

of thirty pounds and upwards, and after the debt was contracted departed from and without the limits of this Province, and hath not resided within the said Province for the term of six months next preceding the date hereof,) to be seized and attached; and that unless the said Jacob Ross 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 Jacob Ross, within the Province, will be sold for the payment and satisfaction of the Creditors of the said Jacob Ross.—Dated at Fredericton, in the County of York, this twenty seventh day of June, in the year of our Lord one thousand eight hundred and forty nine.

GEO. MINCHIN, J. C. P.

CHARLES FISHER, Atty. for Pet. Cred.

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

NOTICE is hereby given, That upon application of Patrick 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.

By JOHN FRASER, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Northumberland.

To all whom it may concern, Greeting:

NOTICE is hereby given, That upon the application of Peter Foley, of Nelson, in the County of Northumberland, Farmer, 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 New Brunswick, of James Nowlan, late of the said Parish of Nelson, in the said County, Farmer, (who has departed without the limits of this Province, with intent and design to defraud the said Peter Foley, and other Creditors of the said James Nowlan, if such there be, 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 James Nowlan do return and discharge his said debt, and other debts due by him, if any, within three months from the publication hereof, all the Estate, as well real as personal, of the said James Nowlan, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Nowlan.—Dated at Newcastle, the twenty sixth day of November, A. D. 1849.

JOHN FRASER, J. C. P.

STREET & DAVIDSON, Sol. for Pet. Cred.

By JOHN CHAPMAN, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Westmorland.

NOTICE is hereby given, That upon the application of Jehial Hoar, of Salisbury, in the County of Westmorland, 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 William James M'Fee, late of Salisbury, in the said County of Westmorland, (which said William James M'Fee is departed from without the limits of this Province with intent and design to defraud the said Jehial Hoar, and the other Creditors of the said William James M'Fee, if any there be, of their just debts, or else remains concealed within the same to avoid being arrested by the ordinary process of law, as it is alleged against him,) to be seized and attached; and that unless the said William James M'Fee 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 William James M'Fee, within this Province, will be sold for the payment and satisfaction of the Creditors of the said William James M'Fee.—Dated at Dorchester, in the County of Westmorland, this twenty ninth day of November, A. D. 1849.

J. CHAPMAN, J. C. P.

R. K. GILBERT, Att'y for Pet. Cred.

NEW BRUNSWICK, IN CHANCERY.

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

AT THE ROLLS.

Between Daniel Morris, Plaintiff; and Richard Fitzgerald and Mary Fitzgerald, (otherwise Hurley,) his Wife, Defendants.

FORASMUCH as this Court was this present day informed by Mr. Berton, being of the Plaintiff's Counsel, that the Plaintiff had exhibited his Bill in this Court against the said Defendants, on the third day of August,

in the year of our Lord one thousand eight hundred and forty eight, as by the Register's Certificate appears, and had sued out process of Subpoena requiring the said Defendant to appear to and answer the same; but that the Defendant, Richard Fitzgerald, departed from this Province after the cause of action upon which this suit is commenced accrued, and hath not resided in this Province for the space of twelve months last past, as by Affidavit appears; and the said Certificate and Affidavit being now read: It is ordered, that the Defendant, Richard Fitzgerald, do appear to the Plaintiff's Bill on or before the first Tuesday in April next.

By the Court.

D. LUDLOW ROBINSON, REGR.

C. DOHERTY, Solicitor.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of January, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between Joseph Alexander Sievwright, Complainant; and John Duffy, William Hughson, and Deborah Ann Hughson, Defendants.

