

person holding such Reserves shall pay Mileage annually for not less than one tenth of the whole quantity so held, in default of which, he shall forfeit the Reserve.

4th.—That no Logs or Timber be cut or taken off any Reserve, except for the use of and manufacturing in the Mill for which the Reserve is made, on pain of forfeiture of the Reserve and of the Lumber so taken off.

5th.—That all present Reserves exceeding 5,000 acres to each Gate, shall be reduced to that amount, but the proprietors of the Mills for which such Reserves have been made shall be entitled to a preference to so much of the overplus as they may select and apply for Licence to cut on, as old ground; provided such application shall come in on or before the 15th day of October next.

6th.—That every person having a right to any present existing Reserve which exceeds the before mentioned limit of 5,000 acres to each Gate, shall be at liberty to select from such Reserve what part thereof he wishes to retain at the reduced rate, provided such selection be sent in to the Crown Land Office on or before the 15th day of October next, and when a Survey is necessary to lay off such selection, the same shall be made at his expense.

7th.—That in laying off Reserves provision shall be made for the Mills on the stream before any application for Reserves on the same stream for Mills elsewhere can be complied with.

8th.—That all applications for Mill Reserves must be accompanied with proof by affidavit that the Mill is in operation, and how many Gates it contains, and for how long it has been so in operation.

9th.—That whenever an application is made for a Reserve of Ground then under Licence, a Licence shall not be renewed until the question of the Reserve is disposed of.

10th.—In all cases where Mills are destroyed and not rebuilt within eighteen months from such destruction, or shall cease to be in operation for one whole year, the Reserve shall be subject to forfeiture, by Order of the Government.

11th.—That no part of any Reserve shall be sold for actual settlement, without the express Order of the Lieutenant Governor in Council.

SUPREME COURT, TRINITY TERM, 8TH VICTORIA, 1845.

RICHARD SANDS ARMSTRONG, Gent., having produced the necessary Certificates, and having been examined as to his fitness and capacity, is admitted, sworn and enrolled an Attorney of this Court.

SUPREME COURT, TRINITY TERM, 8TH VICTORIA.

THURSDAY the ninth day of October next, is appointed for the examination of the undermentioned Students, applying for admission as Attornies at the ensuing Term, whose Certificates have been found regular, viz:—JOHN F. JONES, EDWARD W. MILLER, JUD., BERNARD C. FRIEL, DOUGLAS B. STEVENS, SAMUEL B. DAVIDSON, JOHN HENRY PHAIR, CHARLES WATERS, and JAMES G. STEVENS; such examinations to take place at the House of Mr. Justice Parker at Saint John, and to commence at eleven o'clock in the forenoon.

GENERAL RULE.

TRINITY TERM, 8TH VICTORIA, 1845.

IT is Ordered, That in every action of ejectment, when any person or persons shall apply to be made Defendant or Defendants in such action, and to be allowed to enter into a special consent rule, to admit lease and entry but not ouster unless an actual ouster of the lessor of the Plaintiff by him or them should be proved, on the ground that the defence to the action will involve a question of joint tenancy or tenancy in common; the affidavit on which such application is founded shall state the person or persons with whom the party so applying claims to be joint tenant or tenant in common, and that he is advised and believes that he is joint tenant or tenant in common with such person or persons.

WARD CHIPMAN.
J. CARTER.
R. PARKER.

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 Merrill Blanchard, within this Province, will be sold for the payment and satisfaction of the said Merrill Blanchard. Dated at Woodstock, the twenty second day of February, A. D. 1845.

RICHARD KETCHUM, J. C. P.

GEORGE CONNELL, Atty. for Pet. Creditor.

NEW BRUNSWICK, IN CHANCERY.

WEDNESDAY, EIGHTEENTH JUNE, 1845.

In the matter of John Geo. N. M'Curdy, in the Parish of Saint Andrews, in the County of Charlotte, an Insolvent Debtor.

WHEREAS a Public Meeting of the Creditors of the said John Geo. N. M'Curdy, held pursuant to an Order in that behalf, before the Clerk of the Peace for the County of Charlotte, at Saint Andrews aforesaid, on Thursday the sixteenth day of January last, under and by virtue of the Act of Assembly, entitled "An Act to afford relief to persons unfortunate in business in certain cases," a composition was offered and accepted, and the agreement for the same being reduced into writing, was signed pursuant to the said Act, as by the agreement and the Minutes and Record of the proceedings certified and sworn to by the said Clerk of the Peace, and duly transmitted, appears: And whereas an Order was thereupon made, bearing date the twenty third day of January last, which was not published in due time: His Honor the Master of the Rolls doth hereby Order, that the said last mentioned Order be discharged; that unless good cause be shewn to the contrary on the first Tuesday in August next, an Order will be made by him releasing and discharging the said John Geo. N. M'Curdy from his existing debts and other liabilities, upon and agreeably to the terms and conditions agreed upon at the said Meeting, save and except the terms and agreement forming the basis of such discharge, and agreed to in the manner aforesaid; and His Honor doth hereby further Order, that Affidavits in opposition to such release and discharge (if any) be filed with the Register on or before the nineteenth day of July next.

