

By Authority.

HIS Excellency the Lieutenant-Governor having found it necessary to bring under the consideration of His Majesty's Government, the present system of disposing of the Crown Lands in this Province, with a view to the obtaining of further Instructions shereon, has thought proper for this purpose to suspend the same : Public Notice is therefore hereby given, by order of His Excelleney, that no more Sales under that system will take place, after this date, until further orders.

Fredericton, 10th January, 1829.

By Authority,

WHEREAS in pursuance of the provisions of an Act of the said Thomas Abell and Thomas Waite, or either of them, on or Parliament, passed in the sixth year of the Reign of before the order of the Said Thomas Waite, or either of them, on or Parliament, passed in the sixth year of the Reign of before the said fifteenth day of September next, to deliver to us, of His present Majesty, cap. 114, the Collector and Comptroller some or one us, as aforesaid, their respective accounts and documents of His Majesty's Customs, at the Port of St. Andrews, have against the said Thomas Abell and Thomas Waite, or either of them, appointed a Barn belonging to Messrs. Jones & Co., of Saint in order that right and justice may be done agreeably to the form "Asdrews aforesaid, for the purpose of warehousing Live of the said Act of Assembly. in such case made and provided Given under our hands at the said City of Saint John the Stock, from and after this date.

Public notice, therefore, is hereby given, by order of His Excellency the Lieutenant-Governor, for the information of all concerned.

Dated the twenty-fifth day of September, in the year of our Lord one thousand eight hundred and twenty-eight.

By Authority.

WHEREAS the appointment of a Warehouse belonging to Messrs. Scott, M'Laughlin and Co. in Saint Andrews, as published in the Royal Gazette of the 22d April last, has been revoked: And Whereas the Coffector and Comptroller of His Majesty's Customs at the Port of Saint Andrews, have appointed a Warehouse belonging to Mr. John Wilson, in porsuance of the directions contained in the Act 6. Geo. 4. Cap. 114, for the purposes of the said Act.

Public Notice therefore is hereby given by order of His all concerned.

Dated the twelfth day of December, in the year of our Lord One thousand eight hundred and twenty eight.

OTICE is hereby given, that we the Subscribers have been sons whom it may concern, will take due notice and govern duly appointed Trustees for all the Creditors of Thomas themselves accordingly.

Abell and Thomas Watte, late of the City of Saint john, Absconding Debtors, and have been duly sworn to the faithful execution of the sad trust pursuant to the directions of the Act of Assembly, in that case made and provided; and we do hereby require all persons indebted to the said Thomas Abell and Thomas Waite, or either of them, on or before the fifteenth day of September next, ensuing the date hereof, to pay to us or some or one of us, all such sum or sums of money or other debt daty or thing which they owe

to the said Thomas Abell and Thomas Waite, or either of them, and to deliver the effects of the said Thomas Abell and Thomas Waite, or either of them, which they, or any, or either of them may have in his, her, or their hands, power, or custody, to us or some or An Act in amendment of the Act for establishing Parish one of us, as aforesaid : And we do also desire all the Creditors of

seventh day of March, A. D. 1829.

IOHN HAMMOND, JAMES T HANFORD, JOHN MOYES.

By His Excellency Major-General Sir HOWARD

(L. S.) and Commander-in-Chief of the Province of New-Brunswick, &c. &c. &c.

HOWARD DOUGLAS.

AN ORDINANCE.

HEREAS the times of holding the Courts of Assize. and Nisi Prius, in some of the Counties in this Province as appointed in and by an Ordinance bearing date the eighteenth day of January, in the year of our Lord one thousand Excellency the Lieutenant Governor, for the information of eight hundred and twenty-five ; and also in and by an Ordinance hereby required to furnish ; and also, if the said bearing date the nineteenth day of March, in the year of our Trustees should find it necessary, to displace the Lord one thousand eight hundred and twenty-eight, have been said Teacher for misconduct or neglect. found inconvenient ; I do therefore, by and with the advice and consent of His Majesty's Council, hereby ordain and declare, that from henceforth the times for holding the on the first Tuesday in August, in each and every year ; that. and every year; that the Court appointed to be holden in shall, in lieu thereof, be holden on the third Tuesday in Fethe times for holding the Courts of Assize and Nisi Prius appointed in and by the said hereinbefore last recitedOrdinance, should be altered and newly appointed with regard to the soveral Counties hereinafter mentioned in manner following, shall, in lieu thereof, be holden on theT uesday next after the third Tuesday in August in each and every year ; that the Court appointed to be holden in the County of Northumberbe holden on the third Tuesday in September, in each and to continue for so long time as may, in the opinion of the Judges holding such Courts respectively, be necessary for the

