L£10 for a road on the line between Robert Golding's and John Murdock's to the Bald Hill Settlement.

£20 for the road leading from Timothy Shaw's to John Van wart's.

L£10 for the road from the old road at George Earle's Lot to Bald Hill Settlement.

£20 for the road from Beaver Dam Bridge, London Settle- Brook. ment, to John Van Wart's.

William Foshay to expend the following sums:

210 for the road from John Stewart's Bridge to west Water- town Road, to the Nerepis Road above Gillan's. loo Settlement at William Woodstock's east line.

V£15 for the road between the Cross road near Thomas Keaton's and the County line near William Henderson's.

£10 for the road on south west side of Mill Brook from where the Bridge passes over at the new Post Road to the old Post Gillan's, Nerepis. road, passing Justin J. Wetmore's Saw Mill.

120 for the road between Charles Robinson's Lane and Ephraim Carpenter's south line.

₩6 for a Bridge across W. Murray's Brook.

£20 for the road from Benjamin Fairweather's Bars on said Road, to King's Brook at Anthony Flower's.

£15 for the road between Oak Point and Cross Roads near James Wilson's.

L£10 for the road from Charles Mastin's lower line to Samuel line. Nichol's upper line.

L£10 for the road leading from Long Creek on Washademoak Lake to Studhom's Mill Stream from Forks on east side of Murray's Mill to John Johnson's.

£10 for the road from Long's Creek to King's County line, English Settlement. £10 for the road from Long's Creek to the M'Farlane Set-

tlement. £10 for the road from Murray's Saw Mill to the Johnson Set-

£10 for the road from Hutchison's Irish Settlement to Murray's

English Settlement. 10 for the road from Palmer's Creek to Heal's English Set-

tlement. №10 for the road from Salmon Creek road to Long's Creek. £10 for the road from mouth of Long Creek to Obadiah

Starkey's. 1210 for the road from James Starkey's to Samuel Coles'. 1£10 for the road from John Seacord's to Samuel Coles'.

LE10 for the road from John Seacord's to Charles Vincent's. №20 for the road from Thomas Hamm's to Patrick M'Lally's. V£30 for the road from Cole's Island to Donald M. Donald's. ₩75 for the road from Jemseg to Coal Creek, on the line ex-

plored by John Earl, by Cumberland Bay Bridge. L10 for the road from John Thompson's to Charles Thorn's, Salmon Creek.

£10 for the road from William Perry's to Isaac Worden's.

Isaac Clarke to expend the following sums: £20 for the road between Lewis' Cove and Post road, by way

of John Haggard's.

L£10 for the road between the Public Landing, north east Vantassel's, by way of Foster's Mill.

round the intervale.

John Ferris, Junior, to expend the following sums:

V£10 for the road leading from the Washademoak Lake to the demoak Lake, on line between John White's and James Mullin's. be inscribed the words "Court of Chancery." £10 for the road from Washademoak Lake to Cox's Mill,

Road, leading through Salmon Creek Settlement.

ing from Washademoak to Jemseg.

Peters Yeamans to expend the following sums:

10 for the road from Newcastle through Hardwood Ridge, to remunerate Joseph M'Namara.

125 for the road leading from Salmon River to the Hardwood 10 for the new piece of road on west side of Grand Lake,

across lands occupied by David Palmer. L£40 for the Main road from Alexander Clark's to Newcastle

Mills. £5 to Peters Yeamans, to remunerate Michael Dillon for work performed last year on a hill near William Robertson's.

L£10 for the road from Syphers' Pond to Little River. L£10 for the road leading from Newcastle Ferry at Baillie's, to connect it with the road leading from Grand Lake to New-

castle Mills. LE5 for the road from New Church to Grand Point, Grand Lake. L£10 for the Cross Road near Gershom Clark's to the Cross Road leading from the Maquapet Lake to the Grand Lake, near

Joseph Carle's. Thomas T. Hewlett to expend the following sums. L£25 for two Bridges on Main road from Fredericton to Saint

lower district of Hampstead.

