610

NEW-BRUNSWICK ROYAL GAZETTE.

he Estate as well real as personal, of Samuel Cornwall, late of Moncton, aforesaid, Mar iper (which said Samuel Cornwall, hath vince with intent to deiraud the said Asa Willard, either departed from and without the limits ef inis Province, or is concealed within the same, with intent and design to defraud the said james M. Kelly, and others his Creditors, if any there be, of their just dues, or to avoid being arrested by the ordinary process tion of the creditors. of the Law,) to be seized and attached, and that unless the said Samuel Cornwall, do return and discharge the said debt within three months from the publication bereaf, all the Estate as well real as personal, of the said Samuel Cornwall, within this Province will be sold for the payment and satisfaction of the Creditors. A share and the Dated at Dorchester the thirtieth day of june in the Year of our Lord one thousand eight hundred and twentyseven. JOHN KEILLOR, J. C. P. EDWARD B. CHANDLER, Any.

By the Honorable William Botsford, Esquire, one of the Justices of His Majesty's Supreme Court of Judicature for the Pro-

vince of New-Brunswick, OTICE is hereby given, that upon the application of William Harper, of Moncton, in the County of Westmorland, Trader, to me duly made, pursuant to the directions of the Acts of the same, to avoid being served with the ordinary General Assembly in such case made and provided. I have directed all the Estate as well Real as Personal of Joseph Jaques, late of Hillsborough in the said County, Yeoman, (which said Joseph concealment has been proved to my satisfaclimits of the said Province or is concealed within the same with intent and design to defraud the personal of the said Robert Martin, withany there be of their just dues, or else to avoid being arrested by the ordinary process of Law as is allerged against him) to be seized and attached, and that unless the said Joseph Jaques do return and discharge his said debts within Three Months from the publication hereof, all the Estate as well is Province, will be sold for the payment and Creditors. tisfaction of the creditors of the said Joseph aques Dated at Moncton, the 23th day of October, in the Year of our Lord one thousand eight hundred and twenty-seven. W BOTSFORD, J & c. W. WILEY, Attorney By Alexander Davidson, Esqr., one of His. Majesty's Justices of the Interior PETERS & GARMAN, Ally's. Court of Common Pleas, for the County of Northumberland. TOTICE is hereby given, that upon application of Nathaniel Johnston, of Ludlow, in the County of Northumberland, Gentleman, to me duly made, I have directed all the Estate as well Real as Personal of James Webb, late of Ludlow Present His Excellency the Chancellor. aforesaid, Trader, (who hath departed this Province with intent to defraud the said Nathaniel Johnston and his other creditors of their dues, or all Bills, Answers, Pleas, Demurrers, and other to avoid being arrested by the ordinary process of papers filed and remaining with them a ssuch the Law) to be seized and attached, and that unless Clerks, in order to the same being filed gratis with the said fames Webb, do return and discharge the the said Register in fortherance of the order of this said debt within Three Months from the publica- (Court of the eighth day of July last. tion hereof, all his Estate Real or Personal-within this Province will be sold for the payment and satisfaction of the creditors. Dated at Newcastle the 16th day of August, in the Yeer of our Lord one thousand eight hundred and twenty-seven.

made, I have directed all the Estate se well Rearns | well as Personal of William Tozer, late of Ludlow, Shoemaker, (who hath departed this Proand his other creditors of their dues, or to avoid being arrested by the ordinary process of the Law, to be seized and attached, and that unless the said William Tozer, do return and discharge the said debt within Three Months from the publication hereof all his Estate Real and Personal within this Province will be sold for the payment and satisfac-

Dated at Newcastle, the 10th day of July, in the year of our Lord one thousand, eight hundred and twenty-seven. WILLIAM ABRAMS, J. C.Y. WILLIAM END, Altorney.

By Alexander Davidson, Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas, for the County of Northumberland in the Province of New-Brunswick.

TOTICE is hereby given, that upon the appointment of Fredericton and The application of Joseph Samuels Woudstock in the County of York, as of the Parish of Chatham, to me duly made Ports of Entry for dutiable Goods is revoked, pursuant to the directions to the Act of the and these Stations are discontinued as Ports General Assembly, in such case made and of Entry. provided, stating that Robert Martin, late of Chatham, in said County, Tavern Keeper,] is justly indebted to him, and hath depart- FREDERICTON, (N. B .)

