster* hath departed from this Province, with intent and design to defraud the said *William Wilbur*, and the other Creditors of the said *David Foster*, if any such there be) of his 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 Foster*, do return and discharge his debts, within three months from the publication hereof, all the estate, as well real as personal, of the said *David Foster*, will be sold for the payment and satisfaction of the Creditors of the said *David Foster*.

Dated at Dorchester, the twenty-sixth day of January, in the year of our Lord one thousand eight hundred and twenty-two.

JOHN KEILLOR, J. C. P.
E. B. CHANDLER, Atty
for *William Wilbur*.

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 Watkin De Blis, Ad-

ministrator of George De Blis,

late deceased, Intestate, Com-

plainant,

Between } and }

Graiana Wilhelmina Henrietta

Zephalianda Sophia Lyons, Heir-

ess of Arthur Gould deceased,

Defendant.

MORAS MUCH as the Court was this

day informed by Mr. Chipman, of Coun-

sel 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 satis-

faction of the Court;

It is ordered, that the Defendant appear

to the Plaintiff's Bill on or before the first

day of July next.

By the Court,

W. F. ODELL, Register.

BY order of The Honorable JOHN MURRAY BLISS, Esquire, one of the Justices of the Supreme Court of Judicature for the Province of New-Brunswick: Notice is hereby given to all whom it may concern, that upon application and due proof made to the said Justice, (pursuant to an Act of the Legislature of the said Pro-

vince, made and provided for relief against absconding Debtors) by *Jeremiah Tracey*, of Burton, in the County of Sunbury, Yeoman, a Creditor of *Thomas Dewitt*, late of the same place, an absconding Debtor, he the said Justice hath directed all the estate real and personal of the said *Thomas Dewitt*, to be seized: And that unless he the said *Thomas Dewitt*, shall discharge his said debt within three months after publication of this Notice, all his estate real and personal will be sold for the payment and satisfaction of his Creditors.

UPON reading the Certificate by the Plaintiff's Clerk in Court, of his Bill being duly filed, and affidavits that process of Subpoena was taken out against the above named Defendant, John Hamilton, returnable the second Tuesday in July last, but that the said John Hamilton, on search could not be found, but resides without the limits of this Province, or has otherwise absconded, to avoid being served with such process. It is ordered, that the said Defendant, John Hamilton, do appear to the Plaintiff's Bill, on or before the sixth day of June next. On motion of Mr. Parker, of counsel for the Plaintiff.

By the Court,
W. F. ODELL, Register.

HOUSE OF ASSEMBLY,
Thursday, 28th February.

MESSAGE FROM HIS EXCELLENCE THE LIEUT. GOVERNOR.

"The Lieutenant-Governor directs to be laid before the House, a copy of a Letter from the Right Honourable Earl Bathurst, on the subject of the Reserves in Charlotte County

"Dover Street, 21st May, 1821.

"Sir,
"I have the honor to acknowledge the receipt of your letter of the 28th March last, transmitting two Addresses from the House of Assembly of the Province of New-Brunswick, relative to granting the reserved lands in the County of Charlotte, for Agricultural purposes, and to acquaint you, that in consequence of the address of the Assembly, His Majesty has caused enquiries to be made as to the state of the Timber on the several reserves in Charlotte County, and it appearing that on the major part of them, there is, notwithstanding the depredations to which they have been subjected, a very considerable quantity of Timber, most valuable for Naval purposes. His Majesty does not feel that he can accede to the wishes of the Assembly, or generally abandon the reserves for the purpose of allowing them to Settlers, without much risk of future public inconvenience."

"I have the honor to be,
"Sir,
"Your most obedient
"Humble servant,

(Signed) "BATHURST."
"Major General Smyth, Esq. Esq."

Message from the Council.

Mr. Lockwood delivered the Message.

"Mr. Speaker,

"Council Chamber, 28th Feb. 1822.

"Ordered that Mr. Lockwood inform the House of Assembly, that the Council have agreed to the following bills:

A Bill further to assess the County of Westmorland for the Gaol and Court House.

A Bill for altering the Term of holding the Court of General Session and Inferior Court of Common Pleas in King's County.

A Bill further to amend the Laws relating to Trespasses.

A Bill for the better securing the navigation of the inner Bay of Passamaquoddy, &c.

Friday, 1st March.

MESSAGE FROM HIS EXCELLENCE THE LIEUT. GOVERNOR.

"It appearing to the Lieutenant Governor, that it would greatly tend to encourage new Settlers in parts of the Province distant from the Great Roads, if some aid were afforded to enable them to make narrow roads or paths to their locations. He recommends that a sum be appropriated generally for this purpose.

Mr. Smith, from the standing Committee appointed to examine, liquidate, and report on public and private accounts, reported as follows:

A, an account rendered by Joseph