

THE



STAR,

AND CONCEPTION BAY JOURNAL.

New Series

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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 the 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 Kielty'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.

An Act to amend the Law of Attachment and to facilitate the recovery of Debts from absent or absconding Debtors.

[8th May, 1835.]

WHEREAS it is deemed expedient to amend the Law of Attachment, and to make further provision for the recovery of Debts from absent or absconding Debtors: *Be it therefore enacted*, by the Governor, Council, and Assembly of Newfoundland in Parliament assembled, and by the authority of the same, that in all actions at Law or Suits in Equity, which may hereafter be brought, or which are now depending in the Supreme Court or in either of the Circuit Courts of this Colony, in which the Plaintiff shall have proceeded by Attachment of the Lands, Goods, Debts, or Effects of the Defendant or Defendants, and a copy of the Writ or other Process, and of the Plaintiff's Declaration or Bill of Complaint, with a notice of the intent or meaning of the service of such Process, shall have been duly served upon such Defendant or Defendants, his, her, or their constituted Attorney, or upon the Agent of such Defendant or Defendants as shall have a House of Trade in this Island or its Dependencies conducted by such Agent, if such Defendant or Defendants shall not appear and plead thereto within six days after the return thereof, the Plaintiff or Plaintiffs in such Action or Suit shall be at liberty to enter an appearance for such Defendant or Defendants, and to proceed thereon as if such Defendant or Defendants had entered his, her, or their appearance in Person, provided the Writ or other Process, with an affidavit of the service thereof, and the original Declaration or Bill of Complaint, shall have been duly returned and filed: *Provided also*, that in any Action or Suit now depending, it shall be deemed a sufficient service of the copy of such Writ or other Process, Declaration, Bill of Complaint, or Notice, if the same be served and filed on or before the first day of the Term which next after the passing of this Act shall be held of the Court in which such Action or Suit may be depending.

2nd.—*And be it further enacted*, that in all Actions or Suits wherein Process of Attachment shall be issued against the Lands, Goods, Debts, or Effects of any person or Persons who shall be absent from this Colony or not resident therein, and not having therein any known Agent or Attorney as aforesaid, a copy of such Process shall be left at the last place of abode in this Colony of such Person or Persons Defendant, or shall be served upon the Person or Persons in whose custody or Possession such Lands, Goods or Effects may be, or from whom such Debts may be due to such Defendant or Defendants and if such defendant or defendant shall not duly enter or cause to be entered an Appearance to such Action or Suit, then it shall and may be lawful for the Court wherein such Action or Suit, shall be depending, to make such order for the sale of the Lands, Goods and Effects, and for the collection of the Debts so attached, as the said Courts respectively shall deem meet, and direct the monies arising or accruing under such order, to be paid into Court, there to abide the further direction of the said Courts respectively.

3rd.—*And be it further enacted*, that so soon as the Plaintiff or Plaintiffs in such Action or Suit shall have made it appear to the satisfaction of the Court wherein the same shall be depending, that all reasonable means have been used to discover the place of residence of such absent Debtor or Debtors, and to apprise him, her or them, of such Action or Suit having been so instituted as aforesaid, it shall and may be lawful for the said Court to order the sum proved to the said Court by affidavit to be due and owing to the Plaintiff or Plaintiffs from such Defendant or Defendants in such Suit, to be paid to such Plaintiff or Plaintiffs in satisfaction thereof, out of any monies remaining in the said Court belonging to such Defendant or Defendants, together with the costs to be taxed; *Provided always*, that no such money shall be paid to any such Plaintiff or Plaintiffs until security shall

have been given, to the satisfaction of the said Court, to refund the whole or any part thereof, as the said Court shall direct, in case the Defendant or Defendants in such Action or Suit shall appear thereto at any time within twelve months from the return of the Writ or other Process, and proceed to the trial of the merits of the said Action or Suit.

4th.—*And be it further enacted*, that so soon after the return of the Writ or other Process as it shall be made to appear to the satisfaction of the Court in which such Action or Suit may be depending, that such Defendant or Defendants has or have been apprised of the institution of any such Action or Suit, and the said Court shall be of opinion that the Defendant or Defendants could reasonably have appeared thereto, the Plaintiff or Plaintiffs shall be at liberty to enter an appearance for such Defendant or Defendants, and proceed to judgment therein, as in other cases of Attachment.

5th.—*And be it further enacted*, that in any Action at Law which may hereafter be brought in the said Supreme and Circuit Courts respectively, when the debt due shall amount to Forty Shillings, Sterling money, and shall be sworn to, in an affidavit made by the Plaintiff or Plaintiffs, or his, her or their lawful Attorney, then the Defendant or Defendants shall be made to appear by Attachment of his, her or their Goods, Debts, or Effects and the like proceedings shall be had therein as in cases where the Debt exceeds ten pounds.

