

C. M'Mullin,	do.	871,	do.	Do.
B. Beveridge,	do.	776,	do.	Do.
Do.	do.	964,	do.	Do.
W. J. Bedell,	do.	680,	do.	Do.
Do.	do.	610,	do.	Do.
Do.	do.	663,	do.	Do.
Do.	do.	694,	do.	Do.
Do.	do.	345,	do.	Do.
Jos. Burt,	do.	492,	do.	Do.
W. J. Bedell,	do.	945,	do.	T. R. Robertson.
G. Morrow,	do.	8,	do.	W. Scoullar.
Do.	do.	415,	do.	W. Scoullar,
H. M'Raw,	do.	502,	do.	G. Hayward &
Do.	do.	595,	do.	W. E. Perley.
W. E. Perley,	do.	3,	do.	G. E. Sutherland.
G. Hayward,	do.	646,	do.	Do.
J. Cunard,	do.	83,	do.	Geo. Scoullar.
D. Barber,	do.	851,	do.	Do.
Do.	do.	824,	do.	J. Tozer.
W. H. Hitchings,	do.	171,	do.	S. M. Todd.
(5w.)				Do.

THOS. BAILLIE, Surveyor General, &c.

(No. 81.) IN COUNCIL, September 3, 1845.

THE answers to the Petitions of the undermentioned persons, for Mill Reserves, are as follow:—

D. H. Anderson.—Complied with, for 3,000 acres as applied for, the other 2,000 acres to be in rear thereof, and M'Crum and Hanson to have renewals of their Licences.

P. O. Byram.—Proof not satisfactory.

John Boyd and others.—Not complied with, but he may make a selection of a Square Block of 5,000 acres, not to interfere with Odell, or other parties rights, and Odell to have his renewal.

George Colwell.—To be allowed a Reserve, to run half way across to the Washademoac.

William Doherty.—Complied with.

Abial Fowles, (Pocologan River).—May have a Reserve of 6,000 acres.

Abial Fowles, (New River).—May have a Reserve of 9,000 acres.

Robert Gibson.—Complied with.

D. Gilmor, (Bonny River).—Complied with.

T. Hartt, Senior.—Allowed a further Reserve of 8,000 acres.

T. Johnson, Junior.—May have a Reserve of 5,000 acres in a Square Block.

C. M'Pherson, (Garden's Creek).—May have a Reserve of 9,000 acres.

W. K. Reynolds.—Mr. Reynolds to have a Reserve of 8,000 acres in one regular Block, below range 4; Blocks 6 and 7, range 4, to be competed for between the Steam Mill Company and Cooper and M'Crum, for their respective parts.

P. White.—A Reserve to be allowed to J. Kirk and others, Trustees of the Gaspereau Mills, of 7,500 acres, in a Square Block.

John Wiggins.—May have a Reserve of 2,500 acres, of the North half of Block B.

J. W. Holderness, (Kouchibouguacis River).—May have a Reserve of 9,000 acres, agreeably to the Survey of Blocks.

J. W. Holderness, (Water Mill, Richibucto).—May have a Reserve of 5,000 acres, in a Square Block, agreeably to the Survey of Blocks.

S. Langan.—Complied with for 9,000 acres.

J. Marshall.—A. Lipsett's Petition not complied with. Marshall required to produce proof as called for in June last.

R. Tracy.—Cannot be complied with, as there appears to be a Reserve already of 6,000 acres.

W. S. Teakles.—Complied with in a Square Block, but subject to the Licence already granted for a portion of the ground, for the present year.

James Taylor.—Cannot be complied with, there being no proof, and if the applicant applies again, he must apply for ground on the same Stream as that on which the Mill is situate.

R. Wilson and J. Steves.—May have a Reserve of 9,000 acres.

Henry Frye.—May have a Reserve of 16,500 acres in a regular Block, the Licences for the remaining vacant ground on the Stream to be competed for between Frye and Wilson.

John Wilson, (Clarence Brook).—Complied with.

George Burpee.—May select 4,000 acres additional, from ground under Licence to himself or vacant.

John Hopper.—May have a Reserve of the tract first mentioned, and to extend it for the quantity, but not to interfere with other Licences.

The other applications for Mill Reserves are deferred for further consideration.

MILITIA GENERAL ORDER.

FREDERICTON, 22d September, 1845.

COMMANDING Officers of Battalions are requested, in making their Inspection Returns for the present year, to state in them the number of Officers, non-Commissioned Officers, and Men enrolled, and the number actually called out and effective; the

number and state of the Arms and Accoutrements, and the number of the Troops and Companies that are in Uniform.

