

THE



STAR,

AND CONCEPTION BAY JOURNAL.

New Series.

WEDNESDAY, OCTOBER 1, 1834.

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Notices

CONCEPTION BAY PACKETS



NORA CREINA

Packet-Boat between Carbonear and Portugal-Cove.

JAMES DOYLE, in returning his best thanks to the Public for the patronage and support he has uniformly received, begs to solicit a continuance of the same favours in future, having purchased the above new and commodious Packet-Boat to ply between Carbonear and Portugal-Cove, and, at considerable expense, fitting up her Cabin in superior style, with Four Sleeping-berths, &c.

The NORA CREINA will, until further notice, start from Carbonear on the mornings of MONDAY, WEDNESDAY and FRIDAY, positively at 9 o'clock; and the Packet-Man will leave St. John's on the Mornings of TUESDAY, THURSDAY, and SATURDAY, at 8 o'clock in order that the Boat may sail from the Cove at 12 o'clock on each of those days.—Terms as usual.

April 10

THE ST. PATRICK.

EDMOND PHELAN, begs most respectfully to acquaint the Public, that he has purchased a new and commodious Boat, which, at a considerable expense, he has fitted out, to ply between CARBONEAR and PORTUGAL COVE, as a PACKET-BOAT; having two Cabins, (part of the after one adapted for Ladies, with two sleeping-berths separated from the rest). The fore-cabin is conveniently fitted up for Gentlemen, with sleeping-berths, which will he trusts, give every satisfaction. He now begs to solicit the patronage of this respectable community; and he assures them it shall be his utmost endeavour to give them every gratification possible.

The St. PATRICK will leave CARBONEAR for the COVE, Tuesdays, Thursdays, and Saturdays, at 9 o'clock in the Morning and the COVE at 12 o'clock, on Mondays Wednesdays, and Fridays, the Packet Man leaving St. JOHN'S at 8 o'clock on those Mornings.

TERMS

After Cabin Passengers, 10s. each.
Fore ditto ditto, 5s.
Letters, Single or Double, 1s.
Parcels in proportion to their size or weight.

The owner will not be accountable for any Specie.

N.B.—Letters for St. John's, &c., will be received at his House, in Carbonear, and in St. John's, for Carbonear, &c. at Mr Patrick Kieley's (Newfoundland Tavern) and at Mr John Crute's.
Carbonear, June 4, 1834.

St. John's and Harbor Grace PACKET

THE fine fast-sailing Cutter the EXPRESS, leaves Harbor Grace, precisely at Nine o'clock every Monday, Wednesday, and Friday morning for Portugal Cove, and returns at 12 o'clock the following day.—this vessel has been fitted up with the utmost care, and has a comfortable Cabin for passengers; All Packages and letters will be carefully attended to, but no accounts can be kept for passages or postages, nor will the proprietors be responsible for any Specie or other monies sent by this conveyance.

Ordinary Fares 7s. 6d.; Servants and Children 5s. each. Single Letters 6d., double ditto 1s., and Parcels in proportion to their weight.

PERCHARD & BOAG,
Agents, ST. JOHN'S.
ANDREW DRYSDALE,
Agent, HARBOR GRACE.

April 30.

BLANKS of every description For Sale at the Office of this Paper.
Carbonear, July 1, 1834.

CAP. XIX.

An Act to explain certain Acts passed for the safe keeping of Gunpowder and to remove doubts respecting the same.

[12th June 1834.]

WHEREAS an Act was passed in the Third Year of the Reign of His present Majesty, entitled, "An Act to prevent dangerous quantities of Gunpowder being kept within the Town of St. John's." And whereas another Act was passed in the Fourth Year of His said Majesty's Reign, entitled, "An Act to prevent dangerous quantities of Gunpowder being kept within the Town of Carbonear." And whereas doubts have arisen whether the Provisions of the said Acts, or any of them do apply to the Storing Warehousing or Keeping of Gunpowder, in any of His Majesty's Stores, Warehouses Depots or Magazines in this Island, and it is necessary and expedient to remove such doubts: *Be it therefore enacted* by the Governor, Council, and Assembly of Newfoundland, in Parliament assembled, and by the authority of the same, that the Provisions of the said Acts or any of them, are not intended to extend or to be applied, and shall not extend or be applied to the Storing, Warehousing or Keeping of any Gunpowder, being the property of His Majesty, His Heirs or Successors, in any of His Majesty's Stores, Warehouses, Depots, or Magazines in this Island, anything in the said Acts, or any of them contained, to the contrary notwithstanding.