L£15 for the road leading through that part of Hampstead crossing the residence of John Smith and Fannen's Farm. £30 for the road from Yorkshire Road from Inches' Corner to

King's County line. L£20 for the road leading from William Clark's to New Jeru-

salem Settlement. £30 for the road from Scovil Roberts' Corner to New Ireland

Settlement. L£30 for improving the road at the hill near Ocnabog Bridge.

Joseph B. Perkins to expend the following sums:

1210 for the road from Hugh Quin's Corner on Gage Town Road, to King's County line, by way of Polly's Corner.

line through New Ireland.

Lyon's road through Jackson Settlement, to the Jerusalem Settlement.

£20 for the road leading from Parks' Corner to Burgis' Corner on New Jerusalem Road, by William Redston's Grist Mill. ent time is allowed or prescribed for the performance of any act

L£10 for the road from Gagetown road to the Nerepis road, by way of Gabriel Fowler's.

John Humphrey to expend the following sums:

L£10 for the road from the Forks of New Canaan to M'Donald's Mill, on north side of the Stream. £15 for the road between M'Donald's and Humphrey's Mill

Hon. Harry Peters to expend the following sums: \$230 for the road from Corner of George Dunn's Lot on Gage-

LE15 for the road from Lownsberry's Ferry to the Military road. £15 for the Bridge and repairs on road leading from Dingies' Mill to Simpson's farm.

120 for the road from the Church on the Gagetown road to

£30 towards a Draw Bridge at Duck Creek.

Thomas Cox to expend the following sums: L£15 for the road leading from Cox's Point to the Beaver Pond. LE10 for the Bridge over the Slough.

£5 for the road from the School House to Cumberland Bay on Richard Barton's lower line.

L£15 for the road at upper range on south side of Grand Lake for Arthur Branscomb's upper line to Conrad Miller's lower in open Court, and that the Masters so sworn do subscribe their

John M'Lean to expend the following sums: L£15 for the road in Young's Cove, leading from Wiggin's Mill

up Young's Creek. £15 for the road from George Burk's to the Ferry at Coal

£10 for the road from Cumberland Bay Stream. L20 for the road leading from Cumberland Bay Bridge to

£15 for the road from Wiggins' Mill, Young Cove, to Washa-

Samuel Scovil to expend the sum of £10 for completing the Causeway near Samuel Scovil's.

tle River to New Ireland.

Vail's to Nerepis.

Phomas Trafton to expend the sum of £24 for the road leading from the Nerepis road to the Sunbury line, through the Coram and Trafton Settlement.

## ORDERS IN CHANCERY.

4TH JUNE, 1839.

His Excellency the Chancellor, by and with the advice and

branch of Lewis' Cove and the Main Post Road, near Reuben with the name or firm of the Complainant's Solicitor or Solici-

cluded in one Subpæna to appear.

4. That the several Writs of Sabpæna shall be in the form

LE10 for the old road leading from Washademoak Lake to Post such alterations and variations as circumstances may require.

£10 for the road leading from Cox's Mill through the back poena, but that on a Subpoena for costs being sealed the certifi- on the opposite party fourteen days, exclusive, before the day Settlement by Samuel Knight's intersecting the Great road lead- cate or report shall be produced to the Registrar, as his authority of such examination.

6. That the name or firm of the Solicitor or Solicitors issuing Subpæna, ad testificandum. a Subpæna shall be indorsed thereon.

vering a copy of the Writ and of the indorsement thereon to the and shewing the original Writ.

Term or Vacation in which it is sued out.

9. That Defendants shall in all cases have thirty days to certified by the Master, and annexed to the depositions. appear from the day of service of the Subpæna, exclusive of the

writing of such appearance with the Registrar, and by giving a notice thereof to the Plaintiff's Solicitor.

Gazette at least ten days before the day limited for the appearance by the said Order; and at the expiration of the time so John, one at G. Vanwart's and the other at John Smith's in the limited, in case no appearance shall have been entered and notice given, the Bill may be ordered to be taken pro confesso.

ment with proclamations, or a commission of Reb Ilion, but that the party may at once proceed to a Sergeant-at-Arms.