or, and have been sworn to the faithful execution of the the Court appointed to be holden in the County of Westmor- in-Chief, and His Majesty's Council. thereof, be holden on the first Tuesday in September in each Trustees of Schools, shall be, and they are hereby the County of Sunbury on the fourth Tuesday in October, freeScholars, being the Children of indigent persons, be holden in Queens County on the Tuesday next after the fourth the rate of Tuition Money, to be paid by other Tuesday in October, shall, in lieu thereof, be holden on the Scholars to the Teacher. that is to say :- that the Court appointed to be holden in their respective Counties, and also the Trustees of Pherson, on or before the said, Twentieth day of April next, the County of Kent, on the fourth Tuesday in September, Schools in their several Parishes, shall, as much as levery year ; and that the Court appointed to be holden in ed to receive conveyances of the same, and to hold. Kings County on the fourth Tuesday in August, shall, in lieu the same for the ase of such Schools; and that no thereof, be holden on the fourth Tuesday in-January in each School House shall be removed from one part of a ry, One thousand eight hundred and twenty pine. and every year. The said several Courts hereby appointed, Parish to another part, without the order of the Jurdispatch of business depending : and of this regulation His should so think fit, upon the application, and with the Majesty's Justices of the Supreme Court and all other per- consent, of the Trustees and Proprietors.

Given under my hand and seal, at Fredericton, the seventa day of March, in the year of our Lord one thousand eight hundred and twenty-nine, and in the tenth year e. His Majesty's Reign.

> By His Excellency's Command. WM. F. ODELL.

By Authority.

Schools.

Passed 10th February, 1829.

WHEREAS in and by the second Section of an Act passed in the fourth Year of His Majesty's Reign, intituled "An Act for the encouragement of Parish Schools in this Province," Trustees of Schools are required to visit and inspect the same twice in each and every Year; and to enquire into the discipline and regulations thereof, and of the proficiency of the Scholars ; but are not empowered to dismiss any Master whom they may find conduct-DOUGLAS, Baronet, Lieutenant-Governor ing himself negligently and improperly :

1. Be it enacted by the Lieutenant-Governor, Council, and Assembly, That the Trustees of Schools, established pursuant to the said Act, shall, and they are hereby authorized to visit and inspect the Schools, whenever they may consider it necessary; and also to require from the Teacher, Quarterly Lists of the Scholars, and any other information relative to the said School, which the Teacher is

II. Provided always, and be it further enacted, that whenever the Trustees shall displace any Teach-

In the matter of John R. M Pherson, an Absconding Debtor.

TOTICE is hereby given, that we the Subscribers detors of John R. M.Pherson, late of the Parish of Freder pointed to be holden in the County of Charlotte on the icton, in the County of York, Saddler, an absconding debt- on the first Tuesday in August, shall, in lieu thereof, be holden said trust, pursuant to the directions of the act of Assembly land on the second Tuesday in September, shall, in lieu in that Case made and provided ; and we do hereby require, all p. rsons indebted to the said John R. M. Pherson, on or before the Twentieth day of April next ensuing the date hereof, to pay to us, or to some or one of us, all such then or bruary meach and every year ; that the Court appointed to sums of money, or other debt, duty, or thing, which they owe to the said John R. M'Pherson, and to deliver such fourth Tuesday in February in each and every year : and that other effects of the said john R. M'Pherson, which they or any of them may have in his, her, or their hands, power, or Custody, 10 us, or to some or one of us, as aforesaid ; and we do also desire all the Creditors of the said John R. M. ger to us, or to some or one us, as aforesaid, their respective accounts and demands against the said John R. M .-Pherson, in order that right and justice may be done in the land, on the last Tuesday in June, shall, in lieu thereof, premises.

Given under our hands, at Fredericton, in the said County of York, the nineteents day of Februa H. G. CLOPPER, WM. J. BEDELL, Trustees. THOMAS HAZEN.

Courts of Assize and Nisi Prius, appointed in and by the said er, they shall make report thereof, together with first recited Ordinance, should be altered and newly appoint- the particular cause of his being removed, to the ed with regard to the several Counties hereinafter mentioned Justices in their next General Sessions; which have been duly appointed Trustees for all the Cre- in manner following, that is to say :- that the Court ap- Justices shall cause a statement of the same to be transmitted to the Secretary's Office, for the information of the Lieutenant-Governor or Commander-

> 111. And be it further enacted, That the said authorized and empowered to admit such number of as they may think proper; and also to fix and settle

IV. And whereas, difficulties have frequently arisen, from the School Houses being the property of private Individuals, as built on their land, Be at further enacted, that the Justices of the Peace, in in them lie, endeavour to cause the School Houses to be built on the public ground of any County; or on Property conveyed to the Justices of the Peace, for that purpose ; who are hereby empowertices in their General Sessions, to be made, if they