CAP. XX.

An Act to repeal so much of an Act of the Imperial Parliament, passed in the Fifth Year of the Reign of His late Majesty, King George the Fourth, entitled, "An Act for the better Administration of Justice in Newfoundland and for other purposes," as relates to the Institution of a Court of Civil Jurisdiction on the Coast of Labrador, and the Islands adjacent thereto.

[12th June, 1834.]

WHEREAS by an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, in the Fifth Year of the Reign of His late Majesty King George the Fourth, entitled "An Act for the better Administration of Justice in Newfoundland, and for other purposes," it is among other things enacted, that it shall and may be lawful for the Governor or Acting Governor of Newfoundland, for the time being, to institute a Court of Civil Jurisdiction at any such Parts or Places on the Coast of Labrador, or the Islands adjacent thereto, as in and by an Act passed in the Fifty-first Year of the Reign of His late Majesty, King George the Third, entitled "An Act for taking away the Public Use of certain Ships' Rooms in the Town of St. John's, in the Island of Newfoundland, and for establishing Surrogate Courts on the Coast of Labrador, and in certain Islands adjacent thereto," were re-annexed to the Government of Newfoundland: and whereas by another Act of the said Parliament, passed in the Second and Third Years of the Reign of His present Majesty, and entitled "An Act to continue certain Acts relating to the Island of Newfoundland, and to provide for the appropriation of all Duties which may hereafter be raised in the said Island," it is among other things enacted, that it shall and may be lawful for His Majesty or for any Governor or Lieutenant Governor or Officer administering the Government of Newfoundland in pursuance of His Commission or Instructions to him for that purpose addressed by His Majesty, with the advice and consent of any House or Houses of General Assembly which His Majesty may thereafter be pleased to convoke from among the inhabitants of the said Colony, by any Act or Acts to be, from time to time for that purpose passed, to repeal in whole or in part, or to amend, alter, or vary the said first recited Act or any part thereof: and whereas the Court instituted on the Coast of Labrador, by virtue of the said first mentioned Act has been

found by experience not to answer the purposes thereby intended. *Be it therefore enacted* by the Governor, Council and Assembly in Colonial Parliament Assembled, that so much of the said Act of the Imperial Parliament, passed in the Fifth Year of the Reign of His late Majesty King George the Fourth, entitled "An Act for the better administration of Justice in Newfoundland, and for other purposes," as relates to the institution of a Court of Civil Jurisdiction, on the Coast of Labrador, or the Islands adjacent thereto, shall be, and the same is hereby repealed.

CAP. XXI.

An Act for ascertaining the time of the commencement of the Acts of the Parliament of this Colony.

[12th June 1834.]

WHEREAS it is expedient to declare at what time the Acts of this Colony shall take effect:

Be it enacted, by the Governor, Council and Assembly of Newfoundland in Parliament assembled, and by the authority of the same, that from and after the passing hereof the Clerk of the Legislative Council shall indorse in English on every Act of the Parliament of this Island which shall hereafter pass, the day month and year when the same shall have passed, that is, when the same shall have been assented to by his Excellency the Governor, Acting Governor, or Officer administering the government of this Colony for the time being; and such indorsement shall be taken to be a part of such Act and to be the date of its commencement where no other commencement shall be therein provided.

CAP. XXII.

An Act to incorporate the St. John's Mechanics' Society.

[12th June 1834.]

