

Royal Gazette.

No. 552.]

FREDERICTON, N.B., WEDNESDAY, MARCH 3, 1852.

[PAGE 5829.

All Official Notifications appearing in this Paper, duly authenticated, are to be received as such by the persons whom they may concern

BY AUTHORITY.

MILITIA GENERAL ORDERS.

FREDERICTON, 2nd February, 1852.

IS Excellency the Lieutenant Governor has been pleased to make the following Promotions, &c:-

2nd Battalion Charlotte County Militia.

Major J. Pratt to be Lieutenant Colonel, vice Seely superseded, as being absent from the Province.

Adjutant Richard M'Gee to have the rank of Captain.

By Command.

R. HAYNE, A. G. M.

CROWN LAND OFFICE, Feb. 24, 1852. (No. 423.) THE right of Licence to cut and carry away Timber and Lum-L ber from Berths applied for by the following persons, in the undermentioned situations, will be offered for sale by Public Auction at this Office, on Wednesday the tenth day of March next, agreeably to the Regulations .- Sale to commence at eleven o'clock in the forenoon.

(Not to interfere with any Lots of Land located, or which may have been applied for within one year previous to the date of entry

of the respective applications.)

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. L. P. W. DesBrisay, William Hamilton, William S. Smith,

Sq. Miles. Situation.

2½ Hudson's Brook.

3 Upsalquitch River Upsalquitch River.

(2w)

Grog Brook. R. D. WILMOT, Sur. Gen.

CROWN LAND OFFICE, March 3, 1852. (No. 424.)

HE undermentioned Lots of Crown Lands will be offered for L sale by Public Auction, on Tuesday the sixth day of April next, at noon, by the respective Deputies, at their Offices, agreeably to the Regulations of 11th May, 1843, and no sale on credit will be made to any person who is indebted to the Crown for previous

Purchasers will not be allowed to interfere with the right to cut Timber or other Lumber on these Lots under application already

No person is allowed to hold more than one hundred acres payable by instalments.

GLOUCESTER.

By Deputy James Davidson, at Pokemouche.

100 acres, lot 35, block 46, Saumarez, A Sutherland. By Deputy Carruthers, at Bathurst.

100 acres, lot 14, John Calnan improved.

NORTHUMBERLAND.

By Deputy Peters, at Chatham.

42 acres, lot 68, block 16, Glenelg, John Martin. 100 acres, lot 39 west, block 45, Blissfield, R. Hutchison improved,

> KENT. By Deputy Douglas, at Buctouche.

100 acres, lot 13, block D, Dundas, D. Williams improved.

WESTMORLAND.

By Deputy Palmer, at Dorchester. 50 acres, lot Y south, block 12, Irishtown, J. O. Mineham

improved. 50 acres, east of lrishtown road. Owen Doherty.

By Deputy Wilmot, at Salisbury.

102 acres, lot 42, block 10, Moncton, W. Gaskin.

100 acres, lot 2, north of Martin Gay and others, south of North River, James Hines improved.

50 acres, lot 15, south of Williamson, North River, Joseph A. Killam improved.

SAINT JOHN.

At the Government Emigration Office. 65 acres, lot 125 west, Mount Theobald, W. Tracey, 3d. acre survey.

CHARLOTTE.

By Deputy Mahood, at Saint Andrews.

100 acres, lot 21, range 4, Clarence Hill, J. Watson improved. 50 acres, lot 58, block 20, Pennfield, R. Hope improved; on this lot a road is reserved in front.

SUNBURY.

At Crown Land Office, Fredericton.

69 acres, lot 71, Burton, John Day.

By F. E. Beckwith, Esquire, at the Grand Falls.

200 acres, lot A, east of Rockway River, John Hart.

R. D. WILMOT, Sur. Gen. (5w)

IN THE SUPREME COURT-HILARY TERM, 15th Victoria. GENERAL RULE.

Attachment.

T IS ORDERED, That in future no attachment do issue unless taken out in the Term during which the same may have been granted, or in the vacation next succeeding the same, without the Order of the Court, or a Judge.

J. CARTER. R. PARKER. G. F. STREET. L. A. WILMOT.

NEW BRUNSWICK, IN CHANCERY.

Between the Attorney General, ex relatione, Catherine Louisa Frost and Isaac C. Frost, and the said Catherine Louisa Frost and Isaac C. Frost, and Nelson Deveber, Administrator de bonis non cum testamento annexo, on the Estate and Effects of the late Samuel Nichols, the Father, and also the Administrator upon the Estate and Effects in this Province, of the late Louisa Virginia Nichols, the Mother, and Catherine Louisa Frost, Plaintiffs; and

Isabel Nichols, Mary Nichols, and Noah Disbrow, Defendants.

BY a Decretal Order made in this cause, I was, among other things, directed to cause an advertisement to be published in the Royal Gazette, and such other papers as I might think fit, for the Creditors of the said Samuel Nichols, the Grandfather, to come in and prove their Debts against the said Samuel Nichols, and to fix a peremptory day for that purpose; having been attended by the Counsel for the parties respectively, I have peremptorily fixed and appointed Wednesday the tenth day of March next, at ten o'clock in the morning, for the said Creditors, if any such there be, and the said Heirs or next of kin respectively, to appear at my Office in Fredericton, and prove their Debts or kindred, as the case may be; or in default thereof, they will be peremptorily excluded the benefit of said decree.—Dated at Fredericton this twenty fourth day of January, 1852.

> CHARLES FISHER, Master in Chancery.

NEW BRUNSWICK, IN CHANCERY.

Between the Attorney General, ex relatione, Catherine Louisa Frost and Isaac C. Frost, and the said Catherine Louisa Frost and Isaac C. Frost, and Nelson Deveber, Administrator de bonis non cum testamento annexo, on the Estate and Effects of the late Samuel Nichols, the Father, and also the Administrator upon the Estate and Effects in this Province, of the late Louisa Virginia Nichols, the Mother, and Catherine Louisa Frost, Plaintiffs; and

Isabel Nichols, Mary Nichols, and Noah Disbrow, Defendants.

BY a Decretal Order made in this cause, I was, among other things, directed to cause an advertisement to be published in the Royal Gazette, and such other papers as I might think proper, for the Creditors of the said Samuel Nichols, the Father, to come in and prove their Debts against the said Samuel Nichols, and to fix a peremptory day for that purpose

