

John Stilwell,	Wiggins' Cove, Grand Lake.
James Farris,	do
John Stratton,	Coal Creek.
George Stratton,	do
Stephen Stratton,	do
Nathaniel Branscombe,	do
Samuel Burk,	do
Arthur Branscombe,	do
Donald M'Kenzie,	do
Anthony Mulharan,	Cumberland Creek.
George M'Intyre,	do
Arthur Branscombe,	do
John Wright,	do
Thomas Clark,	do
Joseph M'Intyre,	do
William Smyth,	do
Charles M'Intyre,	do
Thomas Smith,	do
Archibald G. M'Lean,	do
John Wright,	Glenlivet Settlement, Restigouche.
James Wright,	do
Joseph T. Cooper,	do
George Hovey,	do
John B. Long,	do
Antonie Felix,	do
Felix Clowber,	do
Alexander Adams,	do
John M'Gowan,	do
Michael M'Gowan,	do
Jeremiah M'Gowan,	do
Amos K. Kierstead,	do
James Kierstead,	do
John Kierstead,	do
Thaddeus K. Pendleton,	Little River, Sunbury.
William Brownrigg,	Acton Settlement.
Stephen Crawford,	Douglas Valley.
Albert Crawford,	do
Henry Crawford,	do
Aluathan Crawford,	do
David Wallace,	do
William Wallace,	do
Hugh Tully,	do
Patrick Tully,	do
Michael Tully,	do
James Quig,	do
John Godfrey,	do
George Godfrey,	do
George Buchannan,	do
John Kellen,	Clones Settlement.
John Forbes,	do
Patrick M'Laughlan,	do
John Cahoon,	do
Patrick Lenahan,	do
James Boyle,	do
Glond M'Coucheon,	do
Glond M'Coucheon, Junr.,	do
William M'Coucheon,	do
Thomas Canada,	do
John Petty,	do
George Montgomery,	do
James Queen,	do
John Corbett,	do
Samuel Corbett,	do
James Corbett,	do
James M'Collum,	do
John Magee,	do
Edward Barton,	do
Peter Gray,	do
Thomas Kerr,	do
William Hawkshaw,	do
Charles Williams,	do
James Killen,	do
David Brown,	do
(1w)	THOS. BAILLIE, Sur. Gen.

(No. 311.)

CROWN LAND OFFICE, May 16, 1850.

ONE or more Mining Lots in QUEEN'S COUNTY, will be offered for sale by Public Auction at this Office, on the 19th day of June next, at noon, agreeably to the following

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.

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

3rd. 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 if 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. That 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.

(4w)

THOS. BAILLIE, Sur. Gen.

MILITIA GENERAL ORDERS.

FREDERICTON, 20th May, 1850.

1st Battalion Carleton County Militia.

HIS Excellency the Lieutenant Governor has been pleased to appoint John D. Ketchum, Gent., to be Paymaster, with the rank of Lieut., vice Carman deceased.

Ezekiel M. Truesdale, Gent., to be Quarter Master, with the rank of Lieut., vice Peabody, deceased.

John Jacob, M. D., to be Surgeon, vice Rice, left the Province.

By Command.

GEO. SHORE, A. G. M.

By WILLIAM WILSON, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Westmorland, in the Province of New Brunswick.

To all whom it may concern, Greeting :

NOTICE is hereby given, that upon the application of Acalus Lockwood Palmer, of Dorchester, in the County of Westmorland, Barrister at Law, 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 Chappell, late of the Parish of Westmorland, in the County of Westmorland, Farmer, (who being indebted to the said Acalus L. Palmer in the sum of four pounds and upwards, 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 James Chappell do return and discharge his said debt within six months from the publication hereof, all the Estate, as well real as personal, of the said James Chappell, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Chappell.—Dated this fifth day of January, 1850.

W. WILSON, J. C. P.

M. B. PALMER, Att'y of Pet. Cred.

NEW BRUNSWICK, IN CHANCERY.

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

AT THE ROLLS.

Between Ralph M. Jarvis, Complainant; and Samuel Abbott and James Millican, Defendants.

FORASMUCH as this Court was this present day informed by Mr. T. W. Bliss, being of the Plaintiff's Counsel, that the Plaintiff on the twenty seventh day of January, in the year of our Lord one thousand eight hundred and forty nine, had filed his Bill in this Court against the Defendants, as by the Registrar's Certificate appears; and had sued out process of Subpœna, requiring the said Defendants to appear to and answer the same; but that the said Defendant, Samuel Abbott, departed from this Province after the cause of action upon which the suit was commenced, accrued, and hath not resided within the Province for more than twelve months next preceding the commencement of this suit; and that the said Defendant is now out of the limits of this Province, as by the Affidavit of the Plaintiff's Solicitor appears; and the said Certificate and Affidavit being now read: It is Ordered, that the said Defendant, Samuel Abbott, do appear to the Plaintiff's Bill on or before the first Tuesday in August next.

By the Court.

D. LUDLOW ROBINSON, REGR.

G. R. JARVIS, Comp't. Sol.

NEW BRUNSWICK, IN CHANCERY.

Tuesday the seventh day of May, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between James Taylor and others, Plaintiffs; and John Ferguson, Joseph Parent and James Hale, Defendants

FORASMUCH as this Court was this present day informed by Mr. Bliss, being of the Plaintiffs' Counsel, that the Plaintiffs on the seventh day of March last exhibited their Bill in this Court against the Defendants, as by the Registrar's Certificate appears; and sued out process of Subpœna, requiring the Defendants to appear to and answer the same; that the said Subpœna had been duly served on all the Defendants, as by the several affidavits of James Taylor, Junior, and Joseph Merzerall, Junior, appears; that the said Defendants had none of them caused their appearance to be entered in this suit, as by the Registrar's Certificate also appears; and the said Certificate and Affidavits being now read: It is Ordered, That the Plaintiffs' Bill be taken *pro confesso* against the Defendants, unless the said Defendants do appear in twenty days from the date of this Order.

By the Court.

D. LUDLOW ROBINSON, REGR.

NEW BRUNSWICK, IN CHANCERY.

Tuesday the seventh day of May, in the year of our Lord one thousand eight hundred and fifty.

AT THE ROLLS.

Between Ambrose S. Perkins and Charles Perkins, Plaintiffs; and Isaac Rilay, Amasa Young, Edward Carvell, Cyprion E. Godard, George Godfrey Gilbert, and Henry William Frith, Defendants.

FORASMUCH as this Court was this present day informed by Mr. Jack, being of the Plaintiffs' Counsel, that the Plaintiffs on the first day of March last exhibited their Bill in this Court against the Defendants, as by the Certificate of the Registrar appears; and had sued out process of Subpœna,