(No. 416.)

MINING REGULATIONS.

1st. That the right of Mining within a tract of one square mile, for the term of twenty five years, be put up at a fixed Rent of one shilling per chaldron on Coal, and five per cent. on the value of all other minerals raised, to be paid quarterly, on the first days of January, April, July and October in each year, to the Receiver General, or an Agent for that purpose to be appointed by the Government.

2d. That the upset preference price paid on each Lot be five pounds.

3d. That the preference money be paid and the ground selected within one hour after the time of sale, after which other Lots will be offered, if required, in like manner.

4th. That it the Lessee shall not actually raise Coal or other mineral to the value of one hundred pounds from his ground, within any one year after the first, during the continuance of his Lease, the same shall become forfeited.

5th. Thal the Lease contain a clause of renewal, or that the Government may resume and take the improvements at a valuation to be made by arbitrators mutually chosen by the Surveyor General for the time being and by the Lessee or his Assigns.

May 4, 1849.

(No. 272.)

CROWN LAND OFFICE, Sept. 18, 1849.

THE undermentioned Lots, portions of the following Indian Reserves, in the County of Northumberland, will be offered for sale by Public Auction, agreeably to the Act 7 Vict. cap. 47, by William Salter and Edward Williston, Esquires, Indian Commissioners, at Newcastle, on Wednesday the seventeenth day of October next, one fifth of the purchase money to be paid down at the time of sale, and the remainder in four equal annual instalments, but if the whole amount be paid at the time of sale, a discount of fifteen per cent. will be allowed.

Should any other person than the occupier of a Lot become the purchaser, he will be required to pay over the value of the improvements thereon, at the time of sale, to the person entitled thereto, or into the hands of the Commissioners, who will declare what the amount of their valuation thereof is.—Sale to commence at noou.

- 141 acres, Lot No. 2, Tabucintac Reserve, adjoining above the Grant to James Johnston, upset price 4s. per acre.
- 100 acres, Lot No. 7, Big Hole Reserve, occupied by Richard Quigley, upset price 5s. per acre.

 $(5\mathbf{w})$

THOS. BAILLIE, Sur. Gen.

KING'S COLLEGE.

FREDERICTON, September 6, 1849.

At a Convocation held this day, Mr. James Allan and the Reverend Jacob Elligood were admitted to the Degree of Bachelor of Arts.

His Grace the Lord Archbishop of Dublin has been pleased to present to the Library of this College, a set of his published Works, consisting of the following series :--

1 Elements of Logic.

By the Honorable WARD CHIPMAN, Chief Justice of the Supreme Court of the Province of New Brunswick.

To all to whom it may concern, Greeting:

TOTICE is hereby given, That upon the application of John Bishop, of the Parish of Kingston, in King's County, Carpenter, 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 White and John White, late of the Parish of Kingston, in King's County aforesaid, Shipbuilders, (who being indebted unto the said John Bishop in the sum of sixty six pounds and upwards, over and above all discounts, are departed from and without the limits of this Province with intent and design to defraud the said John Bishop. and the other Creditors of the said James White and John White, if any such there be, of their just dues, or else remain concealed within the same to avoid being arrested by the ordinary process of the law, as it is alleged against them,) to be seized and attached ; and that unless the said James White and John White do return and discharge their said debt or debts within three months from the publication hereof, all the Estate, as well real as personal, of the said James White and John White, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James White and John White .- Dated at the City of Saint John, this twenty third day of July, A. D. 1849.

C. W. STOCKTON, Sol. for Pet. Cred.

WARD CHIPMAN.

By JAMES W. CHANDLER, Esquire, one of the Justices of Her Majesty's Inferior Court of Common Pleas in and for the County of Charlotte.

VOTICE is hereby given, That upon the application of William Andrews, of Saint Stephen, in the County of Charlotte, Merchant, to me duly made according to the Acts of the General Assembly in such case made and provided, I have directed all the Estate, as well real as personal, of John Thompson, of the Parish of Saint James, in the said County, Farmer, (which said John Thompson hath departed from the limits of the Province of New Brunswick, or conceals himself within the same, with intent and design to defraud the said William Andrews, and other Creditors of the said John Thompson, if any such there be, of their just dues, or else 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 John Thompson do return and discharge the said debt or debts within three months from the publication hereof, all the Estate, as well real as personal, of the said John Thompson, within this Province, will be sold for the payment and satisfaction of the Creditors of the said John Thompson.-Dated at Saint Andrews, in the County of Charlotte, this twenty third day of August, A. D. 1849.

