

SECRETARY'S OFFICE,
11th March, 1822.
NOTICE.

ALL Persons who have obtained Licences for cutting of Pine Timber on Crown Lands, since the first of January, 1820, and have not given the Bonds required by the Public Regulations, are hereby called on forthwith to execute such Bonds at the proper Offices, otherwise their Licences will be considered void; and Timber found in the possession of Persons neglecting this Notice, will be seized—For which purpose, lists of their names will be furnished to the Seizing Officers in the several Counties.

OFFICES FOR TAKING BONDS.

At Fredericton... GEORGE P. BLISS, Esq.
At St. Andrews... NEVILLE PARKER, Esq.
At Miramichi... JOSEPH CLARKE, Esq.
At St. Peter's... JOSEPH DEAN, Esq.
At Richibucto... AMBROSE STREET, Esq.
At St. John's... PERRY DUMARISQUE, Esq.
At Richibucto... BENJAMIN M. GOLDSMITH

Secretary's Office, 22d March 1822.

The following Regulations for granting Licences to cut Pine Timber on the vacant Crown Lands, are in future to be observed, instead of the Regulations heretofore made, by order of His Excellency the Lieutenant Governor in Council.

- 1st. No Licence to be issued but upon the actual payment of one shilling per Ton for the quantity mentioned in the Licence.
- 2d. That the money so to be paid, be paid into the hands of the Receiver General of the King's Revenue, first deducting therefrom the fees of office to be paid for the Licence, which fees are as follow:—
To the Lieutenant Governor, 10s.
To the Secretary of the Province, 10s.
To the Surveyor General, 5s.
- 3d. That no Licence be granted to any one Person to cut in any one year more than one thousand Tons of Timber.
- 4th. That no Licence be granted to any person not being bona fide a British subject, and a Freeholder and Inhabitant of the Province.
- 5th. That all applicants for Saw Logs, pay the sum of two shillings and sixpence for every thousand feet of Boards into which such Logs are to be sawed, reckoning three logs of eighteen feet each in length, to the thousand; the same to be paid upon the issuing of the Licence.
- 6th. That every applicant for a licence shall particularly state his place of residence, that he is a Freeholder in the Province, and bona fide a British Subject, and shall make oath to the truth of his statement, before a Magistrate.
- 7th. That no Licence for cutting Timber or Logs upon any Stream, shall embrace both sides of such Stream.
- 8th. That all Licences to be granted, shall expire on the first day of May next ensuing the date of the Licence.
- 9th. That in future the allowance to Officers seizing Timber, shall be, in lieu of all personal accounts and charges, one third of the nett proceeds of the Timber seized.

Secretary's Office,
25th March, 1822.

APPLICATIONS having been made for Warrants on the Treasury, for services performed by Persons not duly appointed by the Lieutenant Governor according to Law. All Persons are forbidden to take upon themselves the performing of public services in future, without due appointment under the penalty of forfeiting the sums laid out by them.

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, Atty.

NEW-BRUNSWICK,

In Chancery,

2d April, 1822.

Between }
Henry Smith, Administrator of }
James Bell, deceased, and }
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 Subpœna, taken out against the said Defendant, *Frederick Depyster*, 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 Depyster*, do appear to the Complainant's Bill, on or before the ninth day of July next.

By the Court,
D. L. ROBINSON, Register.

NEW BRUNSWICK,

In Chancery,

The second day of April, in the third year of the Reign of King George the Fourth, Annoq. Domini 1822.

Between }
George Adam Nigel, Plaintiff,* }
And John Hamilton, and others, }
Defendants.

FORASMUCH as the Court was this day informed by Mr. Bliss, of Counsel for the Plaintiff, that the Plaintiff on the twenty seventh day of June last, filed his Bill in this Court against the Defendants, as by the Certificate of the Clerk in Court appears, and took out Process of Subpœna, returnable on the second Tuesday in July then next, requiring the said Defendants to appear to and answer the said Bill, but that the above named John Hamilton, one of the Defendants could not be found, so as to be served with such process, but is without the limits of this Province, as by Affidavit appears; And the said Certificate and Affidavit being read, and the truth of the above allegation made out to the satisfaction of the said Court: It is ordered, that the said Defendant, John Hamilton, do appear to the Plaintiff's Bill, on or before Tuesday the ninth day of July next.

By the Court,
D. L. ROBINSON, Register.
N. PARKER, Junr. Solicitor of Plaintiff.

NOTICE is hereby given, that the Subscribers have been duly appointed Trustees for all the Creditors of *Raymond Laliberte*, late of the City of Saint John, Confectioner, an absconding Debtor; and hereby require all persons indebted to the said *Raymond Laliberte*, 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 Laliberte*, and to deliver all other effects of the said *Raymond Laliberte*, 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 Laliberte*, 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 Laliberte*?

