

NEW

SERIES

THE ROYAL GAZETTE.

PRINTED AND PUBLISHED BY JOHN SIMPSON, Printer to the King's Most Excellent Majesty, AT HIS OFFICE NEAR THE PROVINCE BUILDING.

NUMBER 17.

VOLUME 4.

By Authority.



HEAD QUARTERS,

Fredericton, 16th April 1833.

MILITIA GENERAL ORDERS.

HIS Excellency the Lieutenant Governor and Commander-in-Chief has pleased to make the undermentioned promotions, &c.

1st Batt. St. John City Militia, Alexander Robertson, Gent., to be 2nd Lieutenant, Vice Duff promoted, dated 3rd April 1833.

2nd Lieutenant George Waterbury to be 1st Lieutenant of Artillery, vice Hanford deceased, dated 13th April 1833.

Sergeant Robert Robertson, to be 2nd Lieutenant of the Company, dated 14th April.

Charles J. Melick, do. do. 15th do.

1st Batt. St. John County Regiment, Ensign T. Connard to be Lieutenant dated 15th April 1833.

To be Ensigns: Sergeant Joseph Longley, vice Belyea who retires with his rank, dated 15th April 1833.

do. William Parks, 16th do.

do. S. Chittam, 17th do.

Quarter Master Wm. Scammell to have the rank of Captain in the Militia.

By Command, GEO. SHORE, Adj. Gen. Militia.

CIVIL APPOINTMENTS.

William Abrams, Esquire, and Henry McCullum, Senr Pilot, Commissioners of Buoys for the Port, Harbour, and River of Miramichi.

Sale of Valuable Crown Land in the County of Carleton.

BY order of His Excellency the Lieutenant-Governor, Public Notice is hereby given, that Three Tracts of Land, situate on the North Branch of the Meduxnicket River, in the County of Carleton, and formerly under Reserve for Public uses, will be offered for sale by Public Auction, at Mr. J. M. Cornell's, in Woodstock, on Saturday the first of June next, at 12 o'clock.

Upset price, five shillings per acre.

One fourth of the Purchase money will be required at the time of sale, and the residue in three yearly instalments; and if all be paid down, fifteen per cent will be deducted.

A Patent will not issue until the whole of the Purchase money is paid.

THOMAS BAILLIE, Commissioner and Surveyor General of Crown Lands and Forests.

Department for Crown Lands and Forests, Fredericton, 6th April, 1833.

CROWN LAND OFFICE,

Fredericton, March 30, 1833.

APPLICATIONS to cut Timber on Crown Lands will be received from the 1st day of May next. Those Petitions which may be filed on that day will be answered on the 2d of May, under the observance of the following rule: If more than one application be made for the same situation, the preference will be given to that of the occupant during the present season; but should no petition be received at that time, from such occupant, the Berths in dispute will be offered to competition by Public Auction, on the 1st of June, with the upset price of the current rate of Duty.

The minimum rate of Duty to be henceforth required will be as follows, viz:—

For White Pine, one shilling and six pence per ton;

Red Pine, two shillings;

For Spruce Logs, three shillings per thousand feet, superficial;

White Pine, three shillings and six pence;

Red Pine, five shillings; and

Ten per cent, on the estimated value of all other descriptions of Timber or Lumber.

The sum of forty-five shillings will be required with every Petition, which amount, if the tract be vacant, and the duty paid within three months from the date of the entry, will be appropriated as part of the tonnage; but if the ground be not vacant, forty shillings will be returned, and the remaining five will be retained for the Search Certificate, and Record of the transaction. Should the duty be not paid within three months after the entry of the petition for vacant land, the whole deposit of forty-five shillings will be forfeited, and the situation thrown open to the applications of others.

Applicants wishing to have their Berths particularly surveyed will be required to express such desire, before they commence working; the only additional expense attending which will be, as has indeed always been customary, the furnishing of sufficient axemen and chainbearers with provisions for the whole party.

NOTICE TO SQUATTERS.

WHEREAS the Number of Persons now holding CROWN LANDS, without Authority, to the extent of near 300,000 Acres, renders it difficult to dispose of Land by Sale, in the regular manner, without the chance of conveying to such purchasers the Improvements of another;

PUBLIC NOTICE

First published in Gazette 13th March, 1833.

By the Honorable John Saunders, Chief Justice of His Majesty's Supreme Court of Justice for the Province of New Brunswick,

Petition, on or before the 1st day of June next, setting forth their claims to favorable consideration (if any), together with all particulars as to extent of clearings, &c. &c.; at which time, should they intend keeping possesson, they will be required to pay the first Instalment for the land so occupied, or take out the Licence of Occupation for such a period and under such circumstances, as the nature of the case may require. Those Persons who in compliance with this requisition, shall make their case known, may be assured that it is not the object of HIS MAJESTY'S GOVERNMENT, as insidiously circulated, to deal harshly with them; but those Persons who shall neglect or refuse to avail themselves of this Notice, will be considered as trespassers and prosecuted accordingly by the ATTORNEY-GENERAL.

