order; and considering the influence he must everywhere exert on the minds and dispositions of the young, it is not surprising that Christian Governments should have become aware that the superintendence and training of those on whom such important duties devolve, are amongst the highest and most sacred of their obligations.

I do not propose on this occasion to point out any objects for your immediate attention, beyond those to which I formerly adverted. I would still urge on you the cultivation of all those sciences, the practical application of which may contribute to the prosperity of a new country; the characteristics of which should be a vigilant attention to the spirit of improvement in more advanced communities, and an aptitude in seizing and applying whatever may be found to be adapted to its situation. When we reflect how early the Grecian Colonies became celebrated, and how great was the fame they acquired from such men as Archimedes and Euclid, we are encouraged to look for those efforts which in time may impart to our own Colonies the like distinction; and let me indulge a hope, that with the example of England before you, and fortified by those Christian principles which are the foundation of all honourable exertions, this College may become the means of acquiring to New Brunswick a title to general estimation in the enlightened portions of the world; and be enabled to reciprocate those benefits, which the labours of other minds have so largely imparted to ourselves.

I must not omit to express my acknowledgments to the Professors for their zealous exertions during the last Academical year, and also to the Masters of the Grammar School, as evidenced at

the recent Examinations.

I propose for the Douglas Medal of the ensuing year, the following subject, to be open to general competition :- " The Improvements which have been recently effected in the science of Elementary Instruction." The unappropriated Medal of last year is again offered on the terms then proposed, and for an Essay on the same subject.

NOTICE.

LL Warrants on the Provincial Treasurer of the Series 1843 and prior, will be paid on demand at this Office on or after the 30th instant, from which date the Interest on all such Warrants

B. ROBINSON, P. T.

Treasury, Saint John, 15th June, 1844.

IN Council, June 8, 1844. (35)

THE answers to the Petitions of the undermentioned persons are as follow:

W. Forster, Senr., not complied with.

ditto. O. Duggan, ditto. J. Marks, ditto. P. Deering, ditto. P. M'Kenna, J. Hagarty, ditto. W. Avery, ditto. ditto. R. Austin,

ditto. T. Rainsford, J. Colter, ditto. E. Trower, ditto. ditto. T. E. Perley,

G. M. Porter, (respecting Mill Reserve,) not complied with.

J. and G. M. Porter, not complied with.

J. M'Adam, not complied with.

E. Lunt, ditto. S. Munson, complied with.

J. and G. M. Porter, (respecting "Excess,") complied with.

complied with. J. Christie, Wm. Mugford, ditto. J. M'Coubrey, ditto. D. M'Kee, ditto. Wm. Noble, ditto. A. Carmichael, ditto.

P. Palmer, ditto. P. M'Cambly, ditto. J. Lindsay, ditto. R. Davis, ditto. R. Moore, ditto.

J. and T. Clarke, to stand over until the next Session of the Legislature.

A. Huey, approved, but James Quig to be allowed to take his crop off his improvements on No. 20.

N. Marks, complied with at upset price of 3s. an acre by Auction

in Blocks not exceeding 2000 acres. Harrison and Jewett, cannot be complied with. John Bell, the deposit of 20s. to be returned.

Deputy Fairweather, to be allowed to apply in the usual way.

J. Adams, to be offered for sale, subject to the value of the improvements, the £7 cannot be allowed without further information. Joseph Guegan and others, the sale of the lots to be deferred until the Petitioners have an opportunity to petition the Legislature. Thomas Butters, a grant appears to have already issued.

W. H. Scovil, to stand over until the meeting of the Legislature. W. B. Hunter, to be released on payment of single Duty and Seizing Officers dues.

ditto. ditto. J. Y. Pomeroy, ditto.

S. White and others, (seized Logs,) ditto.

ditto. ditto. R. V. Hanson, ditto. ditto. W. Cormick,

A. Beck and John Stewart's Bond to be cancelled on payment of single Duty and Seizing Officers dues.

Wm. Wheaton, ditto. ditto.

Louis Guigan, complied with, provided the amount has been paid to the Receiver General.

J. Meredith, to have credit for the amount of Duty paid over to the Receiver General by Deputy Mahood.

to stand over. J. H. M'Allister, ditto. J. P. Ford, ditto. A. M'Laggan, aitto. Rev. S. Thomson, ditto. D. Wark, G. Hayward and W. E. Perley, ditto. ditto. E. L. Burpe,

ditto. G. Hayward, THOS. BAILLIE, Surveyor General. (3w)

IN THE SUPREME COURT.