WHEREAS divers Mechanics and Tradesmen being inhabitants of the Town of Saint John's in this Colony, did in the Year One Thousand Eight Hundred and Twenty Seven establish and form themselves into an Association or Society under the name and title of "The Saint John's Mechanics' Society," for the purpose of affording subsistence to such sick Members as might need support, and for other good and wholesome purposes: since which said period the said Society has been joined by numerous additional members.—And whereas the Members of the said Society are desirous, for the better Regulation thereof, that the same shall be rendered a body Politic and Corporate with perpetual succession, as hath been signified and prayed for by the Members of the said Society: *Be it therefore enacted*, by the Governor Council and Assembly of Newfoundland in Parliament assembled, and by the authority of the same, that Patrick Kough, Esquire of Saint John's, Builder, President of the said Saint John's Mechanics' Society; Patrick Kelly of Saint John's, Cooper, Vice-president of the said Society; Patrick Kieley, of Saint John's Cooper, First Assistant of the said Society; James Tubrid of Saint John's, Cooper, Second Assistant of the said Society; Robert Wylie of Saint John's, Cooper, John Culleton of Saint John's, Baker, and Patrick McCarthy of Saint John's Carpenter, Treasurers of the said Society; and Thomas McNamara, of Saint John's Cooper, Secretary of the said Society; and their successors in office for ever (which said successors shall be elected and chosen in the way and manner hereinbefore mentioned) shall be, and they are hereby constituted and declared to be a body Corporate and Politic, in name and in deed, under the name and style of "The Saint John's Mechanics' Society;" and the same shall be a perpetual Corporation, and shall have a Common Seal, whose power to change and alter the same from time to time at pleasure, and shall in law be capable of suing and being sued, pleading and being impleaded, defending or being defended, answering or being answered unto, in all Courts of Judicature, in all manner of actions, suits, and causes, whatsoever; and also of contracting and being contracted with, relative to the

funds of the said Corporation, and the business and purposes for which it is hereby constituted; and also by and with the consent of the Members of the said Society, or a majority of them, may make, establish and execute alter, or repeal, such Bye-Laws, Rules and Regulations, not contrary to the Laws of this Colony, or the Provisions of this Act, as the said Corporation and Members of the said Society may deem necessary and expedient for the better regulation and management thereof.

II.—*And be it further enacted*, that it shall and may be lawful for the said Corporation to purchase any Real or Personal Estate, or to accept hold and possess such as may be gratuitously given, granted demised or bequeathed for the use and benefit of the said Corporation and Society, which shall not altogether exceed the yearly value or income of Eight hundred pounds sterling; and that the said Corporation shall and may sell alienate, or otherwise dispose of the said real or personal Estate so purchased granted demised or bequeathed from time to time as they shall or may see fit.

III.—*And be it further enacted* that on the third day of March, in each and every year, a General Meeting of the Members of the Saint John's Mechanics' Society, shall take place when such Members or a majority of the Members who may be present, shall elect and choose a President, a Vice President, a First Assistant, a Second Assistant, Three Treasurers, and a Secretary of the said Society; who shall for the year next ensuing such choice or election, and until a new election shall take place, be the Members of the said Corporation, under the provisions hereinbefore made and prescribed.

CAP. XXIII.

An Act to Incorporate a Law Society in Newfoundland, and to regulate the admission of Barristers and Attorneys to practice in the Law in the several Courts of this Island.

[12th June, 1834.]

BE IT ENACTED by the Governor Council and Assembly of the Island of Newfoundland that from and after the passing of this Act, it shall and may be lawful for the persons now admitted to practise in the Law, and practising at the Bar of any of His Majesty's Courts of this Island, to form themselves into a Society, to be called "The Law Society of Newfoundland," as well for the establishing of order amongst themselves, as for the purpose of securing to the public and the profession a learned and honorable body to assist the said subjects as occasion may require and to support and maintain the constitution of the Island.

II.—*And be it further enacted*, by the authority aforesaid that the said Society shall, and it is hereby authorized to form a body of Rules and Regulations for its own Government, under the inspection of the Judges of the Supreme Court of this Island, the time being as visitors of the said Society and to appoint Six Members or more of the present practitioners, and such Six Members or more for the time being in all times to come, whereof His Majesty's Attorney General and Solicitor General for the time being shall be, and considered to be two of the Governors or Benchers of the said Society, and also to appoint a Librarian and a Treasurer.

III.—*And be it further enacted*, that it shall and may be lawful for the said practitioners or as many as can be called together (whereof His Majesty's Attorney-General and Solicitor General shall be two) to assemble at St. John's in the Island aforesaid, on the first day of July next after the passing of this Act, for the purpose of passing and adopting such Rules and Regulations as may be necessary for the immediate Establishment of the said Society and its future welfare; And such Rules and Regulations as shall then and there be adopted, shall be openly read and entered in a Book to be, for that purpose provided and having received the approbation of the said Judges as Visitors as aforesaid shall be and be considered