

miral, Sir Baldwin Walker, despatched a boarding party, who seized the vessel, under authority of the British government.

The Tuscaloosa was in command of Lieut. Lowe.

After the seizure of the vessel Lieutenant Lowe lodged a formal protest against the proceeding and proceeded to Cape Town to consult with legal advisers.

Mr. Graham, United States Consul, had also lodged a claim against the vessel in behalf of her former owners, and it was thought that the question raised as to the legality of her condemnation by Captain Semmes, who claims to constitute a prize court by authority from the rebel government, will have to be argued before and decided by Sir William Hodge in the Admiralty Court.

The *Clube* says that the canvassing for the Sherifalty of York is immense; it gives the names of nine of the candidates. Sheriff McLean died suddenly, of apoplexy, on Sunday night; he was 55. He has left a widow and five children.

RAILWAY EXTENSION.—Our readers will now be assumed that no Railway Extension bill, will be brought forward, as intimated in our last issue. See telegraph report.

LATEST NEWS.

BANGOR, Feb. 29.

Smith's cavalry expedition not cut off as reported. Arrived at Memphis, having severe skirmishing on the route; failed to make junction with Sherman's force because of delay of Pennsylvania and New Jersey cavalry. Result of the expedition destroyed million bushels of corn, many miles of Memphis and Ohio Railroad, track, bridges, &c., and brought off 2000 negroes.

President's amnesty proclamation extensively circulated.

BANGOR, March 1.

Confederate dispatches report heavy fighting on 21st at Pontotoc, Miss., killing forty and capturing 100 Federals. Col. Forrest killed. Col. Barksdale and McCullich badly wounded.

Federal Cavalry charge was repulsed. Also that Longstreet had withdrawn his forces to point not prudent to mention.

Federals chattered from front, retreating towards Chattanooga, pursued by Gen. Wheeler's cavalry.

FREDERICTON, Feb. 29.

Mr. Munroe's Bill, relative to appropriation of Taxes on unimproved lands, having been amended by Select Committee, passed. The object of the Bill is to more effectually carry out the provisions of the present Act.

The Attorney General introduced a Bill in addition to the Act relating to Steam Navigation.

Dr. Vail gave notice of a Bill for Detailed statement of all fines imposed and collected by the Police Magistrate on the E. & N. A. Railway during two years last past.

The Bill to assess York County for Agricultural purposes passed in Committee. It contemplates raising funds to assist with the Exhibition Buildings, provides for the issue of ten years' leases, whole amounts not to exceed five hundred pounds, and empowers assessment for interest and a portion of principal annually.

The Attorney General introduced a Bill to explain the Act relating to land taken for Railway purposes.

The Railway Correspondence will be submitted to-morrow.

FREDERICTON, March 1.

Mr. Tilley laid on table the Railway Corporation.

Mr. Stevens asked if Government intended to submit any Railway measure this Session. Mr. Tilley said no. It was not the intention of the Government to submit any measure for Railway extension this winter. In view of the present disposition of Canadian Government and people to repeal present Law or substitute other measures, it would be unwise and in violation of good faith.

In reply to Mr. McPhelin, Mr. Hatheway said he did not intend to build a bridge over the Huctouche river this year.

Mr. Hatheway submitted Board of Works Annual Report.

ADVICE TO THE MISERABLES.

Those who are afflicted with Scrofula, Fevers Sores, Skin Eruption, Salt Rheum, Sores Head, Sores Legs, Swelling of the Glands, Venereal Sores, Pimples, Blisters, Tetters, Chronic Diseases, Humors of all kinds, and have spent large sums of money for medical attendance and advertised remedies, and are still uncured, we say use Dr. Radway's Cleansing Syrup, called RENO-VATING RESOLVENT. One to six bottles of this extraordinary medicine is warranted to cure you. If six bottles of any remedy fail to furnish satisfactory evidence of cure, stop it; spend no more money on it. Radway's Renovating Resolvent has cured the worst cases of Chronic and Scrofulous Sores by a single bottle. Let the wise give it a trial. Sold by Druggists.

DIED.

At Port Huron, Michigan, on the 24th Jan'y, Sarah, wife of the late Mr. James Hinchings, of Oak Bay, aged 65 years.

On the 24th ult., at Patrick Hall, Cork, Alexander Macdonald Ross Lockhart, Esq., B. N., aged 85 years. Mr. Lockhart was a native of Nova Scotia, and uncle to Mrs. Martin Grant, Bay Side, St. Andrews.

PORT OF ST. ANDREWS

ARRIVED:

Feb. 27.—Sloop Matilda, Stinson, Calais, sundries.