6th.—*And be it further enacted*, that when the Goods or Effects attached under any Process of the said Supreme or Circuit Courts respectively shall be of a perishable nature, and good and sufficient Bail to satisfy the Judgment, Order, or Decree of the said Court shall not have been put in by the Defendant or Defendants in such Action or Suit, it shall and may be lawful for such Court respectively or for any Judge of the Supreme Court, in vacation, on the petition or application of the Plaintiff or Defendant, to make order for the immediate appraisal and sale of such perishable Goods or Effects or a sufficiency thereof to satisfy the Debt or Costs and to order payment of the proceedings thereof into Court to abide the further Order, Judgment or Decree of the Court in such Action or Suit.

7th.—*And be it further enacted*, that so often as any Debt or Sum of Money due to the Defendant or Defendants in any Action or Suit to be brought in either of the said Courts shall be attached in the hands of any third Person, and also in cases now depending in which such Attachment has already been made, such Sum or Sums of Money so attached shall be paid into Court to abide the Order, Judgment, or Decree of the said Court: and that for the purpose of ascertaining the amount due from such Person or Persons to the Defendant or Defendants, it shall be lawful for such Courts respectively to Summon such Person or Persons to appear before them, and to examine him, her or them upon Oath, and to make Order for the payment of such Monies into Court.

8th.—*And be it further enacted*, that in all cases where any Lands or Tenements, or the interest of any Person or Persons in such Lands or Tenements shall be attached by virtue of any Process of the said Courts respectively, the Rents, Profits, or Annuities to which such Person or Persons may be entitled, from such Lands or Tenements, whether then in arrear, or thereafter to grow due until final Judgment (or so much thereof as shall be sufficient to satisfy the Plaintiff's demand with reasonable Costs) shall be paid to the Sheriff to abide the Order Judgment or Decree of the said Court; and if after due Notice of such Attachment, the Lessee, Tenant or other Person from whom such Rents, Profits, or Annuities shall so be or become due, shall pay the same or any part thereof, to any other Person than such Sheriff or the Plaintiff or Plaintiffs in such Action, it shall and may be lawful for the said Sheriff to levy the same by a Distress and Sale of the Goods and Chattels of such Lessee, Tenant or other Person, whether the same shall be found on the Premises or else-

where, and to hold the proceeds of such Sale subject to the Order of the Court issuing such Attachment.

An Act for preventing the taking and using of Caplin for Manure.

[8th May, 1835.]

WHEREAS the taking and catching of of the Fish called Caplin in large quantities for the purpose of using the same as Manure is deemed to be greatly injurious to the Fisheries.

Be it therefore 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 of this Act, no person or persons whomsoever, shall haul, catch, or take any quantity of the Fish called Caplin, or of the Spawn thereof, for the purpose of using such Caplin, or any part thereof, for Manure, nor shall any quantity of Caplin, or Spawn thereof, so caught and taken, be used or applied for the purposes of Manure, nor for any agricultural purposes whatsoever: and each and every person who shall haul, catch, or take, or cause to be hauled caught or taken any Caplin or Spawn thereof, for any of the purposes aforesaid, and each and every person who shall on any pretence whatsoever, use or apply, or cause to be applied any quantity of such Caplin or of the Spawn thereof as aforesaid for Manure, or for any agricultural purpose whatsoever, shall for each and every offence, on conviction, forfeit and pay to Our Sovereign Lord the King, his Heirs and Successors, a penalty not exceeding One Pound Sterling for the first offence, nor Five Pounds Sterling for any subsequent offence.

2nd.—*And be it further enacted*, that all fines and penalties incurred under this Act, shall and may be sued for and recovered in a summary way before any two or more Justices of the Peace, or in any Court of Record in the Colony, and shall on recovery be paid one moiety to the person who shall inform and sue for the same, and the other half into the hands of the Treasurer of this Colony, to abide such appropriation as the Legislature of the Colony shall from time to time make thereof.

3d.—*And be it further enacted*, that this Act shall continue and be in force for the period of two years, and from thence until the end of the then next Session of the Parliament of this Colony and no longer.

An Act for the protection of breeding of Hares and Wildfowl.

[8th May, 1835.]

WHEREAS in time past Wild-fowl of various species, and in vast numbers abounded upon the Shores and Coasts of this Island and its Dependencies, affording to the poor inhabitants of this Colony, more especially in times of scarcity and want, ample and ready means of wholesome sustenance; but in consequence of the extensive traffic of late years carried on in the eggs of the aforesaid Wild-fowl such great quantities of the said eggs have been destroyed and taken away, that the numbers of the said Wild-fowl are very greatly decreased, and it is feared the brood thereof will soon be utterly exterminated, to the serious detriment of the Inhabitants of this Colony, unless speedy measures be adopted for suppressing the evil practices aforesaid:—For remedy thereof,

Be it therefore enacted, by the Governor, Council and Assembly of Newfoundland in Parliament assembled, and by the authority of the same, that from and after the expiration of one month from the passing of this Act, no person or persons whomsoever shall within this Island or its Dependencies break or destroy, or use, take or carry away or sell or expose to sale any of the eggs of the various species of Wild-fowl which resort to and frequent the Shores, Coasts, or other parts of this Island, or of the Islands or Dependencies within the Government thereof, nor by any ways or means whatsoever, re-