

The Edition of 1814.

Wenger of Jurelog

to prevent the Will

from getting a Grant

of part of his land

Refer to the

Survey General to

Report W.M.



The statement made by the petitioner is correct. It is true that the lands in question have been reasonably to confirm her in the title of the lands to fairly justify by purchase, but under the late practice order, if it is deemed expedient, not to grant further instructions or discharge. If however my former order is obtained - the petitioner is the land he claims, unless it is proved to the contrary. It is very strong objection, or valid ground can be set up against the measure through which I think improper.

To His Honour Michael Wallace Esquire
President and commander in chief in and
over His Majesty's Province of Nova-
scotia and its dependencies &c. &c. &c.

The Petition of Christian Henegar of
Douglas in the county of Hants humbly sheweth
that your Honours Petitioner was one of the late
8th Regiment and at the reduction of the said
Regiment drew land for his services on Nov¹
at the North side of the river Henegook in said
Douglas that being like to have a very large
family he purchased the remainder of the said
lot from the other Proprietors that the commis-
sioners for the Douglas grant returned him on the
General Plan for the whole of the said lot
that your Petitioner settled on his land when
Douglas was first settled has built houses
Saw a grist Mill and planted an extensive
orchard and has lived on the said lot nearly
forty years that a few years past for merit
granted to him five hundred Acres of the front
of the said lot that your Petitioner intended
the back part of the said lot for two of his
sons George and John who never drew any
land from Government and has actually
made Improvements on the back of his said

That he has six Acres of fine meadow now
ready to mow and three acres of fine Wheat
now growing on it and the last year raised
on the said now clearing on the back part of
the said lot one hundred and seventy one
Stooks of Wheat ~~that~~ that he has cut a road
to it and is actually preparing for his own sake
to go to live on it: that he is credibly informed
that George and John Miller has petitioned for
three hundred Acres of his said lot and that
their petition has passed the board in ^{his own Commission} ~~his own~~ ^{Commission} ~~his own~~
and is now sent to Halifax in order to get a
grant: your Petitioner most humbly prays that
your Honour will not suffer an act of so
great injustice to pass as it would spoil all
your Petitioner's arrangements and your Honour
Petitioner as in duty bound will ever pray
Done the 16th July 1825.

Christian Hemminger



now
part
id
of
id
dent
John
formed
or
that
1827
-a
that
do
all
mon
~

I do certify that I have seen the late Lt.
Small's Deed for N^o 4 one thousand Acres in
Christain Hennegers Possession and some of the Deeds
from the other Proprietors to Heneger and
that it has always been considered that
Christain Heneger is and was the owner of
the whole of the said thousand Acres
Douglas 18th July 1825. W Smith.

C