Constitution, would not tend the Election Law, which he tion.

So2.

he Clerk.—

of His Excellency, we have the late Governer and his people of this Colony; and, its the scope and details of ove, that it was one of the by a Government against a in authority, and for whose it to rule. When at St. Eleminial Sourctary, I accured the vy, or parties to such a de-I Campbell—for, although the at that time, known in the ris and the few to whom, in rred their secret, yet it was listenance gout a new Constitution for estrain the efforts of the Peocetallishment of self-governate Government with a guilty on in, so traitorous a design, been members of that Government is considered, that they had r having been entertained by The diabolical design, by rince Edward Island were virously denied, that they had r having been entertained by the diabolical design, by rince Edward Island were virously denied, that they had to light; and, although it bettely misenried, no denial wledge it, will now, I think, of the late Government, were or at least privy to its formeople whom they had, with and rob of the rights of free-our security of the late Government, were or at least privy to its formeople whom they had, with and rob of the rights of free-

or's on the occasion alluded very well remember, that and the Gentlemen then preith laving, in their capacity to a design of the late Sir Dota restriction of the political ion to the full establishment stlemen positively denied hav, such a design, state to say, that although ar grounds, I am now positive, ricet knowledge of the design; hand writing, with which E on doubt about it.

I appen my mind, with reference the colonial Secretary, hetween the Hon. the late Colonial Secretary, and r Charlottetown on the other, Treasurer, with having had anstitution for the Colony, with sitical liberties of the people, their having had any share in but merely defied the Hon. had any thing to do with such of it. But that they could had read the organ of the late elieve; for, in that paper, it is Sir Alexander Banacrunan r the Colony; and the arrival for by all the friends of that rould not have been so much ad they not been pretty well the hon. member for Belfast place, and deny, that he did would bring out such a Conas much disappointed when he ith him no imperial authority the constituency of their elecasionable project, so carefully light, and with it, we have a of those tender mercies which ras would have rejoiced to see keed project taken effect, this nothing but the Agents of Proscholders, except those whose would have been disfranchistophor, it is now, I think, our, to shew ouer among the advention of the tenantry was in all its parts, and rendy to ment for the effecting of that it, will believe, that the late of the polls. In the details of the the periton, it is and its parts, and rendy to ament for the effecting of that it, will believe, that the late of the polls. In the details of outsit have been assisted by some likely to have offered him the Officers and the Colonial Secretary and the colonial Secr omeers and the Colonial Secre-topied by one of them, there is y infer, that if the measure had nce, he would, on been

rinfer, that if the measure had rence, he would, on becoming I object, at once have tender-Council. If that Bill had passed owing to the honest and upright Government, (the introduction n), would have been absolute reple; for as none but propried at the elections, none but the coholders could have sat in the synders of the synderical synders of the Imperial Government been suffi-tion a Law. It is hardly possible, shonest or tyrannical character, to into Licutenant Governor—a overy principle of equity and syeelf, that a single member of leserving any place in civilized to support a Government, that found willing to carry it into

by the Chairman, and observed, that he did not be-tch alloded to in the Message, entertained on this side of the sloctive franchise or the Consti-did he think the tener and object

of that Despatch, would find one approver among the people, although they might possibly be in accordance with the views of some hon, numbers on the other side of the House. His Excellency was dulie right in his conclusion, that the laying of the Despatch with the proposed law before the Assembly, would not tend to aid them in the revision of the Election Law; for he (Hon. Mr. W.) was of episions, that any change which the House, might make in that Law would be in a direction quite contrary to that which the writer of that Despatch and the fraumers of that intended Law were desirous to see persect out the people of this Colony.

