

450 acres of land, broken Lots, No. 10 and 11, 1st Concession Lot No. 11, and the Easternmost or front three-fourths of Lot No. 10, in the second concession upon the River Rideau, Township of Nepean, County of Carleton, District of Bathurst....	90
400 acres of land, Lots No. 11 and 12, in the eighth Concession of the Township of Matilda, County of Dundas, Eastern District.....	80
400 acres of land, Lots No. 10 and 11, sixth Concession of the Township of Yonge, County of Leeds, District of Johnstown.....	80
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Total, 3226 acres assessable property—amount of rates,	£786

ROBERT RANDALL

Chippawa, July 26th, 1824.

I certify that the paper writing marked No. 1, hereto annexed, is a correct statement of the proceedings in the cause wherein Henry John Boulton, Esquire, is Plaintiff, and Robert Randall, Esquire, is Defendant; and also that the paper writing marked No. 2, also hereto annexed, contains true copies of the appearance paper, affidavit of non-residence, and demand of plea—and the interlocutory judgment paper, with their several indorsements filed of record in the Crown Office in the abovesaid cause.

In testimony whereof, I have hereto set my Hand and affixed my Seal of Office, this first day of August, in the Year of Our Lord one thousand eight hundred and twenty-eight.

JAMES E. SMALL, [o. r.]
Deputy Clerk of the Crown.

No. 1.

IN THE KING'S BENCH.

Henry John Boulton, Plaintiff, } This action was commenced by a Writ of Summons
vs. } in a plea of debt, issued from the Crown Office at York,
Robert Randall, Defendant. } in the Home District, on the thirty-first day of May,
1819, returnable the first day of Trinity Term, 1819, being the fifth day of July of that year. This summons, with the declaration annexed, was filed in the said Crown Office on the 13th day of July, 1819, with an affidavit made by Samuel P. Jarvis, before Thomas Dickson, on the 24th day of June, 1819, stating that the same was served on the Defendant by the Deponent, on the 22nd day of June, of the same year. On the said 13th day of June, 1819, an appearance for said Defendant in said cause was entered in said office by said Plaintiff, and on the same day an affidavit made, on the 13th day of July, 1819, before John Small, Clerk of the Crown, by the present Honorable James B. Macanlay, then a student at law with the said Henry John Boulton, stating that the place of residence of the Defendant, in the Home District, was unknown to the Deponent, and also a demand of plea were filed in the Crown Office. On the 17th day of July, 1819, interlocutory judgment was signed, and final judgment entered for two hundred and twenty-five pounds debt, and five pounds three shillings and eight pence damages and costs, amounting altogether to the sum of two hundred and thirty pounds. On the fifth of October, 1819, a Writ of *feri facias*, against the goods and chattels of the Defendant was issued upon a precept filed by the Plaintiff, directed to the Sheriff of the Home District, returnable on the first day of Michaelmas Term following, being the first day of November, 1819. This execution, with a return of *nulla bona*, by the Sheriff of the Home District, was filed in the said Crown Office on the return day, and on the same day a Writ of *feri facias* against the Defendant's lands and tenements was issued, (upon a precept filed by the Plaintiff), directed to the Sheriff of the Johnstown District, and returnable the last day of Michaelmas Term, 1820, which Writ was filed in the said office, on the 17th day of March, 1820, with the following return by the Sheriff of the Johnstown District: