

upon, any officer of the Customs, Excise, Sheriff, Magistrate, or other person authorized to seize as aforesaid, for anything done in the exercise of his office, until one calendar month after notice in writing shall have been delivered to him or left at his usual place of abode by the Attorney or Agent of the party who intends to sue out such writ or process, in which notice shall be clearly and explicitly contained the cause of action, the name and place of abode of the person who is to bring such action, and the name and place of abode of the Attorney or Agent, and no evidence of the cause of such action shall be produced, except of such as shall be contained in such notice, and no verdict shall be given for the Plaintiff unless he shall prove on the trial that such notice was given, and in default of such proof, the Defendant shall receive in such action a verdict and costs, or judgment of nonsuit shall be awarded against the Plaintiff, as the Court shall direct.

And be it further enacted, That every such action shall be brought within three calendar months after the cause thereof, and shall be laid and tried in any of His Majesty's Courts of Record in this Province, and the Defendant may plead the general issue, and give the special matter in evidence; and, if the Plaintiff shall become non-suited, or shall discontinue the action, or if upon a verdict or demurrer judgment shall be given against the Plaintiff, the Defendant shall receive treble costs, and have such remedy for the same as any Defendant can have in other cases where costs are given by Law.

And be it further enacted, That in any case any Information or Suit shall be brought to trial, on account of any seizure made under this Act, and a verdict shall be found for the Claimant thereof, and the Judge or Court before whom the cause shall have been tried shall certify on the Record that there was probable cause of seizure, the claimant shall not be entitled to any Costs of suit, nor shall the person who made such seizure be liable to any Action, Indictment or other suit or prosecution, on account of such seizure, and if any Action, Indictment or other suit or prosecution, shall be brought to trial against any person on account of such seizure, whereon a verdict shall be given against the Defendant, the Plaintiff besides the thing seized, or the value thereof, shall be entitled to no more than two pence damages, nor to any costs of suit, nor shall the Defendant in such prosecution be fined more than One Shilling.

And be it further enacted, That it shall be lawful for any such officer of the Customs, Excise or Sheriff, or Magistrate, or other person authorized to seize as aforesaid, within one calendar month after such notice, to tender amends to the party complaining or his Agent, and to plead such tender in bar to any Action, together with other pleas, and if the Jury shall find the amends sufficient they shall give a verdict for the Defendant, and in such case or in case the Plaintiff shall become nonsuit or shall discontinue his Action, or judgment shall be given for the Defendant upon demurrer, then such Defendant shall be entitled to the like costs as he would have been entitled to in case he had pleaded the general issue only: *Provided always*, that it shall be lawful for such Defendant, by leave of the Court where such Action shall be brought, at any time before or after issue joined, to pay money into Court as in other Actions.

And be it further enacted, That in any such Action of the Judge or Court before whom such Action shall be tried, shall certify upon the Record that the Defendant or Defendants in such Action acted upon probable cause, then the Plaintiff in such Action shall not be entitled to more than Two pence damages, nor to any costs of suit.

And be it further enacted, That all Actions or Suits for the recovery of any of the penalties or forfeitures imposed by this Act, may be commenced or prosecuted at any time within three years after the offence committed, by reason whereof such penalty or forfeiture shall be incurred, any law, usage or custom, to the contrary notwithstanding.

And be it further enacted, That no appeal shall be prosecuted from any decree or sentence of any of His Majesty's Courts in this Province, touching any penalty or forfeiture imposed by this Act, unless the Inhibition shall be applied for and decreed within 12 months from the time when such decree or sentence was pronounced.

And be it further enacted, That this Act shall not go into operation or be of any effect until His Majesty's assent shall be signified thereto, and an order made by His Majesty, in Council, that the clauses and provisions of this Act shall be the rules, regulations, and restrictions, respecting the Fisheries on the Coasts, Bays, Crooks or Harbours of the Province of Nova Scotia.

LANDS For Sale.

FIRST, Part of the Farm formerly owned by Geo. Patterson, situated at the Ponds, Merigomish, containing about 160 Acres, 60 of which are under cultivation: There is on the premises a good FARM DWELLING HOUSE: The main Post road and the Barney's River Road pass through it, which renders it a most eligible situation either for the Merchant or the Farmer.

SECOND, That very advantageous FARM situated on the East Branch of the East River, formerly owned by John McDonald, Deacon's son, containing about 150 Acres, 50 of which, including 23 Acres of rich Intervale, are in a high state of cultivation. There is on the premises a well finished Dwelling-House, Store, Barn, & Stable.

Both the above properties are well accommodated with wood and water. Terms of Sale Liberal. For particulars apply to B. J. KIRKPATRICK. New Glasgow, 22d March, 1836 t-f

TO LET:

FOR one or more years, and possession given on the first of May next: That well known crop and grazing FARM, commonly called East Point Farm, situated on the Harbour of Antigonish. Apply to William C. Hetherly, Esq. at Antigonish, or to A. A. Ogden, Harbour. Antigonish, March, 1835.