Mr. MONTGOMERY. He was convinced that, under no circumstances, would he have approved of such a violation of our representative Constitution, as by His Excellency's Message it appeared, had been proposed by the late Lieutenant Governor; and no arguments or considerations could have induced him (Mr. M.) to give his support to such a measure, and neither did he think, that there were any most in the Colony who would have sanctioned such a design, or have submitted to be made in any way instrumental for the furthernace of it. [Hon. Mr. Coles. There were nine such, however.] He had indeed seen by the newspapers, some time ago, that some scheme for a change in the Election Law or the Constitution had been mooted, and night probably take effect; but nothing contained therein had imparted to him any definite idea of the precise nature or extent of the contemplated change. If the intended change, however, were that specified in His Excellency's Massage, he could not believe, that it originated with, or been proposed by any one, having immediate or pernanent connection with the Island. Such a scheme, if carried into operation, would have consented to each a violation of the principles of our representative benefits and the fully occurred in the opinion expresse by the Hos. the Colonia Secretary, that the intended Law and the Depatch proposing it, were not of a character to aid the just revision

consistants and he fully occurred in the opinion expressed by the Host. the Colonial Secretary, that the intended Law and the Depatch proposing it, were not of a character to alt the just revision of the Election Law.

Host, Mr. COLES.—The hon, member for Princetown (Mr. Montgomery) have been so ignorant of the nature and extent of the change in our Constitution, projected by the late Governer and his event, as he seems desirous to make it appear he was: for twas asserted in his hearing and mine also, by an individual who pretended to be fully and accurately informed concerning it, as he no doubt was, that the n-w Constitution of the control o

Election Law; for independently of the considerations and conviction which these occurrences have forced upon my mind. I think I should have been one of the very last in the House to move for such a repeal. Some may, perhaps, feel disposed to ridicule my motion: but for that I care not. The ridicule of such individuals will, however, affect me but little, so long as my policy shall be acceptable to the people at large; and, in this instance, I am persuaded the voice of the people will support ms.—The hon, member then, in due form, moved the repeal of the said Clause of the Election Law, and his motion was accended by Mr. Mooney.

Mr. MONTGOMERY: The hon, the leader of the Government has thought proper, without any reason that I know of, to make a direct personal attack upon me, on the perfectly gratuitous supposition, that if such a measure as that of which ah outline is given in His Excellency's Message, had become the Law of the land, I would have been a supporter and a defender of it. In reply, I beg leave to tell the hon, member, that, in liberality of political sentiments, he can justly claim no superiority over me; and I defy him to proveghat it would, under any circumstances, give my support. 15° such a Bill for the limitation of the Elective Franchise, as that which, it appeared by Hie-Excellency's Message, the late Sir Donald Campbell endeavoured to bring into operation in this Colony; or that I would support, any other measure for the abrongation of which would, in my opinion, militate, in any way, against the graneral interests, and although is should proceed from those in whom I have most confidence, and with whom I therefore, generally vote, I will always decide for myself, according to my general estimate of the political characters of these who may have devised it, or hrought it forward. I am as free, to accretion my and the graneral estimate of the political characters of these who may have devised it, or hrought it forward. I am as free, to accretion my one of the House can possibly be; and in

Sense of the Charge and a charge of the char

HASZARD'S GAZETTE.

TUESDAY, APRIL 20, 1852.

THE English Mail, due last evening, had not arrived when we went to Press.—Should any news of importance be received during the week, we shall issue an EXTRA.

MR. WHELAN'S QUALIFICATION.

MR. WHELAN'S QUALIFICATION.

(Concluded.)

We stated in our Gazette of the 6th instant, that Mr. Whelan in swearing on the 5th March, 1830, that he had truly and bons fide a freshold estate, qualifying him for a sent iff the House of Assembly, swore to that which was untree. We will now examine into low far Mr. Palmer was justified in imputing—if he did impute—perjary as the necessary consequence of such at act. In order to constitute the crime of perjary, the party must be fully aware, that what he had so stated under the solemn sanction of an oath, is untrue; and has with this knowledge of its untrut, wiffAlly persisted in stating it, with a design to deceive. If then he shall have been deceived himself, and has stated what is untrue while under a state of self-deception, yet he is not guilty of perjary; and that this may have been the case with Mr. Whelan, is perfectly possible. When Mr. Whelan came to Charlotteowa, to look out for a living, he was, as ninety-nine out of a hundred who do so are, a poor man—acthing to his discredit—and may, from his youth and inexperience, he fairly supposed to have been little acquainted with the law relating to the tenure of real estate. He had never, as far as we have been able to learn, overed a foot of land in his life, nor did he

Charles Haszard, Esq., Belle Vue, to be Sheriff of Queen's County.