ed from this Province, after said debt was contracted, or keeps concealed within the TUESDAY, 20TH Nov. 1827. process of the law, with an intent of defrauding his Creditors, which departure or laques bath either departed from and without the gion : I have directed al the Estate real and seid William Harper, and others his Creditors, if in the said County to be seized and attached, and that unless he the said Robert Marin shall return and discharge his said debts within three Months after publication hereof, all his Estate, real and personal, will be sold Real as Personal of the said Joseph Jaques, within for the payment and satisfaction of his

pany their Applications with proper and) sufficient testimonials of their Religious Daniel O'Doughersy, Martin's Head Persuasions, and of their moral characters, Road, Grant to pass for 100 acres, as welt as of their other qualifications and James Aunstrong, Queen's Courty, fitness for the office of instructors -- and alt Trustees of Schools, and other persons re- Patrick M'Gowan, Mispeck, do. commending Applicants for Licences, are particularly requested to pay strict attention George Kierstead, Cardigan, de. do. to these requisites." All Persons venturing to keep School before they have obtained a Licence are hereby reminded of the pinalties they may incur by such infraction of the Law, and cautioned against such proceed ing.

Secretary's Office, 3d Nov. 1827. BY AUTHORITY.

TUBLIC notice is hereby given that Secretary's Office, 30th Oct. 1827.

do. do. do. - do. do.

do. if not claimed by M. Graw before the end of the year. Moses Marks, St. Martin's, do. do. 60. and the second the second of the state of the second

Cornelius Duggan, Patrick Dougherty, Lake George, Grant to pass as originally minuled.

Daniel Fleming, Miramichi, may have. Grani, Reynard Wheeler, Burton, may have a Grant under the Minute of Council upon payment of fees. Sarah Wright, Widow, Hopewell, Grant may pass to her Son. John Lyon, and others, William Henry Lyon, George Armstrong, and others, William Henry Lyon to have a Grant of the vacant prece of Land applied for not interfering with Armstrong.

John Miller, and Donald M. Leod, Nepisiquit, Grant to pass to John Miller pursuant to Minute of Council. James Joice, Grand Bay, may have a Grant of the Lot applied for. William Murray, Richibueto, Grant to tion or the settlement.

But to

Aroestook ate arm of e edly plund them have reiterated have left th in other pi the Englis the friend of 1 so roll ever ; and ral days ... trial, havit the loss of out any (the Englis from their able to the the Natio settle this and drive on? The took, and a parallel where the Wedo

trust this ture, at 1 extenda and exern and mani unpicasai and disce America usurpers

Dated at Chatham, in the said County of Northumberland, this fifteenth day of November, in the year of our Lord One thousand eight hundred and twenty-seven.

ALEX. DAVIDSON, J. C. P.

NEW-BRUNSWICK,

In Chancery.

The twenty ninth day of June in the year of our Lord ope thousand eight hundred and twen-3 tý-seven:

T is ordered that all the former Clerks of this L Court, do forthwith deposit with the Register

By the Court, D. LUDLOW ROBINSON, Reg'r.

NEW-BRUNSWICK, In Chancery.

The twentieth day of July, in the Eighth year Answers to Applications

Alms House and Work House. COMMISSIONER FOR THE WEEK, D. L. ROBINSON, Esq

SAVINGS BANK. TRUSTEES NEXT WEEK. HENRY G. CLOPPER, ESQ. JAMES TAYLOR, ESQ. MR. PETER FISHER.

SURVEYOR GENERAL'S OFFICE,

19th Nov. 1827. TART 1St OF LIST OF ANSWERS TO PE-TIONSFOR LAND-which have been entertained by His Majesty's Council up to the 5th of Nicholas Brown, May last, and referred by them to the various Joseph Dougherry, Richibucto, do. Departments for reports, or directed by them to be laid by until due examination could be made concerning the circumstances with which their various prayers were connected.

In order to prosecute the views and give efficacy to the intentions of His Majesty's Council, and in redemption of the pledges given by the Government to the individuals interested, by the entertaining of their applications, His Excellency the Lieutenant Governer has been pleased to take such petitions into consideration, and has come to the following decisions upon them in conformity with the principles hitherto acted upon.

Other cases similarly situated, now on file, will, as quickly as possible, be laid before the Lieut, Governor, and his decision upon them published in like manner.

The parties to whom these answers apply will of course have the usual indulgence of six months. to take out their grants, and are not included in the late notice regarding the gast December next.

P355. Settlers at Adair, Grants to pass as reported by the Surveyor General. Patrick Donnelly, Lake George, Grant to

John Brown, Grant to pass for Let 11, St. Nicholas River. Robert M'Cutchin, and John M'Cutchin, Washademoak, not complied with. Patrick M'Gowan, Nerepis, do: 00. de. John Linka, Kouchibouguac, do. Hugh M'Kenzie, Hanwell, do. Benjamin Welhaupter, Henry Smith, and Anthony Barker, Ram Island, do. Alexander P. Henderson, Miramichi, do. John Sumpson, and Moses Estey, Nashwaack, do.

