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By Anthority.

UBLIC Notice is hereby given, that His Excellency the Lieutenant Governor has appointed Saturday the twenty third of May next, to be set apart for the purpose of commemorating throughout the Province the Birth and the Marriage of our Most Gracious Queen; and His Excellency doubts not that it will be observed by all classes of Her Majesty's subjects, with those feelings of dutiful respect and attachment so often evinced by the loyal Inhabitants of New Brunswick, and with every demonstration of pleasure and rejoicing at these auspicious events.

Fredericton, April 22, 1840.

The undermentioned tracts of vacant Crown Land will be offered at Public Auction at this price, 3s. per acre. Office on Monday, the 1st day of June next. Sale to commence at 12 o'clock, noon. TERMS-Ten per cent of the purchase money

to be paid at the time of sale and the remainder within 14 days after.

Barnabies River, in rear of lots 41 and 42. Upset price, 3s. per acre.

100 acres, Westmorland, south part of the set price, 3s. per acre. lot formerly occupied by Robert Mann, eastern part of the lot of the Butternut Ridge. Upset man and George Foster, Annagance River. price, 3s. per acre, the purchaser to pay for the Upset price, 3s. per acre. improvements in addition.

100 acres, King's, south half of lot No. 2. second tier, north of the road from Butternut tine. Upset price, 3s. per acre. Ridge to Studholm's Mill Stream. Upset price, 3s. per acre.

110 acres, Carleton, Lot No. 23, third tier, tine. Upset price, 3s. per acre. Lower Andover. Upset price, 3s. per acre. 1000 acres, King's County, lots 14, 15, 16, 17 and 18, in the second tier, of Deputy Fairweather's Survey, between the head of Smith's Creek, and Studholm's Mill Stream. Upset price, 3s. per acre.

JOHN S. SAUNDERS, Surveyor General. Crown Land Office, April 3, 1840.

UBLIC NOTICE is hereby given, That in pursuance of regulations made by the Lords Commissioners of Her Majesty's Treasury, the Right Honorable the Secretary of State for the Colonies has announced that all Letters and Parcels accompanying the Dalhousie, Restigouche. Upset price, £15.

not bona fide relating exclusively to the business | Road from Newcastle to Chaplain's Island, as | Porden Kay, Edward Nicholas Kendall and John | By Robert F. Hazen, Esquire, Mayor of the City of of the Colonial Office, and bearing His Excellency's signature as attesting that fact, will be sent to the Post Office to be charged and delivered. And His Lordship has been pleased further to direct that even Letters on Her Majesty's Service addressed to other public Departments are not to be sent through that Office.

Secretary's Office, 30th March, 1840.

The undermentioned tracts of vacant Crown Land will be offered at Public Auction, at this Office on Monday, the 4th day of May next. sale to commence at 12 o'clock, noon.

TERMS-Ten per cent of the purchase money to be paid at the time of sale and the remainder within 14 days after.

204 acres, Restigouche, in rear of Samuel Lee's grant, at Old Church Point, and a small Island containing 4 acres, near Smith's Island, n the River Restigouche. Upset price, 3s. per

164 acres, Gloucester, south side Tattagouche River, at Patrick's Landing. Upset 150acres, Westmorland, east side of Square

Lake, adjoining the grant to J. M'Dougal. Upset price, 3s. per acre. 100 acres, Westmorland, adjoining lands

granted to John Reilly, Shemogue Road, 50 acres, Northumberland, north side of Parish of Botsford. Upset price, 3s. per acre. 100 acres, Westmorland, adjoining Alexan. der M'Kay's grant, Parish of Botsford. Up-

> 150 acres, Westmorland, west of land applied for by William Lean, near Cape Tormen-

200 acres, Westmorland, between J. Wort

100 acres, Westmorland, north of land applied for by Charles Lean, near Cape Tormen-

Brewster and others near Cape Enrage, Harvey. Upset price, 3s. per acre. 100 acres, Westmorland, in rear of Robert Seaman and east of R. T. Allen, Botsford.

140 acres, Westmorland, in rear of Thomas

Upset price, 3s. per acre. 100 acres, King's, near the grant to Judge Chipman, Campbell Settlement, Sussex. Up-

set price, 3s. per acre. 50 acres, King's, North end of lot No. 6, Range A. head of Smith's Creek Sussex. Upset price, 3s. per acre. 220 acres, Queen's, lot No. 5, M'Donald's

Survey, Young's Creek, Grand Lake. Town Lot, No. 38, in the Town Plat of

surveyed for John Wright, Jun. Upset price, 3s. per acre.

