## HASZARD'S GAZETTE, FEBRUARY 28.

is, as tenants in common, and not as and assigns, as tenants in com joint tenants, or to retain the same, and to proceed against the refractory tenant or occupier, tenants or occupiers, or otherwise deal with him or them, as shall seem best. And for each and every acre reconveyed under the last preceding clause of eement, the sum of six shillings shall be d from the said balance of six thousand one hundred pounds, and the residue only of the said balance, after making such deductions, with interest thereas interest thereon, at five per cent. per annum from this date, shall be paid to the said William Henry Pope, Theophilus Desbrisay, Joseph Pope, Samuel P. Fairbanks, attorney of George Elkana Morton, as aforesaid.

Elkana Morton, as aforesaid. In witness whereof the said parties to these presents have hereunto their hands and seals subscribed and set, the said George Elkaua Morton, by Samuel P. Fairbanks, of Halifax, in the Province of Nova Scotia, Esquire, his Attorney for that purpose, duly authorized by Letter of Attorney duly registered, and dated the twenty-eighth day of November last, the day and year first above written. year first above written. WM. H. POPE, (L. S.)

GEORGE ELKANA MORTON, (L. S.), By his Auorney, S. P. FAIRBANKS

WILLIAM SWABEY, (L. S.), Commissioner of Public Lands. Signed, sealed and delivered in the presence of SEPH HENSLEY, Attorney G eneral. Certified Copy, WM. SWABEY, Comr.

## Conveyance of Judgments, Debts, &c., in trust for certain purposes declared in Act 16th Vic. chapter 8.

UNTO ALL TO WHOM THESE PRESENTS SHALL COME, We, William Henry Pope, of Charlotte-town, in Prince Edward Island, Equire, and town, in Prince Edward Island, Esquire, and George Elkana Morton, of Halifax, in the Pro-vince of Nova Scotia, Druggist, send greeting: Whereas by a certain indenture of assignment, bearing date the seventeenth day of June, in the year of our Lord one thousand eight hundred and fifty, and made, or expressed to be made be-tween Charles Worrel, therein described, as of Morell House, in King's County, in Prince Ed-ward Island, of the one part, and James Peake, the Honourable Charles Hensley, the Honourable the Honourable Charles Hensley, the Honourable John Myrie Holl, and Theophilus Desbrisay, all of the said Island, Esquires, of the other part of the said Island, Esquires, of the other part, divers debts or sums of money due on, or secured by certain Judgments, at the suit of the said Charles Worrel, recovered against various par-ties, and which are and then were entered of re-cord in Her Majesty's Supreme Court of Judica-ture of the said Island, and more particularly enumerated and specified in the Schedule mark-ed (A) to the Indenture now in recital annexed, and also all debts or sums of money then due divers debts or sums of money due on, or secured by certain Judgments, at the suit of the said Charles Worrel, recovered against various par-ties, and which are and then were entered of re-cord in Hor Majesty's Supreme Court of Judica-ture of the said Ialand, and more particularly enumerated and specified in the Schedule mark-ed (A) to the Indenture now in recital annexed, and also all debts or sums of money then due and also all debts or sums of money then due bond, lease, deed, speciality, or the said Charles Worrel, to hold the said Indenture now in recital annexed, and owing to him, the said Charles Worrel, in Prince Edward Island, whether upon mortgage, bond, lease, deed, speciality or other security what soever, or by simple contract, were assigned and transferred to the said James Peake, Charles Hensley, John Myrie Holl, and Thephilus Desbrisay, their executors, administrators, and assigns, upon andfor certain trusts, interests and purposes, there-in expressed, declared and contained, and by the said Indenture now in recital the said Charles Worrel did constitute the said James Peake, Charles Hensley, John Myrie Holl, and Theophilus Desbrisay, and administrators, to be his Attorneys, irrevo-cable to receive and recover amounts due or to become due on the said James Peake, Charles Hensley, John Myrie Holl, and Theophilus Desbrisay, and administrators, to be his Attorneys, irrevo-cable to receive and recover amounts due or to become due on the said James Peake, Charles Hensley, John Myrie Holl, and Theophilus Desbrisay, and administrators, to be his Attorneys, irrevo-cable to receive and recover amounts due or to become due on the said Jadements, or other aforesaid; and did also thereby for that purpose authorize them to nominate and appoint one or more Attorney or Attorneys under them, and did covenant with them, their executors, administra-tors and assigns, not at any time to revoke or make void such authority and power so by him

(600) acres, and are not to be estimated at more or less than that area. And further, if any tenants or occupiers of any of the Lands, conveyed by the said William Henry Pope and George Elkana Mortun, to the said William Swabey, the Commissioner of Public Lands, and his successors in office, by Deed of even date herewith, shall, within the said period of two years, refuse to attorn to or precognize the tills of the Commissioner of Public Lands, under such Deed, it shall in such of Public Lands, under such Deed, it shall in such of Public Lands, under such Deed, it shall in such any of the land or lands, held by any such tefractory tenant or occupier, or more of them, to the said william Henry Pope, Theophilus Deebrisay, Joseph Pope and George Elkana Morton, their and each and every of their heirs and assigns, as tenants in common, and not as in Prince Edward Island, part of which were the Judgment and other Debts and sums of mo-ney formerly owing to him as aforesaid, and so by him assigned and conveyed to the said James Peako, Charles Hensley, John Myrie Holl and Theori Holl and by him assigned and conveyed to the said James Peake, Charles Hensløy, John Myrie Holl and f Theophilus Desbrisay, in pursuance of the said Arecement, so made by the said Charler Worrel with the said William Henry Pope, and in order so far as in them lay to give effect to the same, did, by Indenture of Assignment, dated the six-teenth day of August last, and made between them, the said James Peake, Charles Hensley, John Myrie Holl, and Theophilus Desbrisay, of the first part, the said William Henry Pope, of the second part, and the said John Hamilton Gray, of the third part, in exercise of the trusts reposed in them, in, or, and by the said herein-before recited Indenture or Assignment, of the seventeenth day of June, one thousand eight hundred and fifty, and of a certain Indenture of Release of Lands and Real Estate made to them by the said Charles Worrel, of even date with

Release of Lands and Real Estate made to them by the said Charles Worrel, of even date with the last mentioned Indenture of Assignment, respectively, and of every or any other trust or authority, enabling them in that behalf with the license and consent of the said John Hamil-ton Gray, as testified by his exceution of the In-denture now in recital, bargain, sell, assign, transfer and set over unto the said William Hen-ry Pope, his exceutors, administrators and as-signs, all and singular the Interest, Estato, Right or Title, which they or either of them had, as Trustees, as aforesaid, in and to all the said Judgments entered up of Record in Her Majesty's Supreme Court of Judicature of Prince Edward Island, at the suit of the said Charles Worrel, or of them the said James Peake, Char-Edward Island, at the suit of the said James Peake, Char Worrel, or of them the said James Peake, Char les Hensley, John Myrie Holl, and Theophilu les Hensley, John Myrie Holl, and Theophilus Desbriazy, jointly as such Trustees as aforesaid, against various parties, as specified and enume-rated in the Schedule to the Indenture now in recital annexed. And also their right to, or in-terest in all sum or sums of money thereby secur-ed and due, or to become due and unpaid, and all benefit and advantage to be had and gotten, made and obtained upon or by virtue thereof. And also all their right, estate, title, and interest on all and singular the balances remaining due and un-paid of all such sums of money as were due and owing to the said Charles Worrel, in Prince Ed-ward Island, on the seventeenth day of June, ward Island, on the seventeenth day of June, one thousand eight hundred and fifty, and assign ed by the said Indenture of that date, and secur-

due on or secured by the said Indentures of Release and Assignment, by way of mortgage, of the first day of February, one thousand eight hundred and fifty-three, did grant, bargain, sell, assign, recon-vey, and reassure and set over unto the said Wil-liam Henry Pope and George Elkana Morton, their executors, administrators and assigns, all the said several Judgments so assigned to him in and by the last hereinbefore mentioned Assignment, by way of mortgage, and specified in the Schedule thereunto annexed, marked (A.), and also all sum or sums of money due and to become due thereon, or secured thereby, and all benefit thereof to be gotten or obtained as therein mentioned, to hold to of source or obtained as therein mentioned, to hold to them the said William Henry Pope and George Elkana Morton, their executors, administrators and assigns, as his and their own property for ever, as fully, freely, and absolutely as he, the said John Hamilton Gray, might or could have held or enjoy-ed the same under the said Assignment so to him thereof made by way of mortgage as aforesaid, to-gether with all the powers and authorities which he, the said John Hamilton Gray, his executors, administrators and assigns, had or might, or could have had, possessed, or enjoyed by virtue of such Assignment to him, for the purpose of suing out and prosecuting or causing to be sued out or prosgotten or obtained as therein mentioned, to hold to Assignment to him, for the purpose of suing out and prosecuting or causing to be sued out or prose-cuted any writ or writs of execution upon the said Judgments, or to do any other act for putting them in force, for recovering and receiving all sums of money secured thereby, and to release and dismoney secured interest, and to recease and or-charge the same, on payment as by the said several Indentures of Assignment and Release, hereinbe-fore recited or mentioned, will more fully appear eference thereto

And whereas, by virtue of the said several inentures of assignment hereinbefore referred to and dentures of assignment hereinoeoro referred to and recited, all the said judgments entered up of record in Her Majesty's Supreme Court of Judicature of Prince Edward Island, at the suit of the said Charles Worrel, or of them the said James Peake. Charles Hensley, John Myrie Holl and Theophilus Charles Hensley, John Myrie Holt and Theophilas Desbrisay, as such trustees aforesaid, against various parties, as also all sums of money secured thereby, and also all and singular the valances re-maining due and unpaid of all such sums of money as were due and owing to the said Charles Worrel, in Prince Edward Island, on the seventeenth day of June, one thousand eight hundred and fifty, and second by the said indexture of absirment, of of Jone, one thousand eight hundred and fifty, and assigned by the said indenture of assignment, of that date, and secured by mortgage, bond, specia-lity, or by simple contract, and which had not pre-vious to the said assignment to the said William Henry Pope, been received by the said Charles Hensley, James Peake, John Myrie Holl and Theophilus Desbrisay, as such trustees as a foresaid, or either of them, or by the said Charles Worrel, have become vested in transferred and assigned to have become vested in, transferred and assigned to the said William Henry Pope and George Elkana Morton, who have contracted and agreed to assign, Morton, who have contracted and agreed to assign, and convey the same to the Honourable William Swabey, 'the Commissioner of Public Lands,' for the said Island, and his successors in office, as am-ply and fully as the said William Henry Pope re-ceived the same from the said trustees and as they now hold and possess the same, by virtue of the several assignments aforesaid. Therefore know all now note and possess the same, by fitte of the several assignments aforesaid. Therefore know all men by these presents, that we, the said William Henry Pope and George Elkana Morton, in pur-suance of the said contract and agreement so made by us with the Honourable William Swabey, 'the Commissioner of Public Lands,' in Prince Edward sland, acting under the authority of an Act passed n the sixteenth year of the reign of Her presen Majesty, initialed "An Act+for the purchase of Lands on behalf of the Government of Prince Edward Island, and to regulate the sale and management thereof, and for other purposes therein mentioned,' and in consideration of the sum of Eighteen thousand pounds, of the lawful money of ed,or any of them, or of or for any sum of money thereby the said laland, naid to us by the Hannahly langer of ed,or any of them, or of or for any sum of money thereby