By Command of His Excellency

THE LIEUTENANT-GOVERNOR.

(Signed) THOMAS BAILLIE, Comr. & Surv. General,

Department for Crown Lands and Forests, Fredericton, 4th March, 1833.

Receiver General's Office, 27th March, 1833.

In order to accommodate Proprietors of lands subject to Quit Rents, as far as may be practicable, Public Notice is hereby given that the undermentioned persons are appointed in the several subjoined Counties to receive the Quit Rents, and are authorized to give receipts therefor, to all such person as shall call on them and pay the same at or before the first day of July next, on which day a return will be made to this office; and all persons who shall have neglected this notice will then be proceeded against for the recovery of the Rents according to law.

County of Northumberland, John Ambrose Street, Esq.

Glocester, Charles I. Peters, Jun. Esq.

Kent, George Pagan, Esq.

Westmorland, Marmaduke Backhouse, Esq.

Charlotte, Harris Hatch, Esq.

Further notice is also given, that the Receiver General will attend himself for the purpose of receiving the Quit Rents in the following Counties, namely:

Carleton, Monday the 3d of June next.

Sunbury, (Burton) Monday 17th of June.

Queens', (Gagetown) Monday 24th of June.

Kings', (Kingston) Monday 1st July next.

and at the City of Saint John, on Monday the eighth day of July next.

GEO. P. BLISS, Recr. Gen.,

Dated at Woodstock, this sixth day of April 1833.

BARTHolemew C. BEARDSLEY, Judge of the Inferior Court of Common Pleas, County of Carleton.

J. M. Robinson, Atty. for Pet. Creditor.

First published in Gazette 17th April 1833.

NOTICE.

I have been duly appointed Trustee for all,

the Creditors of Lewis E. P. Smith, late of

the City of Saint John, a concealed

Debtor, and have been duly sworn to the

faithful execution of the said trust, pursuant

to the directions of the Act of Assembly

in that case made and provided, and

we do hereby require all persons indebted

to the said Lewis E. P. Smith, on or

before the sixteenth day of May next ensur

ing the date hereof, to pay to us, or some

or one of us, all and every sum or

sums of money, or other debt, duty, or

thing, which they owe to the said Lewis

E. P. Smith, and to deliver all other ef

fects of the said Lewis E. P. Smith,

which they do any or either of them may

have in their hands, power or custody, to

us, or some, or one of us, as aforesaid.

— and we do also desire all the Creditors of

the said James Hastay, if any there

be, of there full dues, or else 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 Hastay do return and dis

charge his said debt or debts within

three months from the publication hereof,

all the Estate, as well real as personal,

of the said James Hastay, within this

Province, will be sold for the payment

and satisfaction of the creditors of the

said James Hastay.

Dated at Saint Andrews, this 22nd day

of March in the year of our Lord one

thousand eight hundred and thirty

three. PETER STUBBS, J. C. P.

P. Stubs, Jun. Atty. for Creditors.

First published in Gazette 27th March, 1833.

NOTICE.

By the Honorable WARD CHIPMAN, one of the

Judges of the Superior Court of Judicature of

the Province of New Brunswick:

To all whom it may concern, Greeting:

NOTICE is hereby given, that upon the application of GEORGE D. ROBINSON, 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 THOMAS HEAVSIDE,

late of the City and County of Saint John Esq.

(which said Thomas Heavside has departed from

this Province, with intent and design to defraud

the said George D. Robinson and the other creditors of the said Thomas Heavside, if any such

there be, of their just dues, or else 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 Thomas Heavside

shall return and discharge his debts within three

months from the publication hereof, all his Estate

as well real as personal, within this Province

will be sold for the payment and satisfaction of

the creditors of the said Thomas Heavside.

As to all whom it may concern, Greeting:

NOTICE is hereby given, that upon the application of WARD CHIPMAN, 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 THOMAS HEAVSIDE,

late of the City and County of Saint John Esq.

(which said Thomas Heavside has departed from

this Province, with intent and design to defraud

the said George D. Robinson and the other creditors of the said Thomas Heavside, if any such

there be, of their just dues, or else 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 Thomas Heavside

shall return and discharge his debts within three

months from the publication hereof, all his Estate

as well real as personal, within this Province

will be sold for the payment and satisfaction of

the creditors of the said Thomas Heavside.

As to all whom it may concern, Greeting:

NOTICE is hereby given, that upon the application of WARD CHIPMAN, 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 THOMAS HEAVSIDE,

late of the City and County of Saint John Esq.

(which said Thomas Heavside has departed from

this Province, with intent and design to