

measured on each course, which oath you may administer yourself. You are to be careful to instruct them that the arrows or pins be placed upright in the ground, and that the chain be stretched tight and straight, and at all times to observe that no links be bent, or rings lost; and you are, previous to commencing a Survey, to measure your Chain, that it may be of the proper standard length, and in no case are persons interested in the Survey to be employed as Chainbearers.

5. Corner bounds are to be blazed on 4 sides; and the year in which the Survey is made, the number of the Lot, and the initials of your name are to be inscribed with a marking iron; all trees standing exactly on the line are to be blazed and marked with 3 notches, made by striking the axe upwards, and all lines are to be well cleared and bushed out.

6. Your particular attention is called to the necessity of preserving uniformity in your Surveys of Crown Land. All Lots are to be rectangular, (where it is possible,) and extending not less than 50 Chains from front to rear. The direction of the side lines must conform to the nearest general Survey, unless there be special reasons to the contrary, of which a report is to be first made to this Office; and no Surveys of detached irregular sized Lots will be hereafter recognized.

7. Your Maps are to be laid down on a scale of 25 four pole chains to an inch, unless otherwise instructed. All lines that are actually run, must be shewn by red lines, the rest of the Plan being in black; also shewing such roads, streams and inequalities of ground as you may meet with, or observe, as also the quality of the adjacent lands; the magnetic meridian to be drawn through the whole extent of your Plan. You will sign your name to every Return, give the date of the Survey, and the authority under which it is executed. A copy of your Field Book must also be furnished whenever required.

8. In making Returns of Survey of Crown Land, you are particularly required to report what Mill Sites, Meadows, or Intervale it may contain, or any other circumstances which may enhance the value of such land.

9. In surveying the boundaries of old grants, you will be careful to ascertain, by observations on coeval lines, the difference of variation since such lines have been run, and you will on no account run any division line between two lots, without giving due notice in writing to all parties concerned, appointing a time for the Survey; and no part of the external line of any grant is to be considered as correct, until it be known that the same has been ascertained by actual Survey, from the place of commencement of the several courses and distances which are expressed in such grant.

10. Whenever called upon to establish any boundary of private property, you are first to inquire whether such boundary, or boundary line, has been before determined by any other Surveyor, and if so you are not to attempt to establish another boundary, or run a line differing from the previous, even although you may consider it incorrect, until you have first made report of all the circumstances connected therewith, and obtained my approval. Any breach of this regulation will be followed by the immediate withdrawal of your Deputation as one of my Deputies.

11. When required, you are to forward to this Office a Plan of any private Survey which you may be employed to make, together with such copy or extracts from your Field Book as will enable me to judge of the accuracy of your work.

12. In executing orders of Survey, all the external boundary lines must be run, and one of the angles connected with the nearest known angle of another lot previously surveyed, the courses and distances of such connexion, and all the angular boundaries of your Survey must be expressed on your Plan.

13. You are to execute all orders of Survey as soon as possible after receipt, and on no account to retain the Warrant in your possession longer than four months, without making a due Return or satisfactory Report of the same.

14. You will preserve a record of your Surveys and Field Books, whether public or private.

15. Your attention is called to that part of a Deputy Surveyor's oath, which requires that you report to me all persons whom you may know commit trespass by cutting Timber or Logs without Licence on Crown Land, within your district.

16. You are authorized to charge fifteen shillings per day only for Surveys of Crown Land, whether the same be paid by Government or by private applicants; the charge to be made from the time of leaving home until your return, exclusive of Sundays, allowing twenty miles as a day's travel; and in making returns of Surveys of small Lots of Crown Land, surveyed at the expense of the applicants, you are authorized to charge seven shillings and six pence for the plan, where there is only one applicant, but five shillings for each, where there are two or more; and where the Lots adjoin or are within a short distance of each other, they are to be represented on the same plan, forms for which will be furnished you from this Office. The charge for travelling is to be divided between the several Lots in proportion to their extent.

ROBT. D. WILMOT,
Surveyor General, New Brunswick.
Crown Land Office, May 25, 1852.—2w.

