

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.

Further conditions will be stated at sale.

(4w) THOS. BAILLIE, *Sur. Gen.*

(No. 326.) CROWN LAND OFFICE, August 12, 1850.

THE right of Mining on one or more Mining Lots in KING'S and SAINT JOHN COUNTIES will be offered for sale by Public Auction at this Office, on Wednesday the 11th day of September 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 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.

Further conditions will be stated at sale.

(4w) THOS. BAILLIE, *Sur. Gen.*

(No. 327.) CROWN LAND OFFICE, August 16, 1850.

THE right of Mining on one or more Mining Lots in CHARLOTTE COUNTY will be offered for sale by Public Auction at this Office, on Wednesday the 18th day of September 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.

Further conditions will be stated at sale.

(4w) THOS. BAILLIE, *Sur. Gen.*

(No. 328.) CROWN LAND OFFICE, 21st August, 1850.

THE right of Licence to cut and carry away Timber and Logs from Berths applied for by the following persons, in the under-mentioned situations, will be offered for sale by Public Auction, at this Office, on Wednesday the fourth day of September next, agreeably to the Regulations.—Sale to commence at noon.—Upset price 10s. per square mile.

Not to interfere with any Lots of Land applied for within one year previous to 7th August, 1850.

NOTE—No bid received under three pence per square mile advance, and the purchase money to be paid at the instant of sale, or the Berth to be again offered forthwith, excluding any further bids from the defaulter.

Name.	Sq. Miles.	Situation.
William Loch,	2	Little South West.
Gabel Fowler,	2	New Canaan River.
Charles Perley,	2	Moose Mountain.
Humphrey Sisson,	2	Tobique River.
James M. Varin,	2	Buctouche River.
J. W. Tapley,	2	Little River.
Robert Hooper,	9	Salmon River.
Do.	3	Do.
Enoch Lunt,	4	Do.
Robert Henry,	2	Magaguadavic Lake.

James Green,	2	Washademoac.
Adam Burton,	3	Musquash River.
John W. Raymond,	2	Quaker Brook.
Ward C. Burpe,	3	Beaver Brook, Little River.
John Ferguson,	8½	Little River.
John S. Taylor,	9	Do.
Samuel C. Price,	2	New Canaan River.
Archibald Menzies,	2	Lancaster.
Charles Deplisse,	2	N. W. Oromocto.
Neil M. Phee,	4	Squattac.
Charles M. Pherson,	3½	Garden's Creek.
Do.	10	Do.
J. W. Holderness,	9	Buctouche River.
Do.	7½	Do.
William Connell,	2	Southampton.
Do.	9	Stickney's Brook.
Do.	4½	Cold Stream.
Do.	9	N. Branch Becaguimec River.
Benjamin Beveridge,	6	Three Brooks.
Alexander M. Laggan,	6	Barnaby's River.
Nathaniel Farley,	3	Shikitihauk.
James Farley,	4½	Cold Stream.
Regist Terriau,	2	Rockway.
George B. Upham,	2	Williamston.
Do.	2	Do.
Charles Dewitt,	2	Shin Creek.
George H. Hart,	2	New Canaan.
Thomas W. Underhill,	4½	Sabbies River.
Arthur Ritchie,	7½	Harley's Survey.
William S. Caie,	10	Kouchibouguac.
Do.	3	Do.

(2w) THOS. BAILLIE, *Sur. Gen.*

By the Honorable JAMES CARTER, 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:

NOTICE is hereby given, that upon the application of Patrick M. Aloon 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 James Nixon, late of the Parish of Stanley, in the County of York, Farmer, (who being indebted unto the said Patrick M. Aloon in the sum of sixty three pounds twelve shillings and three pence, after the said debt was contracted departed from this Province, or remains concealed within the same, with intent and design to defraud the said Patrick M. Aloon, and other Creditors (if any there be) of the said James Nixon, of their just debts, or else to avoid being arrested by the ordinary process of Law) to be seized and attached; and that unless the said James Nixon 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 James Nixon, within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Nixon.—Dated at Fredericton, in the County of York, the seventh day of June, A. D. 1850.

J. CARTER, J. S. C.
GEO. N. SEGEE, Att'y for Pet Cred.

By ALEXANDER DAVIDSON, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas for the County of Northumberland.

To all whom it may concern, Greeting:

NOTICE is hereby given, that upon the application of the Honorable Thomas H. Peters, of Chatham, in the County of Northumberland, 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 of George Wright, late of the Parish of Chatham, in the said County, Merchant, an absent debtor, to be seized and attached; and that unless the said George Wright do return and discharge his said debt and other debts due by him (if any) within six months from the publication hereof, all the Estate, as well real as personal, of the said George Wright, within this Province, will be sold for the payment and satisfaction of the Creditors of the said George Wright.—Dated at Chatham this 27th May, A. D. 1850.

ALEXANDER DAVIDSON, J. C. P.

NEW BRUNSWICK, IN CHANCERY.

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

AT THE ROLLS.

Between Henry M. Collough, Complainant; and
John Brown and Daniel Jordan, Defendants.

UPON motion made this day unto this Court by Mr. G. W. Ritchie, being of the Plaintiffs' Council, it was alleged that the Plaintiff had exhibited his Bill in this Court against the Defendants on the eleventh day of March last, 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 the Defendant, Daniel Jordan, on the sixteenth day of March last, as by the Affidavit of David R. Munro, now read, appears; that the said Defendant, Daniel Jordan, had not caused his appearance to be entered in this suit, as by the Registrar's Certificate also appears; and thereupon it was prayed that the Plaintiffs' Bill might be decreed to be taken *pro confesso* against the said Defendant, Daniel Jordan, which is ordered accordingly, unless the said Defendant, Daniel Jordan, do appear in twenty days from the date of this Order.

By the Court.
A. M'KENNA, Plif's Sol.

D. LUDLOW ROBINSON, REG.