(No. 209.)

[2165]

(DEC. 10.)

100 acres, lot 19, block 58, Salmon Creek, E. Tibbits. 100 acres, lot 26, block 58, 66 W. Fowler. 80 acres, lot 12, block 5, Brunswick, G. Parker. 195 acres, lots 5 and 6, block F, Chipman, W. Hughson. 100 acres, lot I, block K, Petersville, J. White, 20s. deposit. 100 acres, lot 8, block R, Gagetown, James Slip. 115 acres, lot 14, North block R, Gagetown, A. F. Smith.

SUNBURY.

At the Crown Land Office, Fredericton.

100 acres, lot 31, Victoria, W. Lloyd, 3d an acre survey. 200 acres, lots 51 and 52, Victoria, F. Carpenter, 3d an acre survey. 100 acres, lot 30, block 40, Blissville, C. Nevers.

YORK.

At the Crown Land Office.

100 acres, lot 10, block O, Dumfries, P. Buxton, 3d an acre survey.

100 acres, lot 9, block O, Dumfries, J. Buxton, 3d an acre survey.

200 acres, lots 5 and 6, block O, Dumfries, T. Strong, 3d an acre

200 acres, lots 7 and 8, block O, Dumfries, J. M'Kee, 3d an acre survey.

10 acres, W. 1 Church lot, Acton, J. M'Mahon and others.

CARLETON.

By Deputy Garden, at Woodstock.

100 acres, E. 1 lot 21, 4th tier, Williamston, J. White, 3d an acre survey.

100 acres, lot U, E. of 27, 7th tier, Williamston, J. Mullen.

150 acres, lot X, block 8, Andover, D. Campbell.

100 acres, lot 23, block 16, Kent, G. Dier.

107 acres, lot 24, block 16, " J. Donovan.

" G. Bleak. 100 acres, lot 25, block 16,

95 acres, lot 27, block 16, " D. Bell.

THOS. BAILLIE, Sur. Gen. [4w]

(No. 95.) CROWN LAND OFFICE, December 4, 1845.

FILE right of Licence on the Block 2, Range 2, River Charloe, applied for by A. Ritchie and P. Stewart, will be offered for competition between them only, at this Office, on Wednesday the 24th instant, at noon, agreeably to the Regulations.

THOS. BAILLIE, Sur. Gen.

MILITIA GENERAL ORDER.

FREDERICTON, 2d December, 1845. IS Excellency the Commander in Chief has been pleased to appoint RALPH SIDDALL, Gent., to be Captain, WILLIAM PRIESTLY WELLS, Gent., to be Lieutenant, and JAMES FREDERICK WOODMAN, Gent., to be Cornet, of a Troop of Dragoons, to be attached to the 2d Battalion Westmorland Militia. By Command.

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 dis-charge 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.

NEW BRUNSWICK, IN CHANCERY.

In the matter of the Estate of Henry Smith, deceased, who died intestate. WW HEREAS by an Order of the Master of the Rolls, made in the High Court of Chancery of this Province, dated the eighth day of October, A. D. 1845, whereby after reciting that upon consideration that day had by the said Court, on the Petition of George Shore, George Minchin, and John Simpson, Executors of the last Will and Testament of Samuel Grosvenor, late of Fredericton, deceased, setting forth among other things, that Henry Smith, late of Saint Mary's, in the said County of York, died intestate, on or about the thirteenth day of February, A. D. 1837, and letters of Adminis-tration on his Estate were duly granted, on or about the thirtieth day of May, in the same year, to D. Ludlow Robinson, of Fredericton aforesaid; that the said Henry Smith at the time of his death, was indebted to the Petitioners in the sum of about £220; that the Petitioners had no knowledge of any Personal Estate of the said Henry Smith, available for the payment of the said debt, and that the said Intestate at the time of his death possessed a valuable Real Estate in the Parish of Saint Mary's aforesaid, and praying that a Licence might be granted for the sale of the said Real Estate, or such part thereof, as might be sufficient for the payment of the debts of the said Intestate, and further reciting, that it appeared to the Court, that there was propable cause for believing that there would not be sufficient personal assets to pay the debts of the said Intestate: It was Ordered, that it be referred to me, one of the Masters of this Honorable Court, to inquire into the matters of the said Petition, and to hear and examine the allegations and proofs of the said Petitioners, and all persons interested in the said Real Estate, who may think proper to oppose the application of the said Petitioners, and also to inquire into the validity and legality of any debts or demands which may be represented as existing against the said Intestate, and to report thereon to the said Court: And in pursuance of the said Order, I do hereby give notice to all parties concerned, and all parties interested in the said Real Estate, that I appoint Wednesday the thirty first day of December next, at the hour of eleven o'clock in the forenoon of the same day, at my Office in Fredericton, to proceed on the subject matters of the said reference, when and where all parties concerned and interested are required to attend. Dated this twenty ninth day of November, A. D. 1845.