By the Court.

D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

WEDNESDAY, FOURTEENTH MAY, 1845.

AT THE ROLLS.

In the matter of John Smith, of the City of Saint John, in the City and County of Saint John, Merchant, an Insolvent Debtor.

WHEREAS at a Public Meeting of the Creditors of the said John Smith, held pursuant to an Order in that behalf, on the eighth day of April last, at the City Court Room, in the City of Saint John, before the Clerk of the Peace of the said City and County, under and by virtue of an Act of Assembly, entitled "An Act to afford relief to persons unfortunate in business in certain cases," a composition was offered by the said Debtor and accepted, and the agreement for the same being reduced into writing, was duly signed pursuant to the said Act, as by the said agreement and the Minutes and Record of the proceedings certified and sworn to by the Clerk of the Peace aforesaid, and duly transmitted, appears: His Honor the Master of the Rolls doth Order, that unless good cause be shewn to the contrary on the first Tuesday in July next, an Order will be made by him releasing and discharging the said Debtor from his existing debts and other liabilities, upon and agreeably to the terms and conditions agreed upon, at the said Meeting; and His Honor doth hereby further Order, that Affidavits in opposition to such release and discharge (if any) be filed with the Register on or before the twenty first day of June next.

By the Court.

D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

WEDNESDAY, FOURTEENTH MAY, 1845.

AT THE ROLLS.

In the matter of James E. M'Donald, of the City of Saint John, in the City and County of Saint John, Merchant, an Insolvent Debtor.

WHEREAS at a Public Meeting of the Creditors of the said James E. M'Donald, held pursuant to an Order in that behalf, and sundry adjournments thereunder, on Monday the twenty fourth day of March last, at the City Court Room, in the City of Saint John, before the Clerk of the Peace for the said City and County, under and by virtue of an Act of Assembly, entitled "An Act to afford relief to persons unfortunate in business in certain cases," a composition was offered by the said Debtor and accepted, and the agreement for the same being reduced into writing, was duly signed pursuant to the said Act, as by the said agreement and Minute and Record of the proceedings certified and sworn to by the Clerk of the Peace aforesaid, and duly transmitted, appears: His Honor the Master of the Rolls doth hereby Order, that unless good cause be shewn to the contrary on the first Tuesday in July next, an Order will be made by him releasing and discharging the said Debtor from his existing debts and other liabilities, upon and agreeably to the terms and conditions agreed upon at the said Meeting; and His Honor doth further Order, that Affidavits in opposition to such release and discharge, (if any) be filed with the Register on or before the twenty first day of June next.

By Order of His Honor the Master of the Rolls.

D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the twenty first day of May, in the year of our Lord one thousand eight hundred and forty five.

AT THE ROLLS.

In the matter of Thomas Rankin, Junior, an Insolvent Debtor.

WHEREAS at a Public Meeting of the Creditors of the said Thomas Rankin, Junior, duly held pursuant to an Order in that behalf, before the Clerk of the Peace for the City and County of Saint John, on Friday the second day of May instant, under and by virtue of the Act of Assembly, intituled "An Act to afford relief to persons unfortunate in business in certain cases," a composition was offered and accepted, and the agreement for the same being reduced into writing, was duly signed pursuant to the said Act, as by the said agreement and Minutes and Records of the proceedings duly certified and sworn to by the said Clerk of the Peace, and duly transmitted, appears: His Honor the Master of the Rolls doth hereby Order, that unless good cause be shewn to the contrary on the first Tuesday in July next, an Order will be made by him releasing and discharging the said Thomas Rankin, Junior, from his existing debts and liabilities, upon and agreeably to the terms and conditions of the said agreement, save and except the said composition agreed upon at the said Meeting; and His Honor doth further Order, that Affidavits in opposition to such release and discharge (if any) be filed with the Register on or before the twenty first day of June next.

By the Court.

D. LUDLOW ROBINSON, REGR.

INSOLVENT DEBTOR'S NOTICE.

"SATURDAY, THIRTY FIRST MAY, 1845.

"By His Honor the Master of the Rolls.

"**O**N reading the Petition of George H. Ford, of the City of Saint John, "in the City and County of Saint John, Grocer, setting forth a statement of his affairs as therein particularly detailed, and declaring that