JAMES W. CHANDLER, J. C. P.

By JAMES W. CHANDLER, Esquire, one of the Justices of the Inferior Court of Common Pleas for the County of Charlotte.

Elements of Rhetoric. 2 Introductory Lectures on Political Economy. 3 Remarks on Transportation. Historic Doubts. Lessons on Reasoning, Lessons on Money Matters. The Kingdom of Christ delineated. Essays on Peculiarities of the Christian Religion. 10 Essays on Difficulties in the Writings of Saint Paul. 11 Essays on the Errors of Romanism. 12 Essays on Dangers to Christian Faith. 13 The Use and Abuse of Party-Feeling in Religion. 14 Charges and other Tracts. 15 Sermons. View of the Revelations of a Future State. 16 Introductory Lessons on Christian Evidences. 17 18 Introductory Lessons on the History of Religious Worship.

HEBDOMADARY FOR MICHAELMAS TERM, 1849.

Chapel Service, daily, at 7 A. M. and 7 P. M.

LECTURES.

By the Principal.

Aristotle's Ethics, on Monday and Wednesday, Thucydides, on Tuesday and Thursday,	}at 10 A. M.
Herodotus, on Monday and Wednesday, Horace, on Tuesday and Thursday,	}at 11 A. M.
Sophocles, on Monday and Wednesday, Cicero, on Tuesday and Thursday,	}at 12 noon.
English and Latin Composition, on Friday,	at 10 A. M.
Theology, by special appointment.	
Ry Professor Jack.	

Elements of Algebra and Geometry, on Monday, Tuesday, Wednesday, and Thursday,	at 10 A. M.
Analytical Geometry, on Monday, Wednesday, and Thursday,	at ll A. M.
Analytical Geometry, on Monday, Wednesday, and Thursday, Trigonometry and Algebra, on Monday, Tuesday, Wesdnes- day and Thursday,	at 12 noon.
Natural Philosophy, on Friday,)
By Professor Robb.	
Agricultural Chemistry, and Geology, on Monday, Tuesday, Wednesday, Thursday, and Friday,	atlp.m.
By Acting Professor d'Avray.	
Franch I anguage and Literature on Turaday and Friday	at 3 p. M.

E. COB, Principal.

ATOTICE is hereby given, That upon application of John Glass, of Saint Stephen, in the County of Charlotte, to me made pursuant to 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 Hamilton Mitchell, late of the said Parish, (which same having departed from and without the limits of this Province, with intent and design to defraud the said John Glass of his just dues, or to avoid being arrested by the ordinary process of the law for the same, as it is alleged against him,) to be seized and attached; and that unless the said Hamilton Mitchell 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 Hamilton Mitchell will be sold for the payment and satisfaction of the Creditors of the said Hamilton Mitchell .- Dated at Saint Andrews, in the County of Charlotte, this twenty ninth day of June, A. D. 1849. J. W. CHANDLER, J. C. P.

G. J. & S. R. THOMSON, Att'ys. for Pet. Cred.

By JOHN WILSON, Esquire, one of the Justices of the Inferior Court of Common Pleas for the County of Charlotte.

JOTICE is hereby given, That upon application of Patrick LV Curran, 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, of Benjamin F. Waite and Shubal D. Todd, or either of them, within this Province, Merchants, (who have departed from this Province, and have for the last six months absented themselves therefrom, with intent and design to defraud him, and other Creditors, if such there be, of their just dues, or else to avoid being arrested by the ordinary process of the law for the same,) to be attached and seized; and that unless the said Benjamin F. Waite and Shubal D. Todd do return and discharge their said debts within six months from the publication hereof, all the Estate, as well real as personal, of the said Benjamin F. Waite and Shubal D. Todd, within this Province, will be sold for payment and satisfaction of the Creditors of the said Benjamin F. Waite and Shubal D. Todd.-Dated at Saint Andrews the seventh day of July, A. D. 1849.

JOHN WILSON, J. C. P.