FEBRUARY 22nd, 1835 FRESH GARDEN FLOWER, & CLOVER SEEDS



The Subscriber has just received from London, via Liverpool and Halifax, by the Ship John Porter, an assortment of Garden and Flower SEEDS; also from Boston, via Halifax, one tierce CLOVER SEED, all of which are WARRANTED fresh, and of the Growth of the year 1835.

JAMES D. B. FRASER, Druggist.

NEW SCHOONER FOR SALE.

LENGTH of keel 30 feet, breadth 12 ft, depth 5 ft., admeasures about 25 tons and has two masts. If not sold by private sale before the first day of May next, she will then be sold at public Auction, of which due notice will be given.

Terms—a credit of twelve months, on approved security. For particulars apply to

ALEXANDER McLEOD. 22nd March. r-w Little Island

THE NEW CALEDONIAN INN.

THE SUBSCRIBER

Having leased the premises owned by William James Corbel, Esquire, situate at Arisaig, and having fitted up the same for the purpose of accommodating travellers and others who may be pleased to patronize him, solicits a share of public patronage.

The situation in the summer season is airy and healthful. Persons desirous of spending a few weeks in the country, will find Arisaig a delightful spot.

Good stabling for Horses.

HUGH McLEAN.

Arisaig, Gulf Shore, } 1st March, 1836. } cd-w

BLANKS

FOR SALE AT THIS OFFICE: BILLS OF EXCHANGE on Britain, U. States, and Canada Bills Lading Seamen's Articles Indentures Deeds of Conveyance and Mortgage do. Magistrates' Summons, Capias and Executions Law do do and do Declarations and Subpoenas Cargo Manifests, Inwards and Outwards Arbitration Bonds Mortgage do Writs of Enquiry Recognizance, Warrants, and Affidavits. [December 30.

FOR SALE, OR TO LET.

THAT old and valuable FARM, situated in New-Lurg, adjoining the high road, leading from Pictou to Stewiack, formerly owned by Mr John Campbell; about 45 or 50 acres of this farm is cleared, the greater part of which is under cultivation; there are on the premises good Buildings and outhouses, and also an excellent mill seat.

ALSO,

That Farm on Mount Dithousie, adjoining the high road leading from Pictou Town, through that settlement lately owned by William Tuite and John Conery; on this Farm there is also a House and Barn, about 20 acres of cleared Land, and the soil is of the first quality.—Possession of either of the above Farms will be given immediately.—For further particulars apply to WILLIAM MATHESON.

West River, Pictou, March 30, 1831. mw.

WRAPPING PAPER, &c.

20 Reams Wrapping Paper, 50 " Post Paper, 20 " Pot Paper, 6 " Foolscap Paper,

For sale by J. DAWSON. Pictou 16 March, 1836.

TO BE PUBLISHED

As soon as a sufficient number of Subscribers shall offer,

A NEW SELECTION OF CHURCH MUSIC, to be called THE HARMONICON.

UNDER the impression that a work of the above sort, was much wanted in these colonies, the Subscriber issued a prospectus, in 1831. The work he then proposed publishing, was to contain about 350 pages, and to cost 7s. 6d. each copy; but finding the general opinion to be that the size was too large and expensive, he has now resolved to publish the HARMONICON in about 250 pages, and at the reduced price of 6s. each copy, and having imported a Font of Music Type, thus removing the difficulties which formerly stood in his way of getting it printed in the Province, he is now enabled to assure those friendly to the proposed work, that the printing will positively be commenced as soon as 300 Subscribers shall offer.

The Subscriber being desirous of making the HARMONICON as extensively useful as possible, requests all those who are interested in its appearance, to send him a list of the Tunes they would wish to appear in it, and state the collection from which the selection is made; and, as no agents will be appointed, he farther requests the friendly offices of such individuals, in taking lists of subscriber's names in their respective places of abode, and forwarding these to him (post paid) with the least possible delay; and for every 12 subscribers, guaranteed by such Correspondent (if responsible) one copy will be given gratis.

A further allowance will be made to the trade, whose friendly co-operation is hereby respectfully solicited.

JAMES DAWSON.

Pictou, 12th Aug, 1835.

NOTICE.

WHETHERAS William McDonald of Barney's River Merigomish, trader, did by assignment, duly executed, assign and transfer to the subscriber, all his debts and effects; all persons therefore in any manner indebted to the said William McDonald are hereby required to settle the same without delay, or legal measures will be adopted to compel the same. And as the payments must be made to the Subscriber individually, he hereby notifies those indebted that no other person is authorized to grant receipts.

B. L. KIRKPATRICK.

New-Glasgow, March 28, 1836. ti.

JUST PUBLISHED,

And for Sale by the Subscriber, Price 6d THE NOVA-SCOTIA SONGSTER, being a selection of Scotch, English, Irish, Love, Naval and Comic Songs. JES. DAWSON. Pictou, February 10, 1836.

LEATHER! LEATHER!!

Just received, and for sale by the Subscriber.

40 Sides Neats Leather, 6 sides Calf do

1 dozen Calf skins Flour and Oatmeal will be taken in payment. March 30.