13. That the Solicitors of the Plaintiff and Defendant respectively, shall be entitled to furnish the opposite party with copies of the pleadings of which copies are required to be deli-

14. That in case the Plaintiff's Solicitor neglect to deliver to the Defendant's Solicitor a copy of the Bill filed, within thirty L£10 for the road leading from David Spete's on the George days after the appearance of the Defendant shall have been put Lyon's Road through Hopewell Settlement to Henry Lyon's in and notice given, the Defendant may move that the Bill be dismissed, which may be ordered accordingly.

15. That the Defendant shall have two calendar months, ex- that the Bill be dismissed, which shall be ordered accordingly clusively, to put in a plea, a swer or demurrer, after having been £15 for George Lyon's road from County line, to Nerepis served with a copy of the Plaintiff's Bill without any order for such purpose, and in default of so doing on fourteen days notice £15 for the road leading from the Gagetown Road to the of motion given by the Plaintiff and motion made in open Court, the Bill may be ordered to be taken forthwith, pro confesso, unless £10 for the road leading from David Elder's, on the George the Court on special circumstances disclosed by affidavit should allow further time, in which case no such Order shall be entered until the expiration of the further time allowed.

16. That in all cases where, by the English practice, a differ- sary.

in town causes and country causes, and no provision is made for the same by the practice of this Court, the time for the performance of such act shall be the time allowed in country causes. without respect to residence.

17. That all answers and pleas may be sworn before any one of the Masters in Ordinary or Extraordinary, and that all pleadings, as well as the Bill, be filed with the Registrar and indorsed with the name or firm of the Solicitor or Solicitors by whom the same are filed.

18. That where, upon exceptions to any answer, it becomes necessary to put in an amended answer, in case such amended answer be not put in in due time, it shall not be necessary for the Plaintiff to proceed by attachment, but he may give notice of motion that the Bill be taken, pro confesso, unless the amended answer be put in within ten days after the service of such notice; and in case the amended answer be not put in, and a copy delivered within that time, the Bill may be ordered to be taken pro confesso.

19. That the cause shall be considered at issue by the Repli-

cation, and no Subpæna to rejoin shall be necessary.

20. That the Oath to be taken by the Masters in Ordinary. as Examiners, shall be in the form prescribed in that behalf in the Appendix to these Orders, and that the same be administered names, together with the day and year of being so sworn, on a Roll to be kept by the Registrar for that purpose; and that when Examiners shall be specially appointed by order of the Court for taking the Examinations in any cause under the provisions of the Statute of the 2d Victoria, entitled "An Act for the improvement of the Practice in the Court of Chancery," such person may be either sworn in open Court, or before some person empowered by Commission under the seal of the said Court to administer the oath, and in case the oath be administered in Court an entry shall be made in the Minutes of the same, and a copy thereof, together with the order by which such person shall have been so appointed, shall be annexed to the copy of the Examinations to be by him taken and transmitted therewith; William Slip to expend the sum of £50 for the road from Lit- and in case the oath shall be administered under a Commission, then such Commission, with a certificate endorsed thereon by the Nathaniel Vail to expend the sum of £30 for the road from Commissioner that the oath has been duly administered, shall be annexed to the Examinations and transmitted therewith, which 1 Gilbert Williams to expend the sum of £30 towards comple- latter oath and certificate shall be in the form prescribed in that ting the Public Landing below Gagetown, and making the road behalf in the Appendix to these Orders, or as near thereto as circumstances may admit. 21. That no Rule to produce witnesses shall be necessary.

22. That interrogatories for the examination of witnesses be filed with one of the Masters and copies thereof delivered to the opposite party, together with notice of the name of the Master with whom the same were filed, within thirty days after replication filed, in which interrogatories shall be specified the names of the witnesses to be examined, and the particular interrogatories to which each witness is to be interrogated.