Schr. Orgeian, Hunt, Calais, Ballast.

Schr. Linda Wentworth, Eastport, flour, &c.

Sloop Emma, Brown, St. Stephen, flour, pork, &c. B. F. Kelly.

Schr. Camilla, Appleby, Eastport, flour, meal, etc., to H. Hatch and others.

Feb. 29th.—Schr. Utica, Maloney, meal, etc. master.

Schr. Tyro, Ross, Calais, ballast, R. St. John Flour.

Schr. Emma, Pemberton, J. Britt, R. St. John Flour.

Schr. Harriet, P. Ritt, Boston, merchandise for Houlton.

CLEARED:

Feb. 27.—Schr. Linda, Wentworth, Calais, tea.

Schr. Oliver, Maloney, Boston, cordwood and bark.

Schr. Camilla, Appleby, Eastport, Huamack knees, by R. Ross.

British barque Eva, Goudey, 55 days from Newport, England, at Portland, reports:—
"On the 21st ult. fell in with the British barque Urania, Bradford, of St. Andrews, from St. George, N. B., for Barbadoes, who, after being disabled by the 18th, took off the crew and brought them to this port."

Rub. Rubber, Rubbers.

AT THE Albion House.

JOHN S. MAGEE,

Has received an assortment of

Childrens, Misses, Ladies, Gent's, Rubber Overshoes.

Also, Ladies Rubber Balmoral Boots, a nice article for the present season, which with a lot of Childrens and Ladies Boots,

and the balance of stock of **WINTER DRY GOODS,**

He will sell **CHEAP** for Current Money. American Bills taken at the usual discount.

Bottles! Bottles!!

WANTED immediately—ALE & PORTER

E. A. JULIAN.

Patent Steam Brewery.

St. Andrews, March 2, 1864.

CHARLES P. BUTLER & CO.,

Shipping & Commission Merchants,

No. 115 Wall Street,

New York.

A Bill for establishing and maintaining a Police Force in the Parish of St. Stephen, in the County of Charlotte.

WHEREAS officers against the Peace, as well as injuries to property have become frequent in the Parish of St. Stephen, it is expedient to establish an effective system of Police in the following district, to-wit:—Beginning at the dwelling house of Joel Hill, near Milltown, and extending to Porter's Millbridge, so called, and back from the River St. Croix, one mile.

BE IT THEREFORE ENACTED by the Lieutenant Governor, the Legislative Council and Assembly, as follows:—

1.—The Justices of the Peace for the said County shall and may at any general sessions or at any special sessions to be for that purpose called, appoint a sufficient number of fit and able men not exceeding to be, and act as a police force, within the before mentioned district, who shall be severally sworn in by any magistrate of the said County, to act as constables for preserving the Peace, and preventing all felonies, and apprehending offenders against the peace, the men so sworn in, shall within the district have all such powers, privileges, and advantages, as shall be liable to all duties, and responsibilities as any constable appointed by law, now has or may hereafter have, or is, or may be liable to within his constableness, by virtue of the common law or act of Assembly made or to be made, and shall obey all such lawful commands as they or any of them may receive from such person, or any of the Justices of the Peace within said district, for conducting themselves in the execution of their office.

2.—The Justices of the Peace at any General Sessions or at any Special Sessions for that purpose called, shall have power, by regulations to be by them made, to fix the salaries and allowances of the persons to be employed under this act, and to define the powers and duties of the said Police men or Constables.

3.—That it shall be lawful for any constable belonging to the said Police force, during the time of his being on duty to take into his custody, without warrant, any loose idle, or disorderly person, or whom he shall have just cause to suspect having committed, or being about to commit any felony or misdemeanor, or breach of the Peace, and all persons whom he shall find during the months of March, April, May, June, July, August, September and October, between the hours of seven o'clock, P. M. and six o'clock, A. M., or during the months of November, December, January and February, between the hours of seven o'clock, P. M. and six o'clock, A. M., lying or lurking in any highway, yard, or other place, and not giving a satisfactory account of himself or themselves and also to take into custody without warrant any person who shall within the limits of the said district be charged by any other person with committing any aggravated assault, in every case in which the said constable shall have good reason to believe that such assault has been committed, although not in view of the said constable, and that by reason of the recent commission of the offence a warrant could not have been obtained for the apprehension of the offender in order that such person may be secured till he can be brought before a Justice of the Peace within the said district to be dealt with according to law.

4.—The Justices of the Peace residing within the said district shall in addition to the powers they now possess, be invested with, and shall exercise and execute all other duties and powers as shall be in this act specified, or in any regulations now or may hereafter be made by the General Sessions as provided for in this act.