UPON motion made this day unto this Court by Mr. Phair, being of the Plaintiff's Counsel, it was alleged that the Plaintiff had filed his Bill against the Defendants in this Honorable Court on the ninth day of February last, as by the Register's Certificate appears; and had sued out process of Subpoena, requiring the said Defendants to appear to and answer the same; that the said Subpoena had been duly served on John Duffy, one of the above named Defendants, on the ninth day of April last, as by the Affidavit of LeBaron Drury, now read, appears; that the said Defendant, John Duffy, had not caused his appearance to be entered in this suit, as by the Register's Certificate also appears: It was therefore prayed, that the Plaintiff's Bill might be decreed to be taken *pro confesso* against the said Defendant, John Duffy, which is ordered accordingly, unless the said Defendant, John Duffy, do appear in twenty days from the date of this Order.

By the Court.

D. LUDLOW ROBINSON, REGR.

GEO. OTTY, Sol. for Plif.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of January, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between Joseph Alexander Sievwright, and Daniel Jordan, Provisional Assignee of the Estate and Effects of John Duffy.

UPON motion made this day unto this Court by Mr. Phair, being of the Plaintiff's Counsel, it was alleged that the Plaintiff had filed his original Bill against the said John Duffy, and William Hughson and Deborah Ann Hughson, on the fourteenth day of May last, as by the Register's Certificate appears; and it was also alleged that the Plaintiff had filed his supplemental Bill against the above named Defendant, Daniel Jordan, Provisional Assignee of the Estate and Effects of the said John Duffy; and had sued out process of Subpoena, requiring the said Defendant to appear to and answer the same: that the said Subpoena had been duly served on the above named Defendant on the fifth day of June last, as by the Affidavit of B. Boyd Kinnear, now read, appears; that the said Defendant had not caused his appearance to be entered in this suit, as by the Register's Certificate also appears: It was therefore prayed, that the Plaintiff's Bill might be decreed to be taken *pro confesso* against the said Daniel Jordan, which is ordered accordingly, unless he do appear in twenty days from the date of this Order.

By the Court.

D. LUDLOW ROBINSON, REGR.

GEO. OTTY, Sol. for Plif.

NEW BRUNSWICK, IN CHANCERY.

Wednesday the second day of January, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between William Crane and Charles F. Allison, Plaintiffs; and Robert K. Gilbert and Samuel Gay Gilbert, Defendants.

By amended Bill.

FORASMUCH as this Court was this present day informed by Mr. H. B. Robinson, being of the Plaintiffs' Counsel, that the Plaintiffs, on the eleventh day of June last, filed their Bill in this Court against Robert K. Gilbert, which was amended on the tenth day of November last, by adding Samuel Gay Gilbert as Defendant, as by the Register's Certificate appears; and had sued out process of Subpoena, requiring the said Samuel Gay Gilbert to appear to and answer the said amended Bill; that the said Subpoena had been duly served on the said Samuel Gay Gilbert on the sixteenth day of November last, as by the Affidavit of Blair Botsford appears; and the said Defendant, Samuel Gay Gilbert, not having caused his appearance to be entered in this suit, as by the Register's Certificate also appears: It was prayed, that the Plaintiffs' Bill be taken *pro confesso* against the said Defendant, which is ordered accordingly, unless the said Defendant, Samuel Gay Gilbert, do appear in twenty days from the date of this Order.

By the Court.

D. LUDLOW ROBINSON, REGR.

JAS. QDELL, Sol.

NEW BRUNSWICK, IN CHANCERY.

Saturday the fifth day of January, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between Henry M'Cullough, Plaintiff; and Mary Jane Roden, Defendant.

FORASMUCH as this Court was this present day informed by Mr. Ritchie, being of the Plaintiff's Counsel, that the Plaintiff, on the seventeenth day of October last, had filed his Bill in this cause against the Defendant, as by the Register's Certificate appears; and had sued out process of Subpoena, requiring the Defendant to appear to and answer the same; that the said Subpoena had been duly served on the Defendant on the twenty second day of the same month, as by Affidavit appears; that the said Defendant had not caused her 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 Defendant, unless the said Defendant do appear in twenty days from the date of this Order.

By the Court.

D. LUDLOW ROBINSON, REGR.

W. J. RITCHIE, Sol.