

Jackson, the lot number two hundred and eleven; unto the said George Dundas, the lot number two hundred and twelve; and the said Andrew Calder, the lot number two hundred and thirteen; and the said Daniel Frazer, the lot number two hundred and fourteen; and the said John Butler, the lot number two hundred and fifteen; and the said Robert Huetton, the lot number two hundred and sixteen; and the said Alexander Cameron, the lot number two hundred and seventeen; and the said Henry Bolten, the lot number two hundred and eighteen; and the said Dugald Campbell, the lot number two hundred and nineteen; and the said Thomas Westland, the lot number two hundred and twenty; and unto the said William Cook, the lot number two hundred and twenty-one; unto the said James White, the lot number two hundred and twenty-two; unto the said William Tribe, the lot number two hundred and twenty-three; unto the said Alexander Cockain, the lot number two hundred and twenty-four; unto the said William Castle, the lot number two hundred and twenty-five; unto the said Alexander Curry, the lot number two hundred and twenty-six; unto the said William Rose, the lot number two hundred and twenty-seven; unto the said Thomas Power, the lot number two hundred and twenty-eight; unto the said John Keans, the lot number two hundred and twenty-nine; unto the said Jaspat Harding, the lot number two hundred and thirty; unto the said Ewen Cameron, the lot number two hundred and thirty-one; unto the said Stephen Shakespeare, the lot number two hundred and thirty-two; unto the said Nathaniel Hannah, the lot number two hundred and thirty-three; unto the said Peter Grant the first, the lot number two hundred and thirty-four; unto the said Peter Grant the second, the lot number two hundred and thirty-five; and unto the said James McGrath, the lot number two hundred and thirty-six; each and every of which said lots doth severally contain, fifty acres, situate, laying, and being in Mason's Division of fifty acre lots, in the district and county aforesaid; and in severalty, unto the said Whitford Smith, the lot number thirty-five; unto the said Isaac Sparling, the lot number thirty-six; unto the said Archibald Weir, the lot number thirty-seven; unto the said George Johnstone, the lot number thirty-eight; unto the said John Watson, the lot number thirty-nine; unto the said Henry Yelvin, the lot number forty; unto the said Alexander Hueston, the lot number forty-one; unto the said John Wilson, the lot number forty-two; unto the said Joshua Parker, the lot number forty-three; unto the said John McDonald, the lot number forty-four; unto the said Daniel Munro, the lot number forty-five; unto the said Peter Nicholson, the lot number forty-six; unto the said James Farren, the lot number forty-seven; unto the said Angus McLeod, the lot number forty-eight; unto the said John McLeod, the lot number forty-nine; unto the said Roderick McKenzie, the lot number fifty; unto the said George Harding, the lot number fifty-one; unto the said Edward Hannah, the lot number fifty-two; unto the said Frederick Myer, the lot number fifty-three; unto the said James Hughes, the lot number fifty-four, unto the said Alexander Bradburne, the lot number fifty-five; unto the said John Spencer, the lot number fifty-seven; unto the said Kenneth Reath, the lot number fifty-nine; unto the said Richard Bermingham, the lot number sixty; unto the said James McKinney, the lot number sixty-one; unto the said Robert Hughes, the lot number sixty-two; unto the said William Robertson, the lot number sixty-three; unto the said Andrew Lennen, the lot number sixty-four; unto the said Nathaniel Mills, the lot number sixty-five; unto the said Jeremiah Myer, the lot number sixty-six; unto the said Alexander Reed, the lot number sixty-seven; unto the said George Gregory, the lot number sixty-eight; unto the said Joseph Oliver, the lot number sixty-nine; unto the said John St. Clair, the lot number seventy; and unto the said Hugh Kennedy, the lot number seventy-one; each and every of which said last mentioned lots doth severally contain, fifty acres, situate, laying, and being in Marston's Division of fifty acre lots, in the same district and county; and in severalty, unto the said Abraham Jones, the aforesaid tract of one hundred and fifty acres, being the afore-mentioned point of land, called Jones's-Point, in Jordan's-Bay; and in severalty, unto the aforesaid Alexander Cockain, the before described tract or lot of land, containing two hundred acres, laying in the rear of the aforesaid fifty acre lots, from number two hundred and twenty-one to number two hundred and twenty-five, in Mason's Division; and in like manner, in severalty to their and each and every of their several and respective heirs and assigns for ever, in free and common socage, the said several and respective grantees, and their several and respective heirs and assigns, yielding and paying therefor unto Us, our heirs and successors, or to our Receiver-General, for the time being, or to his deputy or deputies, for the time being, yearly; that is to say, at the Feast of Saint Michael, in every year, at the rate of two shillings for every hundred acres, and so in proportion according to the quantities of acres, hereby granted, the same to commence and be payable from the said Feast of Saint Michael, which shall first happen after the expiration of ten years from the date hereof, provided always and this present grant is upon condition, that the said several and respective grantees and their several and respective heirs and assigns, shall and do within three years from the date hereof, for every fifty acres of plantable land hereby granted, clear and work three acres, at least, in that part thereof as respectively he, she, or they shall judge most convenient and advantageous, or else to clear and drain three acres of swampy or sunken ground, or drain three acres of marsh, if any such contained therein, and shall and do within the time aforesaid, put and keep upon every fifty acres thereto accounted barren, three neat cattle, and to continue the same thereon, until three acres for every fifty acres, be fully cleared and improved, and if there shall be no part of said tract fit for present cultivation, without manuring and improving the same respectively, he, she, or they, within the time aforesaid, shall be obliged to erect on some part of his, her, or their said respective land, the like number of three neat cattle for every fifty acres; or otherwise, if any part of the said tract shall be stony or rocky ground, and not fit for planting or pasture, shall and do within three years aforesaid, begin to employ thereon, and continue to work for three years, then next ensuing in digging any stony quarry or mine, one good and able hand for every fifty acres, it shall be accounted