5.—The Justices of the Peace for the said County at their General Sessions in April in each and every year hereafter are hereby authorised to make a rule and assessment for a sum not exceeding the sum of Dollars for any one year to defray the expenses of supporting and maintaining and Police establishment, such assessment to be levied and collected on the Inhabitants of the said district; such sum shall be assessed levied and paid agreeably to any act now or which may be in force for assessing, levying and collecting county rates; and when recovered or collected shall be paid over to the County Treasurer of said County to be held and applied under the direction of the Justices of the Peace for the said County for the purposes of this act.

6.—The sums of money recovered or received for fines, penalties and forfeitures incurred and paid under or by virtue of any of the provisions of this act, committed within the limits of the said district of the said County, shall be paid on the first Monday of each month to the County Treasurer.

7.—The County Treasurer shall receive all sums of money received by assessment and all fines, penalties and forfeitures incurred and paid from every collector, magistrate, constable or other person paying the same for the purposes of this act, and he shall keep and hold the same as a separate fund for the purposes of this act, to be paid over by him from time to time under the order of the General Sessions of the Peace for the said County.

8.—All fees recovered by any of the police for performing the duties of constables shall be paid over as received to the magistrate by whose directions he has performed the duty to be paid to the County Treasurer in the same manner as fines and forfeitures are directed to be paid over.

Feb 21—4.

A BILL

To authorise the erection of Gas Lamps and lamp Posts, in the Public Streets in the Parish of St. Stephen, in the County of Charlotte, within the district between Hatching's corner, so called, near the mid landing and Porter's Mill bridge, so called, and extending back one mile from the River St. Croix, and to provide for the expense of the same.

1.—The Justices of the Peace for the said County of Charlotte, at any General Sessions or at any Special Sessions for that purpose called, shall have power to appoint two or more persons residing in the before mentioned district, to be a committee to agree with some person or persons to erect said Gas Lamps, and Lamp Posts, and keeping the same in repair and for lighting the said lamps with gas; and that at account of the expense of the same be laid before the Justices of the Peace of the said County, at the April General Sessions of each and every year.

2.—The Justices of the Peace of the said County, are hereby authorised at any General Sessions to make a rate and assessment of a sum not exceeding Dollars, for any one year, for defraying the expenses incurred by the said committee for the purposes aforesaid; such assessment to be levied and collected on the Inhabitants and property residing and being situated within the limits of the before mentioned district, being the owners or occupiers of any house, or houses, and all the real property within the limits aforesaid, shall be assessed, levied and paid agreeably to any act now or which may hereafter be in force, for assessing, levying, and collecting County rates; and when collected or recovered, shall be paid over under the directions, of the Justices of the Peace for said County, for the purposes of this act.

Property for Sale.

The Subscriber offers for sale the house opposite Odell & Turner's Store, at present occupied by himself; attached to the premises there is a barn. The house occupies a good business stand.

PATRICK QUINN.

St. Andrews, Feb. 10, 1864.—tm.

TEA, RAISINS, TOBACCO, & C.

20 HALF chests Souchong Tea.

10 do Oolong do.

50 Boxes and half Boxes Raisins.

3 Kegs Tobacco &c.

A Variety of Fine Brands do.

FLLOUR, MEAL, SUGAR, & MOLASSES.

EASTERN WARE, PARAFFINE

Glass, Putty, Nails, and Salt.

With a general assortment of Groceries, cheap or cash.

C. E. O. HATHWAY.

Dec. 2, 1863. 3m

TO LET,

And Possession given 1st March.

The store and premises lately in the possession of Newton & Kelly. Also, the small store now in the occupation of Capt. John Balson; possession given on the 1st March.

JAMES BOYD.

27th January, 1864.—3i

N. B.—Any persons having claims against the Subscriber will please present them for payment, and all persons indebted to him will please call and settle the same or take legal consequences.

JAMES BOYD.

New Brunswick & Canada Railway.

WINTER ARRANGEMENT.

A Passenger and Freight Train will leave St. Andrews for Woodstock Station every Monday, Wednesday, and Friday at 9 a. m., and Woodstock Station for St. Andrews every Tuesday, Thursday and Saturday, at 9 a. m., until further notice.

HENRY OSBURN,

MANAGER.

St. Andrews, Jan. 1st, 1864.

BRADFORD & CO.,

Eastport, Maine.

MANUFACTURERS & DEALERS IN

CLOTHS & READY MADE CLOTHING

TAILORS' TRIMMINGS.

SEAMENS OUTFITS.