Ruben Taylor, refered until information is received from Mr. Maclauchlan.

From the Eastern Republican published at Bangor, in the State of Maine, we make the toilowing extracts :----

" The more immediate object of this communication is the treatment of the English to our Arowstook settiers. These ill fated settiers, a lew wceks since, were summoned to appear at the Court in Frederiction. Their summons were in due form tor of law, signed by the Attorney General, amercing

"Hou

"Brit 100k Riv iect to governit year, Hi vince 188 hebitant der the appear one hur to a chi atter ap bly hav Majest TV of H ecution expend return W pose (to pre

the n

will

desig

ments

prodi

there

both

Sr.

SUCTO

aiso

Nor

at N

on il

Aro

of His Majesty's Inferior Court of Common Pleas, for the County of Gloucester. NOTICE is hereby given, that upon applica- tion of Robert Ferguson, Esquire, of Res- tigouche, in the County of Gloucester, Gentleman, to me duly made, I have directed all the Estate as well Real as Personal, of John Hunter, late of Restigouch, afortsaid, Trader, (who hath departed this Province with intent to defraud the said Robert Ferguson, and his other creditors of their dues, or to avoid being arrested by the ordinary process of their Law) to be soized and attached, and that unlers the said John Hunter, do return and discharge his said debt within Three Months from the publication here of all the Estate real and personal will be sold for the payment and satisfac- tion of the creditors. Dated at Bathurst, the 13th day of October, in the Year of our Lord one thousand eight hundred and twenty-sever HUGH MUNKO, J. C.F. WILLIAM END, Altoniey By William Abrams, Esquire, one of the Justices of His Majesty's Inferior Court of Common Pleas, for the County of Northumberland	James Carlow, FOR ASMIJCH as the Court is this day in- lormed by Mr Attorney General, of coun- sel for complainant, that the said complainant on the Fourteenth day of November, in the year one thousand eight hundred and twenty-six, filed his Bill in this Court against the said Richard Carlow, and James Carlow, as by the certificate of the Re- gister appears and afterwards took out process of Subpena, which was returnable on the third Tues- day in February last, requiring the said Defendants to appear to answer the same, but that the said Defendants have gone out of the limits of this Pro- vince, and have been absent for nine years and up- wards last past, as by affidavit appears, and the said certificate and affidavit being read, and the truth of the said allegations mede out thereby to the satisfaction of this court. It is ordered that the said Richard Carlow and James Carlow do sp- pear to the said complaidant's Bill on or before the first cay of December next By the court, B LUDLOW ROBINSON, Reg'r BLUDLOW ROBINSON, Reg'r	 Hezekiah Marks, St. Marine, Grant in pass for 300 Acres. Grant fees for 300 Acres. Grant fees for 300 Acres, £13 2 10. William Quail, Miramichi, Grant to 7 pass for 200 Acres, 1.awrence Parkinson, Neripis, do. do. do. do. Archibald O'Dougheriy; Martin's Head Road, do. do. do. Archibald O'Dougheriy; Martin's Head Road, do. do. do. John Hamilton, Beresford, do. do. do. John Hamilton, Beresford, do. do. do. do. Jacob Middleton, Wakeheid, do. do. do. James Paisley, Hampstead, do. do. do. John H. Snider, Little Black River, do. do. do. John H. Snider, Little Presqu' Isle, do. do. do. Patrick Hughes, Washademoak, do. do. do. do. do. 	pear at Court for the alleged offence of thespearsing on Crown Land. And when they did appear at Court, they could not teil by what law they could putish them. Thus, Americans, were our friend- iess settlers on the Aroostook river under the necess- sity of obeying the imperious mandate of a Britus Court – a Court which had netther right nor juris- diction over them. The English claim the Aroos- took as a part of their province, under the faila- cious piea of the erenty of '83. This is idie ; it is supporting a claim by words without reason or principle. The settlement of this line to the source of the St. Croix is mutual by the two nations. There they have creefed a monument, to which both ma- tions agree. And the words of the ineaty are so clear from the monument to the highlands, in me need misunderstand them. A man must be either a knave or a tool to be quibbing on this subject. What School boy, having a knowledge of survey- ing, cannot run a line from the monument direct- ly north until it strikes the highlands? These highlands must divide the rivers 1 and one class of ince rivers must fail, or empty themselves, into the bit Lawrence. It is a subject of deep regret, that this is not secured. It is a source of vexicion to our inflant securements ficar the disputed termory. Nothing can be more understand to emigration aud securements on the Aroostook, and in that part
County of Northumberhand, Tauner, to the july	Applicants for School Licences will	Michael M.Grath, Nelson, do do. do.	of the State, than he nonsettlement of this line.

and A3.4 SPS. Bi