TTE, FEBRUARY 25.
va Sootia, Druggist, his executors, administrators and assigns, one fourth part of all the Personal Estate of the said Charles Worrel, of whatever is or of arrears of rent, or of money received or to be received, under and by virtue of judgments, be received, under and by virtue of judgments, or of promisury notes, or of simple contracts, and ensures hands or possession aince the twenty-first day of February last up to that time, or that should of February last up to that time, or that should thereafter come into his hands or into the hands of and whereas by deed poll of assignment, dated thereon or persons whomsoever, on hisber half during the continuance.
And whereas by deed poll of assignment, dated the twenty-eighth day of December, in the year of our Lord one thousand eight hundred aud fifty-four, and ande from the said John Hamilton Gray, in considerious and william Henry Pope and George Elkana Morton, the said John Hamilton Gray, in considerious and sy of February, one thousand eight hundred and fifty-four, and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first subset day of February one thousand eight hundred and fifty-four, and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, of the first and Assignment, by way of mortgage, and thereas the said charles Heusely, James Peake, John Myrie beak and Assignment, by way of mortgage, and the said and secured by mortgage, bond lease, deed, speciality or by simple contract, and which tad on the sid James Peake, C worrel, on the sixteenth day of August last; and also all such sum or sums of moncy as were due and owingto the said James Peske, Charles Hen-ley, John Myrie Holl and Theophilus Desbrisay, as such trustees as aforesaid, in Prince Edward Island, on account of the real and personal estates so conveyed to them by the said Charles Worrel, on the said sixteenth day of August last, and which were by the said indenture of assignment of that on the said sixteenth day of August last, and which were by the said indenture of assignment of that date assigned by them to the said William Henry Pope, and whether due on or secured by speciality, bond, warrant of attorney, or simple contract, to-gether with all bonds, warrants of attorney, books, leases, notes, deeds, specialities, and writings, evidencing the same, or securing or relating to the payment thereof, or of any them, and all benefit and advantage to be had, made, gotten, and obtain-ed upon or by virtue thereof, or of any process, szecu-tion, or executions to be thereapon taken, had, sued out, or prosecuted, to have, hold, receive, take and en-joy the said hereby assigned jadgments, and all and singular other the premises hereinbefore mentioned, and hereby assigned or mentioned and intended so to tool, or execution to be intercepton takes, and, even out, or prosecuted, to have, hold, receive, take and en-isy the said hereby assigned intercepton mentioned, and hereby assigned or mentioned and intended so to be, unto the said William Swabey, as such "the Com-missioner of Public Lands," and his successors in office, in trust for such purposes, and subject to such powers, provisions, regulations, and authorities in every respect, and to be managed and disposed of in such modes as are set forth, declared and contained in the said recited Act, mitialed 'An Act for the pur-chase of Lands on behalf of the Government of Prince-Edward Island, and to regulate the sale and manage-ment thereof, and for other purposes therein mention-ed, of and concerning judgments, debts and securi-ties for debt purchased thereunder, by and conveyed to "the Commissioners of Public Lands" therein mention-ed, together with fall and absolute power for him the said William Swabey, "the Commissioner of Public Lands," and his successors in office, in the name or names, and as the attorney or attorneys of the said Charles Worrel, or of the said James Peake, Charles Hensly, John Myrie Holl and Theophilus Desbrisay, or of the said William Henry Pope, George Elkana Mortan, or otherwise as need be, to sue out and prose-cute, or cause to be sued out and prosecuted, any writ or writs of execution upon the said jadments, or either of them, or to sue for, ask, demand, recover, and receive or enter judgment for any of the other sum, debts, or securities therefor, hereby assigned, or to do or carry on any Act for putting them in force, and also to dis-charge and release the same, on payment, in as full, large and beneficial a manner to all in tents and pur-poses, as the said William Henry Pope and George Elkana Morton might have had if these presents had not been made, or can bestow under and by virtue of the said several assignments thereof as sforesaid. And the said William Henry Pope and George the said several assignments thereof as a foresaid. And the said William Henry Pope and George Elkana Morton do hereby jointly for themselves, and their heirs, executors and administrators, and each of them doth hereby severally, for himself, his heirs, executors doth hereby severally, for himself, his heirs, executors and administrators, covenant, promise and agree with and to the said William Swabey, 'the Commissioner of Public Lands,' and his successors in office, in man-ner following, that is to say, that the said William Heary Pope and George Elkana Morton now have in themselves, or one of them hath in himself, good right, full power and lawful and absolute authority to grant, bargain, sell, assign, transfer and set over the said full power and lawful and absolute authority to grant, bargain, sell, assign, transfer and set over the said judgments and debts and other premises and sums of money and securities therefor, hereby assigned and transferred, or otherwise assured or intended so to be, in manner aforesaid, and according to the trae intent and meaning of these presents; and that they, the said William Henry Pope and George Elkana Morton, have not, nor has either of them, or any one with their con-sent, knowledge or permission, made or executed any sent, knowledge or permission, made or executed any assignment, release or discharge of the said judgments and other debts and securities for debts hereby assign ed any

re been e, shall housand res over ery Re-hich are ids com by the sum of inds is to be and to iding in the part siding in the part sire, and r George each and tors and ns of one e pounds nt of the s, or Dee expir from this the quan-d of even ighty one cres, over aid, or, if ven to the SUCCESSORS e Govern f the said ounds the each acre given ; and Pope and nd Samuel kana Mor-d every of ssigns, the such de sum of six interest at ite on such s, as a foreiod of two ly expired, d conveyed possession possession of Public aforesaid shall have he Commis accessors in id Island, it ciency exist. Theophilus uel P. Fair-Morton, as of their exshall receive shares, or six thousand as aforesaid, tures, at the aid William Joseph Pope, of George the Govern ommissione ng, as to thr i the quantity which is been given ter in dispute ators, to be to be named r by the said as Desbrisay, inks, attorne or each an listrators and 1 Arbitrators r investigating as to the quan il and peace-And further ful and

of two Lands eyed to the said ich law-

however, tha area of acres and peaceable payment will payment whe said Isla Lands, for th as reserved and its of Lunds, so berewith, to the ; nor shall e appointed as take the same part of the Land shall be given, hery Reserves, to six hundre

tors and assigns, not at any time to revoke or make void such authority and power so by him given. And whereas by a certain other Inden-ture of Assignment, dated the first day of Febru-ary, one thousand eight hundred and fifty-three, and make between the said James Peake, Charles Hensley, John Myrie Holl, and Theophilus Desbrisay, of the one part, and John Hamilton Gray, of Spring Part, in the said Island, Esquire, Iato Captain in Her Majesty's seventh Regiment of Dragoon Guards, of the other part, the said And whereas the said William Henry Pope, Iato Captain in Her Majesty's seventh Regiment of Dragoon Guards, of the other part, the said And whereas the said William Henry Pope, Iato Captain in Her Majesty's seventh Regiment of Dragoon Guards, of the other part, the said ministrators, and assigns—all and singular the the sinteent day of August Iast, did, for the said singular the kana Morton, of Halifax, in the Province of Noand either in the name of them the said James the said Island, naid to us by the Honorable James