By the Honorable James Carter, one of Her Majesty's Justices of the Supreme Court of Judicature for the Province of New Brunswich.

OTICE is hereby given, That upon the application of George Connell, to me duly made, according the form of the Acts of Assembly in such case made and provided, I have directed all the Estate, as well real as personal, within this Province, of Stillman Hill, late of the Parish of Fredericton, in the County of York, Merchant, (who being indebted unto the said George Connell in the sum of sixty two pounds ten shillings, after the debt was contracted, departed from and without the limits of this Province, and hath not resided within this Province for the term of six months next preceding the date hereof,) to be seized and attached; and that unless the said Stillman Hill do return and discharge his said debt, and all other sums wherein the said Stillman Hill is indebted within this Province, within six months from the publication hereof, all the Estate, as well real as personal, of the said Stillman Hill, will be sold for the payment and satisfaction of the Creditors of the said Stillman Hill. Dated at Fredericton, in the County of York, this twenty ninth day of February, in the year of our Lord one thou-J. CARTER. sand eight hundred and forty four.

GEORGE N. SEGEE, Atty. for Pet. Creditor.

By the Honorable Robert Parker, one of the Justices of Her Majesty's Supreme Court of Judicature for the Province of New Brunswick.

To all whom it may concern, Greeting:

TOTICE is hereby given, That upon the application of Edward Flaherty to me duly made, according to the Form of the Acts of Assembly in such case made and provided, I have directed all the Estate, as well real as personal, within this Province, of James Flaherty, late of the Parish of Studholm, King's County, Yeoman, (who being indebted unto the said Edward Flaherty in the sum of five pounds and upwards, after the said debt was contracted, departed from and without the limits of this Province, and hath not resided within this Province for the term of six months next preceding the date hereof,) to be seized and attached; and that unless the said James Flaherty do return and discharge his said debt or debts, within six months from the publication hereof, all the Estate, as well real as personal, of the said James Flaherty, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Flaherty. Dated at the City of Saint John, this sixteenth day of March, A. D. 1844.

W. E. TWYNAM, Atty. for Pet. Creditor. R. PARKER.

NEW BRUNSWICK, IN CHANCERY.

Tuesday the second day of July, in the year of our Lord one thousand eight hundred and forty four.

AT THE ROLLS. Between Daniel Ansley, Paintiff; and William Bowman and Daniel Campbell, Defendants.

PORASMUCH as this Court was this present day informed by Mr. J. M. Robinson, being of the Plaintiff's Council that the Plaintiff's C Robinson, being of the Plaintiff's Counsel, that the Plaintiff on the sixth day of July last, had filed his Bill in this Court against the Defendants, as by the Certificate of the Register appears, and had sued out process of Subpona, requiring the Defendants to appear to and answer the same, but that the said Defendants, William Bowman and Daniel Campbell now reside, and since the commencement of this suit have resided at Liverpool, in that part of Great Britain called England, and out of the jurisdiction of this Court, as by Affidavit appears; that the said Defendants William Bowman and Daniel Campbell have not, nor hath either of them caused their appearance to be entered in this suit, as by the Register's Certificate also appears; and the said Certificate and Affidavit being now read: It is Ordered, that the said Defendants William Bowman and Daniel Campbell do appear to the Plaintiff's Bill, on or before the first Monday in December 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, REGR.

NEW BRUNSWICK, IN CHANCERY. TRINITY TERM, 7TH VICTORIA.

RDERED, That the following days be appointed for the Sitting of this Court during the ensuing Vacation, viz:-

The first Tuesday in July; The first Tuesday in August; and The first Tuesday in September.

By Order of His Honor the Master of the Rolls. D. LUDLOW ROBINSON, REGR.

In the matter of George Woods, a Bankrupt. PON Petition made to me by George Woods, of the City of Saint John, Tallow Chandler, a Bankrupt, praying that a Public Meeting of his Creditors may be called for the purpose of offering a composition to his Creditors; I do, by virtue of the Acts of the General Assembly of this Province in force concerning Bankrupts, appoint the eighth day of August next, at the hour of two o'clock in the afternoon of the same day, at the Office of Daniel Lordon Francisco Provisional Assignment of the Estate and Effects of Daniel Jordan, Esquire, provisional Assignee of the Estate and Effects of the said Bankrupt, in the City and County of Saint John aforesaid, for holding a Public Meeting of the Creditors of the said George Woods, to offer a composition to his Creditors, with sureties to the said Creditors, for the payment of such composition. Dated the twenty eighth day of June, A. D. 1844.