240 acres, Northumberland, lot No. 1, south side Bartholomew's River, adjoining the grant to William Thomson. Upset price, 3s. per JOHN S. SAUNDERS. Surveyor General.

Crown Land Office, March 7, 1840.

NEW BRUNSWICK IN CHANCERY. Thursday the ninth day of April, in the year of our Lord, one thousand eight hundred and forty. Between William H. Robinson and Beverley Robinson, Complainants, and

Mark Needham, Thomas Brown, John R. Partelow, Henry Bliss, Peter Fraser, Robert W. Crookshank and Thomas Barlow, Defendants.

ORASMUCH as this Court was this present day informed by Mr. Robinson, being of Plaintiffs Counsel, that the Plaintiffs had on the tenth day of February, in the year of our Lord one thousand eight hundred and thirty eight, exhibited their Bill in this ourt against the Defendants as by the Certificate of the Registrar appears, and had sued out process of Subpæna, returnable the seventeenth day of February, then next following, but that the said Thomas Brown and Henry Bliss, two of the said Defendants, do not either of them reside within this Province, but have known place of residence in Great Britain; that the aid Henry Bliss resides at number eleven, King's ench Walk, Temple, London, and the said Thomas Brown, in Yorkshire, in that part of the United Kingdom of Great Britain and Ireland, called Eng-land, and that the said Thomas Brown and Henry Bliss cannot be served with the process of this Court, as by the Affidavit of James T. Hanford, now read, appears, and the said Certificate and Affidavit being read and the truth of the above allegations being made out to the satisfaction of the Court, it is Ordered, that he said Defendants, Thomas Brown and Henry Bliss, do appear to the Plaintiffs' Bill on or before the Oth day of November next: And it is further Ordered. That this order be published in the Royal Gazette,

for the space of three months.

By the Court,

D. LUDLOW ROBINSON, REGISTRAR. [First published in Gazette, 22d April, 1840.]

NEW BRUNSWICK IN CHANCERY. Tuesday the seventh day of April, in the year of our Lord one thousand eight hundred and forty. Between William Franklin Odell, Plaintiff, and William Porden Kay, Edward Nicholas Kendall, John Kay and Thomas Baillie, Defendants.

ORASMUCH as the Court was this present day informed by Mr. Solicitor General, of Counsel or the Plaintiff, that the Plaintiff exhibited his Bill in this Court against the Defendants on the twenty ninth day of November last, as by the Certificate of the Registrar apears; and had sued out process of ubpona, requiring the Defendants to appear to and answer the same, but that the Defendants William Ponden Kay, Edward Nicholas Kendall and John Kay, do not reside within this Province, but have a known place of residence in that part of Great Britain and Ireland, called England; that the said William Porden Kay and John Kay, reside in London, and the said Edward Nicholas Kendall at Croyden in Lieutenant Governor's Dispatches which are 120 acres, Northumberland, east side of the Surrey, and that the said Defendants, William

Kay, cannot be served with the process of this Court as by the Affidavit of George Frederick Street appears, and the said Certificate and Affidavit bei read, and the truth of the above allegation being made out to the satisfaction of the Court. It i Ordered, That the said Defendants William Porder Kay, Edward Nicholas Kendall and John Kay, de appear to the Plaintiff's Bill on or before the first day of October next: And it is further Ordered, That the order be published in the Royal Gazette for the space of three months.

By the Court,
D. LUDLOW ROBINSON, Registrar. GEORGE FREDERICK STREET, Solicitor for Complainant.

NEW BRUNSWICK IN CHANCERY. Twesday the third day of March, in the year of our Lord one thousand eight hundred and forty. Between James Rait, Complainant, and Henry Seelye and Randal Whiddon, Defendants.

ORASMUCH as this Court was this present day informed by Mr. G. Botsford, being of the Plaintiff's Counsel, that the Plaintiff had exhibited his bill in this Honorable Court against the Defendants on the nineteenth day of March last, as by the Certificate of the Registrar appears, and had sued out process of Subpœna requiring the Defendants to appear to answer the same, but that Defendant Randal Whiddon now resides, and for more than three years last pas hath resided out of the jurisdiction of this Honorable Court, to wit, at Calais, in the State of Maine, one of the United States of America, as by Affidavit appears and the said Certificate and Affidavit being read, it is ordered that the said Defendant Randal Whiddon appear to the Plaintiff's Bill on or before the twenty this Order be published in the Royal Gazette for the space of three months.