John Macgowan, Esq., Souris, to be Sheriff of King's County.

Charles Macnutt, Esq., Darnley, to be Sheriff of Prince County.

JAMES WARBURTON, Colonial Sec y. COUNCIL OFFICE, April 15, 1852.

His Excellency the Lieutenant Governor in Council has been pleased to appoint the following persons Harbor and Ballast Masters, for the undermentioned Harbors in this Island, and also Collectors of Anchorage Duties; under the Act initialed "An Act relating to Light and Anchorage Duties:"

Robert Ellis.

Robert Ellis.

New London,
Cascumpec,
Saint Potor's Bay,
Bouris,
Grand River, Lot 56,
Murray Harbor,
Tracadis,
Crapaud,

William Wright.

His Excellency in Council has been pleased to appoint the following Harbor Masters to be Collectors of Anchorage Duties, for the undermentioned Harbors, viz:

Charlottetown,
Georgetown,
Richmond Bay,
William M. Kay.
CHARLES DESBRISAY, C. E. C.

The names of John Bell, jun., Allan M'Ginnis, and John Wright, South West), have been inserted in the Commission of the Peace or Prince County.

We were greatly gratified with the night of a Medal granted to Mr. William Johnston, late a sergeant of the 42d foot, a resident of Lot 55, in this Island. It has aix clarps, "Tonlouse, Nivelle, Pyrennees, Salamanea, and Corunna." Mr. Johnston's certificates of good conduct, &c., which we have seen, are of the first order.

Birth.

On Monday the 12th instr ut, Mrs. Charles Stewart, Rosehank, of

Married.

On the 1st instant, by the Rev. P. Smallwood, Mr. James Humphries, to Miss Catherine Maggeridge, both of Lot 18. By the Rev. B. Scott, on the 7th inst., Mr. William Thomas, to Miss Elizabeth Pooley, both of Tryon. By the Rev. P. Smallwood, on the 8th lost., Mr. Jomes Affleck, to Miss Priscilla Court, both of Lot 35.

Died,

At St. Peter's Lake, on Saturday the 10th inst., at the advanced age of S2 years, Mr. Donald M'Donald, universally essented by friends and acquaintances for his worth and many estimable qualities.

AUCTIONS.

Household Furniture. By H, W. LOBBAN.

N THURSDAY the 22d inst., at the residence of CAPTAIN ROLLO, 42d Regt., situate at the West end of Kent Street, and adjacent to Government House, that gentlemans' Household Furniture, comprise; Tables, Chairs, Carpets, Window Curtains, Venction Flinds, Featter Beds, Bedsteads and Bedding, cut Glassware, Kitchen Utensils, &c., &c., &c.

Sale to commence at 11 o'clock.

April 12, 1882. (Isl.)

Tea! Sugar! Candles, &c. A. H. YATES,

N FRIDAY nest, 23d instant, at 11 o'clock, at the Store of THOMAS BROYDERICK, Queen Street, 6 Chests superior Congo Tea, warranted 10 Barrels Bright Sugar

10 do. Onions
25 Boxes Mould Candles
1 Burrel Saleratus, double refined,

Boxes do. Dozen Painted Buckets

5 do. Brooms
3 Wool Mattrasses, 3 Cane do
5 Dozen Chairs, assorted

With sandry artic

Charlottetown, April 17, 1852.

N MONDAY, 26th day of April, at 11 o'clock, at the Store of Mr. E. L. LYDIARD, Queen Square, the whole of his remaining STOCK, consisting of a general Stock of Dry Goods, Hardware, Shelf and Heavy Goods, Groceries and Crockeryware. As the whole will be sold, bargains may be expected. Terms liberal and made known at Sale.

April 13, 1832. A. & Isl.

To be Sold by Auction.