E. H. WILMOT, Solicitor.

GEO. FREDK. STREET, Master in Chancery.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the third day of December, in the year of our Lord one thousand eight hundred and forty five.

AT THE ROLLS.

Between James Hale, Plaintiff; and

James P. A. Phillips, William Morgan, and The Incorporated Company of the Boston Type and Stereotype Foundry of Boston, in the State of Massachussets, Defendants.

ORASMUCH as this Court was this present day informed by Mr. Fisher, being of the Plaintiff's Counsel, that the Plaintiff, on the eleventh day of October 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 Subpœna, requiring the said Defendants to appear to and answer the same; that the said Subpœna was duly served on the Defendants, James P. A. Phillips and William Morgan, on the said eleventh day of October last, as by Affidavit appears ; that the said Defendants had not 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 Plaintiff's Bill be taken pro confesso against the said Defendants, James P. A. Phillips and William Morgan, unless those Defendants do appear in twenty days from the date of this Order.

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 :

[2w]

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 Keddle, 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 Keddle, 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 Keddle 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 Keddle, within this Province, will be sold for the payment and satisfaction of the Creditors of the said Robert Keddle. Dated at Dalhousie, in the County of Restigouche, the twenty sixth day of August, A. D. 1485.

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:

TOTICE 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.

PROVINCE OF NEW BRUNSWICK, COUNTY OF CHARLOTTE. To all whom it may concern, Greeting :

OTICE is hereby given, That upon application of George J. Thomson, to me auly made according to the form of the Act of the General As-

By the Court. D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the third day of December, in the year of our Lord one thousand eight hundred and forty five.

AT THE ROLLS.

Between James Hale, Plaintiff; and

James P. A. Phillips, William Morgan, and The Incorporated Company of the Boston Type and Stereotype Foundry of Boston, in the State of Massachussets, Defendants.

ORASMUCH as this Court was this present day informed by Mr. Fisher, being of the Plaintiff's Counsel, that the Plaintiff on the eleventh day of October 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 Sub-pœna, requiring the said Defendants to appear to and answer the same; but that the Defendants, The Incorporated Company of the Boston Type and Stereotype Foundry of Boston, in the State of Massachussets, do not reside in this Province, and that their place of business is in Boston, in the State of Massachussets, and cannot be served with the process of this Court, as by Affidavit appears; and the said Certificate and Affidavit being now read : It is Ordered, that the said Defendants, The Incorporated Company of the Boston Type and Stereotype Foundry of Boston, in the State of Massachussets, do appear to the Plaintiff's Bill on or before the first Tuesday in April next.

By the Court.

D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

Tuesday the second day of December; in the year of our Lord one thousand eight hundred and forty five.

HIS EXCELLENCY THE CHANCELLOR.

Between Robert Parker, Piaintiff; and

Henry Chubb and Mather Byles Almon, Detendants.

ORASMUCH as this Court was this present day informed by Mr. Robinson, being of Plaintiff's Counsel, that the Plaintiff on the seventeenth day of December, in the year of our Lord one thousand eight hundred and forty four, had filed his Bill in this Court against Henry Chubb and John R. Partelow, Defendants, which was amended by the order of this Court, of the fourth day of March last, as by the Certificate of the Register to me auly made according to the form of the Act of the General As-sembly in such case made and provided; I have directed all the Estate, as ants, Henry Chubb and Mather Byles Almon, to appear to and answer such