D. LUDLOW ROBINSON, REGR. [First Published, March 11, 1840.]

By the Honorable William Botsford, one of the Justices of Her Majesty's Supreme Court of Judica-ture for the Province of New Brunswick. To all whom it may Concern, Greeting:

OTICE is hereby given, That upon the applica-tion of John Kinnear and Harrison G. Kinf Assembly in such case lately made and provided. I have directed all the Estate as well real as personal within the Province of New Brunswick, of George Hartt, late of Fredericton, in the County of York, Merchant, (which same George Hartt is departed from without the limits of this Province, with intent and design to defraud the said John Kinnear and Harrison G. Kinnear, and the other Creditors of the said George Hartt,) if any there be, of their just dues, or else to avoid being arrested by the ordinary proces of the Law, as it is alleged against him, to be seized and attached and that unless the said George Hartt 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 George Hartt, within this Province, will be sold for the payment and satisfaction of the Creditors of the said George Hartt. Dated at Saint John, the twenty eighth day of Jan-uary, in the year of our Lord One thousand eight

hundred and forty. WM. BOTSFORD. [First Published, February 5, 1840.]

Saint John, and one of the Justices of the Inferior Court of Common Pleas in and for the said City and County of Saint John.

To all whom it may concern, Greeting,-OTICE is hereby given, That upon the application of Mark Dole, of the said City, gentleman, to me duly made according to the form of the Act of Assembly in such case made and provided, I have directed all the Estate, as well real as personal, within this Province, of Cyrus Stockwell, late of the said City, Hotel Keeper, (which said Cyrus Stockwell is departed from and without the limits of this Province, with intent and design to defraud the said Mark Dole, and the other Creditors of the said Cyrus Stockwell, if any there be, of their just dues, or else to avoid being [First Published in Gazette, April 15, 1840.] arrested by the ordinary process of the Law as it is alledged against him,) to be seized and attached, and that unless the said Cyrus Stockwell do return and discharge his said debt or debts, within three months from the publication hereof, all the Estate, as well eal as personal, of the said Cyrus Stockwell within his Province, will be sold for the payment and satisction of the creditors of the said Cyrus Stockwell .-Dated at the City of Saint John, the fourth day of ebruary, in the year of our Lord one thousand eight nundred and forty

M.H. Perley, Attorney for Petitioning Creditor.

[First Published, February 12, 1840.]

By the Honorable James Carter, Esquire, one of the Justices of the Supreme Court of Judicature for the Province of New Brunswick.

To all to whom these presents shall come, Greeting OTICE is hereby given, that upon the application of Henry Jackson to me duly made according to the form of the Act of Assembly, in such eight day of July next: And further Ordered, That this Order be published in the Royal Gazette for the ward N. Kendall and William P. Kay, late of Frecase made and provided, I have directed all the estate dericton, Surviving Partners of the firm of Braithwaite, Kay and Company, in the County of York, and Province aforesaid, (which said Edward N. Kendall and William P. Kay have departed from this Province, and have not nor hath either of them resided within the Province for the term of six months now last past,) to be seized and attached, and that unless the said Edward N. Kendall and William P. Kay do return and discharge their debt or debts within six months after the publication hereof, all the estate as well real as personal of the said Edward N. near, to me duly made according to the form of the Act | Kendall and William P. Kay within the Province, will be sold for the payment and satisfaction of the creditors of the said Edward N. Kendall and William P. Kay. Dated this twelfth day of Nevember, in the year of our Lord one thousand eight hundred and thirty nine.

J. CARTER, J. S. C.

BERTON and DIBBLEE. Attornies for Petitioning Creditor.

[First Published, November, 13, 1839.] IN CHANCERY,

HILARY TERM, 3D VICTORIA. THE following days are appointed by His Honor the Master of the Rolls, for the Sitting of the Court, during the ensuing Vacation, viz:
Saturday, the 15th February, instant.
The first Tuesday in March. The first Tuesday in April.

And the first Tuesday in May.

By the Court,

D. LUDLOW ROBINSON, Register.