N SATURDAY, the lat day of MAY next, at 12 o'clock noon, in front of the Old Court House, Charlottetown, COMMON LOTS NOS. 21, 14, and HALF No. 10, comprising about 34 Acres, well known as part of "THE DOUGLAS ESTATE," situate within five minutes walk of Charlottetown. These Lots are Frechold, and will be sold in small parcels to suit Purchasers. Also Pasture Lots, Nos. 37 and 38 in the Rayalty of Charlottetown, containing Twenty-four Acres under Lease to J. D. Haszard, Esq., for a term of 370 years, at the rent of 40s. currency, per annum.

per annum.

—ALSO—

An Estate of about 2,000 Acres of Land on Township No. 19, under Lease to various tenants, for a term of 999 years, at an annual rent of one shilling, currency, per acre, together with the arredrs of rent due thereon.

A plan of these several properties may be seen at the Office of Robert Hodgson, Esq., Barrister at Law, where further particulars as to the whole will be made known. An indisputable Title will be made to Purchasers.

April 15, 1852. (All the Papers.)

By W. H. GARDINER.

By W. H. GARDINER.

N TUESDAY the 11th day of May next, at 11 e'clock, forencon, at the farm of Robert MacAdam, Eaq., on the Prince Town Road, Six Miles from Town, and adjoining the farm of Mr. John Legyt, all that gentleman's Household Farming Stock, viz: 18 Chairs, 1 long Dioing Table, 1 pair Birch do., 2 Hed Room do., 1 Wash Stand, 1 handsome Writing Desk. 1 handsome Set of China, 1 large Kitchen Table, two drawers, 1 Chest of Drawers, a number of valuable Books, 1 Wardrobe, 2 Bedsteads, 1 tight sir Stove, 1 Cooking do., large size fitted up complete, Plates, Dishes, and Kitchen Utensils, and Dairy articles.

—ALSO—

3 Excellent Milch Cows in calf, 1 year-old Calf, I Pig 8 month old, 1 Horse Cart, 1 Set Cart Harness, Hoes, Porks, Rakes, and a few Tons of excellent Hay.

**Set Cart of the unexpired term of 999 years, of the FARM, (Dunalley Valley), containing 50 acres, about one-half of which is under cultivation.

Charlottetown, April 12, 1852.

Charlottetown, April 12, 1852.

(St. Margaret's.)

MURRAY HARBOR.—William Clements, John Hyde, Thomas
Clow.

EAST POINT.—Daniel M'Donald, Andrew M'Iatosh, James
M'Donald, (Kingsborough.)

SAINT PETER 's.—Hon. John Jardine, Benjamin Coffin, (Elisha's son.) John M'Donald, (Allisary.)

Horse SALADIN.

THE Entire Blood Horse "SALADIN" will stand for the Season, at Upton, the residence of the Owner, with the exception of Wednesty and Saturdays, when he will be at Great George Street, from the hours of 10 to 4.

TERMS.—Each Mare for the Season, 20a. cash, or 30a. payable in December neat. Mares which missed last Season, 10s. cash, or 15s. in December. Single leap, 10s. cash. STEPHEN RICE, Owner.

JOSEPH OSBORNE, Groom. (All the papers 4w.) April 19, 1851.

VESSELS for SALE,



THE Subscribers now being Sole Owners of the following named and marican wrecked Vessels, offer them at private Sale-and would invite these in want of good and lasting vessels to examine those White Oak, Copper-fascened, and therough-built vessels, viz.: the Schooners William, Index, Martha Ann, Lucinda, and Ocean, in Malpec Bay, and the Montano, at Hog Island. These Vessels, if sold, will be delivered affont, and repaired, where required; part of them are now off, and the remainder in progress of being got off.

Also, the Balarama, at Fish Island, as she now lies or affont. Those in want of Vessels will do well to make early application to either of the Subscribers.

LUTHER BRACHET,

LUTHER BRACHET, J. WEATHERBE, WILLIAM B. DEAN,

Charlottetown, April 12, 1852.



Wanted to Charter, to load in Richibucto Wanted to Charter, to the Acceptance of the Acce

April 20, 1852.