23. That the cross-examination of the witnesses may be conconsent of His Honor the Master of the Rolls, doth hereby order ducted either on written interrogatories, to be filed in like manner with the Master, or by interrogatories to be proposed at the That all Bills to be filed with the Registrar be indorsed time of the examination as hereafter mentioned. And that when the former mode of proceeding is adopted the cross interrogatetors, who shall file the same, and the title of the suit be entered ries shall be filed, and a copy thereof delivered to the opposite 15 for the road from William Morrel's to Thomas Ellison's, by the Registrar in a book to be by him kept for that purpose. party within fourteen days after receipt of a copy of the interro-2. That the names of all the Defendants in a suit may be in- gatories in chief; or in case the party intends to attend and propose cross interrogatories at the time of the examination, then 3. That all Subpænas and other processes of the Court shall notice shall be given to the opposite party of such his intention back Settlement, (Foster's,) between Grand Lake and Washa- be sealed with a Seal, to be kept by the Registrar, on which shall within fourteen days after receipt of a copy of the interrogatories

in chief. 24. That within fourteen days after the expiration of the time mentioned at the foot of these Orders, or as near as may be, with for filing cross interrogatories, the Solicitor who filed the interrogatories in chief shall obtain an appointment from the Examiner 5. That it shall not be necessary to file a præcipe for the Sub- fixing the time and place of examination, which shall be served

25. That any number of witnesses may be included in one

26. That when the cross examination of witnesses is to be 7. That the service of Subpænas shall be effected by deli- conducted by means of interrogatories proposed at the time of examination, Counsel may attend for all parties, and each cross person to be served therewith, and at the same time producing interrogatory shall be committed to writing and submitted to the Examiner, who shall then propose the same, and in such case a 8. That the time for serving any Subpænas (except for costs,) re-examination in like manner as the cross examination and conshall be limited to the last day of the Term next following the fined to matters arising thereout, shall be permitted to the opposite party, such interrogatories to be afterwards fairly copied,

27. That all objections to any interrogatory shall be made at the time the same is proposed, and in such case if the party pro-10. That the mode of appearance shall be by filing a note in posing the same submit to the objection, the question shall not be put, otherwise the same shall be proposed and the answer thereto taken, but at the same time the Examiner is to note down 11. That in case the Defendant neglects to appear in due time the objection in connection with the deposition. He is also to after the service of the Subpæna, on affidavit of such service and note down in like manner any objection taken to the testimony default, an order may be made that the Bill be taken pro con- of the witness (as being hearsay for instance), and the validity fesso unless the Defendant appear in twenty days from the date of all such objections, if persisted in, shall be decided at the thereof exclusive, which Order shall be inserted in the Royal hearing, at which time no objection not so made before the Examiner shall be permitted. 28. That at the expiration of fourteen days after the day ap-

pointed for the examination, the Examiner shall transmit the interrogatories and depositions to the Registrar under seal, unless 12. That it shall in no case be necessary to issue an attach- he shall be of opinion that further time is necessary to take the depositions, in which case he shall defer transmitting the same so in case of the return of non est inventus to a Writ of Attachment, long as he may find requisite, and certify his opinion to the Court at the time of transmission.

29. That on the depositions being filed with the Registrar, either party may move for publication (on six days' notice of motion being given,) which shall be directed to take place forthwith, or at such time as the Court, on sufficient cause shewn by affidavit, shall order.

30. That in case the Plaintiff shall neglect to proceed to file interrogatories for the examination of witnesses, or to obtain an appointment to examine witnesses thereupon in due time, the Defendant, on giving fourteen days' notice of motion, may move

unless cause be shewn to the contrary. 31. That notice of bringing a cause on to hearing shall be served on the opposite party, and the cause set down for hearing with the Registrar fourteen days before the day of hearing, and where publication has been ordered, no cause shall come on to be heard until the expiration of one calendar month from the day

of publication. 32. That no Subpæna to hear judgment shall be deemed neces-

33. That if the Plaintiff shall set down the cause and give