SUPREME COURT.—TRINITY TERM, 15 Victoria.

HODSON Clarke Peters, A. B., one of the Attorneys of this Honorable Court, is called to the Bar, and admitted, sworn and enrolled a Barrister.

Hurd Peters, A. B., Beverly Robinson, Junior, A. B. and William P. Dole, A. B., Gentlemen, Students at Law, having produced the requisite Certificates, and having been examined as to their fitness and capacity, are admitted, sworn and enrolled Attorneys of this Honorable Court.

WILLIAM CARMAN.

SUPREME COURT.—TRINITY TERM, 15 Victoria.

ORDERED, That John Johnston, Esquire, be appointed a Commissioner for taking Bail in the City and County of Saint John.

WILLIAM CARMAN.

By the Honorable Robert Parker, one of Her Majesty's Justices of the Supreme Court of Judicature for the Province of New Brunswick. To all to whom it may concern, greeting:

NOTICE is hereby given, That upon application of John Thompson, of the City of Saint John, in the City and County of Saint John, Shipbuilder, to me duly made according to the form of the Act of Assembly in such case made and provided, I have directed all the Estate, as well real as personal, within this Province, of William L. Clark, late of the Parish of Carleton, in the City and County of Saint John, (who being indebted unto the said John Thompson in the sum of seventy pounds and upwards, after the said debt was contracted departed from this Province, and has not been or resided within the said Province for the term of six months next preceding the making of such application,) to be seized and attached; and that unless the said William L. Clark doth return and discharge his said debts within six months from the publication hereof, all the Estate, as well real as personal, of the said William L. Clark, will be sold for the payment and satisfaction of the creditors of the said William L. Clark.—Dated at the City of Saint John, in the City and County of Saint John, this twenty first day of February, in the year our Lord one thousand eight hundred and fifty two:

R. PARKER.

George G. Gilbert, Jr., Att'y for Pet. Creditor.

By ADAM FERGUSON, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Restigouche.

NOTICE is hereby given, That upon the application of George Moffatt, of Campbellton, in the County of Restigouche, to me duly made according to the form of the Act of the General Assembly of this Province in such case made and provided, I have directed all the Estate, as well Real as Personal, within this Province, of James Kiddle, late of the Parish of Addington, in the County aforesaid, labourer, (which said James Kiddle hath either departed from this Province or keeps concealed within the same, with the intent and design to defraud the said George Moffatt and the other creditors of the said James Kiddle, if any such there be, of their just dues, or else to avoid being arrested by the ordinary process of law, as is alleged,) to be seized and attached; and that unless the said James Kiddle do return and discharge his said debts within three months from the publication hereof, all the Estate, as well Real as personal, of the said James Kiddle, within this Province, will be sold for the payment and satisfaction of the creditors of the said James Kiddle.—Dated at Campbellton, in the County of Restigouche, this thirty first day of May, in the year of our Lord one thousand eight hundred and fifty two.

ADAM FERGUSON, J. C. P.

By GEORGE PAGAN, Esquire, one of Her Majesty's Justices of the Inferior Court of Common Pleas in and for the County of Kent, in the Province of New Brunswick.

NOTICE is hereby given, that upon the application of John W. Holderness and Thomas Chilton, of Richibucto, in the County of Kent, Merchants, to me duly made, according to the form of the Act of the General Assembly of this Province in such case made and provided, I have directed all the Estate, as well real as personal, within this Province, of William Little, late of the Parish of Weldford, in the County of Kent, Farmer, (who being indebted to the said John W. Holderness and Thomas Chilton in the sum of forty three pounds and upwards, and after the debt was contracted, departed from and without the limits of this Province, and hath not resided or been within this Province for the term of six months next preceding the date hereof) to be seized and attached; and that unless the said William Little 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 Little, within this Province, will be sold for the payment and satisfaction of the Creditors of the said William Little.—Dated at Richibucto, in the County of Kent, this fifteenth day of February, in the year of our Lord one thousand eight hundred and fifty two.

GEO. PAGAN, J. C. P.

JAMES A. JAMES, Att'y. for Pet. Cred.