Captain WILLIAM HUTCHINSON, of the Saint John City Light Infantry, and Lieutenant JOHN WANNAMAKER, of the 3d Battalion, King's County Militia, are allowed to retire from the Militia Service with their respective Rank.

By Command.

GEO. SHORE, A. G. M.

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:

NOTICE is hereby given, That upon the application of Arthur Ritchie, to me duly made according to the forms 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 Robert Kedde, late of the Parish of Eldon, in the County of Restigouche, Lumberer, (who being indebted unto the said Arthur Ritchie in the sum of five hundred pounds and upwards, after the said debt was contracted departed from this Province, or remains concealed within the same, with intent and design to defraud the said Arthur Ritchie, and other Creditors (if any there be) of the said Robert Kedde, of their just dues, or else to avoid being arrested by the ordinary process of Law,) to be seized and attached; and that unless the said Robert Kedde 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 Robert Kedde, within this Province, will be sold for the payment and satisfaction of the Creditors of the said Robert Kedde Dated at Dalhousie, in the County of Restigouche, the twenty sixth day of August, A. D. 1845.

R. PARKER.

CHIPMAN BOTSFORD, Atty. for Pet. Creditor.

By the Honorable William Botsford, 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:

NOTICE is hereby given, That upon the application of John W. Weldon, Esquire, to me duly made according to the forms 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 Richard M'Laughlin, late of the Parish of Richibucto, in the County of Kent, Yeoman, (who being indebted unto the said John W. Weldon in the sum of thirty seven pounds, 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 Richard M'Laughlin 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 Richard M'Laughlin, within this Province, will be sold for the payment and satisfaction of the Creditors of the said Richard M'Laughlin. Dated at Richibucto, in the County of Kent, this twenty seventh day of August, A. D. 1845.

W. BOTSFORD.

JAMES A. JAMES, Atty. for Pet. Creditor.

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

To all whom it may concern, Greeting:

NOTICE is hereby given, That upon the application of Robert Chestnut, of Fredericton, in the County of York, Merchant, to me duly made according to the form of the Act of the General Assembly in such case made and provided, I have directed all the Estate, as well real as personal, within this Province, of Thomas Treasy, late of Fredericton aforesaid, Itinerant Trader, (which said Thomas Treasy is departed without the limits of this Province, or keeps concealed within the same, with intent and design to defraud the said Robert Chestnut and other Creditors of the said Thomas Treasy, if any there be, of their just dues, or to avoid being arrested by the ordinary process of the Law, as it is alleged against him,) to be seized and attached; and that unless the said Thomas Treasy 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 Thomas Treasy, within this Province, will be sold for the payment and satisfaction of the Creditors of the said Thomas Treasy. Dated at Fredericton, in the County of York, this twenty sixth day of August, in the year of our Lord one thousand eight hundred and forty five.

J. CARTER.

E. H. WILMOT, Atty. for Pet. Creditor.

PROVINCE OF NEW BRUNSWICK, COUNTY OF CARLETON.

To all whom it may concern, Greeting:

NOTICE is hereby given, That upon application of George J. Thomson, to me duly made according to the form of the Act of the General Assembly in such case made and provided; I have directed all the Estate, as well real as personal, within this Province, of Patrick Fauls, late of Saint Stephen, in the County of Charlotte, Blacksmith, (which said Patrick Fauls being indebted to the said George J. Thomson, departed from this Province after the debt was contracted, and hath not resided therein for the term of six months next preceding such application,) to be seized, taken, attached, and safely kept; and that unless the said Patrick Fauls do return and discharge his said debt and all other sums of money wherein he is indebted within this Province, within six months from the publication hereof, all his Estate, seized and taken as aforesaid, will be sold for the payment and satisfaction of his Creditors. Dated the first day of September, A. D. 1845.

SAM. ABBOT, J. C. P.

PROVINCE OF NEW BRUNSWICK, COUNTY OF CARLETON, to wit.

By Richard Ketchum, Esquire, one of the Judges of Her Majesty's Inferior Court of Common Pleas in and for the County of Carleton.

To all to whom it may concern, Greeting:

NOTICE is hereby given, That upon the application of Benjamin Adsit, to me duly made according to the form of the Acts of the General Assembly in such case made and provided; I have directed all the Estate, as well real as personal, within this Province, of Merrill Blanchard, Inn Keeper, late of the Parish of Woodstock, in the County of Carleton, (which said Merrill Blanchard being indebted to the said Benjamin Adsit, hath departed from and without the limits of this Province, and hath not resided therein, within six months next preceding the date of this Notice,) to be seized and attached; and that unless the said Merrill Blanchard do return and discharge his said debt and all other sums of money wherein the said Merrill Blanchard is indebted within this Province, within six months from the publication hereof, all the Estate, as well real as personal, of the said