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, Atty.

By the Honourable JOHN SAUNDERS, one of the Justices of His Majesty's Supreme Court of Judicature for the Province of New-Brunswick.

To all whom it may concern Greeting: NOTICE is hereby given, that upon the application of *John Jackson*, to me duly made according to the form of the Act of Assembly in such case lately made and provided, I have directed all the estate as well real as personal within this Province, of *James Develin*, late of the Parish of Chatham, County of Northumberland, Carpenter, (which said *James Develin*, hath departed from this Province with intent and design to defraud the said *John Jackson*, and the other Creditors of the said *James Develin*, 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 *James Develin* do return and discharge his debts within three months from the publication hereof, all the estate as well real as personal, of the said *James Develin*, within this Province, will be sold for the payment and satisfaction of the Creditors of the said *James Develin*.

Dated at Fredericton, the twenty-first day of February, in the year of our Lord one thousand eight hundred and twenty-two.

JOHN SAUNDERS.

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 demand 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, } Justices.

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.

Between }
Stephen Wastie De Blois, Administrator of George De Blois, Junr. deceased Intestate, Complainant, }
and }
Gratiana Wilhelmina Henrietta Zephalinda Sophia Lyons, Heiress of Arthur Goud 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 Subpœna, 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 Goud 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.

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

FREDERICTON, (N. B.)

9th APRIL, 1822.

P. S. to the Gazette.

His Excellency The LIEUTENANT-GOVERNOR, has been pleased, with the advice of the Council, to nominate The Honourable JOHN ROBINSON, to be Mayor; JAMES WHITE, Esquire, to be Sheriff; and JAMES C. F. BREMNER, Esquire, to be Coroner for the City and County of Saint John, for the year ensuing, Tuesday, 2d April, 1822.

Fredericton, 6th April, 1822.

MILITIA GENERAL ORDERS.

Notwithstanding the frequent calls which have been made upon Commanding Officers of Corps for their Quarter-Master's bonds, as required by Law, but few of them have been sent in—The Commander in Chief will therefore be obliged to notify the names of the Corps in Public Orders, who continue to neglect this duty.

No. 2. Commandants will please to call in all the Arms and Accoutrements of their respective Corps, and place them in Depot with as little delay as possible; in the execution of this duty, Individuals who have given bonds are to have the same returned to them upon restoring their Arms, and such bonds as cannot be redeemed are to be sent to the Provincial Secretary's Office.

As soon as the Arms and Accoutrements are collected, their numbers and condition together with the situation of Depots are to be reported to Head Quarters by Commandants.

By Command,
GEO. SHORE,
Adj. Gen. M. F.

THE CHURCHMAN'S PROFESSION OF HIS FAITH AND PRACTICE.

(Continued from the Gazette of the 19th ult.)

The succession, and with it the ministerial commission, was not lost at the time of the Reformation. The reformed Bishops had received Episcopal ordination. Or, when they separated from the corruptions of Rome, they did not leave the doctrines, the sacraments, the institutions of the Church of Christ behind them. The order and succession of the priesthood was no invention of popery. We find a Christian Church of the Episcopal form in Britain, with an independent right and authority of its own, before Austin set his foot in that country as the messenger of Rome. At the Reformation, our Church did but return to its original rights, with an Episcopacy independent of the Pope. The source was pure; and no sooner was the corrupt inlet cut off, which had been flowing into its channel, than the stream returned to its original purity. Meanwhile the corruptions, which had been intermingled with the primitive instructions of Christianity, did not annihilate the authority of the Church, or the validity of the ministerial commission. The Church of the Jews still continued to be a Church in our Saviour's time, in spite of repeated idolatries and corruption. And our Lord confirmed the authority of the Jewish priesthood, while he condemned their degeneracy. The Scribes and the Pharisees sit in Moses' seat: all, therefore, whatsoever they bid you observe that observe and do. St. Paul also respected the office of God's high priest, at the moment when it was perverted into an instrument of injustice. (Acts xxiii. 5.)

In writings of the Apostles we find frequent mention made of the unity of the Christian Church, and repeated and earnest caution against those divisions, by which the peace that Christ left with his followers, must be unavoidably disturbed. It is no wonder that they were so earnest and anxious on this point, when they recollected how much it employed the thoughts of their blessed Lord and Master, and made the subject of that fervent and solemn prayer which he offered up to his Father immediately before his last sufferings. From the manner in which he then interceded for all those who should believe on him, it is evident, that unity was designed to be an essential characteristic of his Church, the members of which, as St. Paul afterwards described them, were to be considered as constituting one body, animated by one spirit, imparted to them by their regular communication with one head, JESUS CHRIST.

(For Continuation see Supplement)