BOYS' CLOTHING, TRUNKS, VALISES &c. &c.

WHOLESALE & RETAIL.

CUSTOM WORK EXECUTED WITH NEATNESS

AND DISPATCH.

July 31, 1863—

SHERIFF'S SALES

Sheriff's Sales to take place at the Court House, St. Andrews.

John Billings, do April 12

Angus Holmes, Jr. do April 20

N. B. & C. Railway do June 8,

To be sold at Public Auction at the Court House, in St. Andrews, in the County of Charlotte, at 12 o'clock, noon, on WEDNESDAY, the eighth day of June, 1864:—

ALL the right, title, interest, claim and demand, whatsoever, of the NEW BRUNSWICK & CANADA RAILWAY AND LAND COMPANY, Limited, in and to all the following lands, described as follows:—

First, all that certain tract of land, (excepting a portion of the same, as lies and is situated in the County of York)

Beginning at a birch tree standing on the westerly side of the railway and to the northwesterly angle of block number six, granted to the Saint Andrews and Quebec Railroad Company, in the Parish of Saint James, thence running by the magnet of the year 1858 south seventy-three degrees west, three hundred and fifty-six chains along the northerly line of said grant, thence along the road from Oak Point Bay to Woodstock and the south branch of Canoe river, or to the northerly line of lot number four, surveyed for Hugh Pinkerton; thence along the same, north eighty degrees west, seven chains, or to a cedar tree, thence along the southerly line of said grant, thence along the southerly line of a grant to the Trustees of the said County of York, north two degrees east, fifty chains to the northerly line of the same; thence along the northerly line thereof, and the northerly line of another lot surveyed for John Reid and the northerly line of a lot surveyed for Wm. Johnston, north eighty-eight degrees west, fifty chains to a stake standing in the northwesterly angle of the last mentioned surveyed lot; thence along the westerly line thereof, south two degrees west, thirty-one chains, or to a cedar tree; thence north seventeen degrees west, two chains or to a hemlock tree standing on the westerly line of a grant to the Trustees of the said County of York, in the Parish of Saint Andrews, in connection with the Established Church of Scotland; thence along the same, north three degrees and thirty minutes east, eleven chains and fifty links (crossing Canoe River) to a stake standing in the northwesterly angle thereof, thence along the northerly line of the same, north eighty six degrees and thirty minutes west, three chains and fifty-seven links to a hemlock tree, thence north seventeen degrees west, two hundred and thirty-seven chains or to a cedar tree, thence south seventy-three degrees west, thirty-five links to a spruce tree standing on the easterly line of a grant to Freeman H. Todd; thence along the same, north seventeen degrees west, one hundred and forty-four chains and fifty links, (crossing Mill Lake road and the line of the said County of York and Charlotte) or to a hemlock tree standing on the northerly line thereof, thence north two degrees east, one hundred and thirty-seven chains, (crossing Trout Brook) or to a cedar tree; thence north seventeen degrees west, one hundred and twenty-eight chains, (crossing a brook running into said outlet, and recrossing the road from Oak Point Bay to Woodstock) or to a post standing on the southerly line of lot number two, granted to John McAllister; thence along the same, south 88 degrees east, twenty-eight chains and fifty links, or to a hemlock tree standing in the southerly angle thereof, thence along the southerly line of the same, north two degrees east, nine chains and two links, thence north two degrees east, three degrees, three degrees east, one hundred and thirty-four chains, (crossing a brook and the road, Digdigquash Lake) or to a maple tree standing on the westerly line of lot A, granted to John Porter; thence along the same, south 73 degrees west, six chains and seventy-four links to an ash tree standing on the northerly line of the same, north two degrees east, nine chains and two links, thence north two degrees east, three degrees, three degrees east, one hundred and thirty-four chains, (crossing a brook and the road, Digdigquash Lake) or to a maple tree standing on the westerly line of lot A, granted to John Porter; thence along the same, south 73 degrees west, six chains and seventy-four links to an ash tree standing on the northerly line of the same, north two degrees east, nine chains and two links, thence north two degrees east, three degrees, three degrees east, one hundred and thirty-four chains, (crossing a brook and the road, Digdigquash Lake) or to a maple tree standing on the westerly line of lot A, granted to John Porter; thence along the same, south 73 degrees west, six chains and seventy-four links to an ash tree standing on the northerly line of the same, north two degrees east, nine chains and two links, thence north two degrees east, three degrees, three degrees east, one hundred and thirty-four chains, (crossing a brook and the road, Digdigquash Lake) or to a maple tree standing on the westerly line of lot A, granted to John Porter; 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