

The St. Andrews Standard.

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No. 7.]

SAINT ANDREWS, N. B. WEDNESDAY, FEBRUARY 13, 1861.

Vol. 28

AN ACT

To incorporate sundry persons by the name of the St. Andrews Water Company.

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

1. That Benjamin F. Milliken, John Aymar, Wm. Whitlock, Benjamin R. Stevenson, James W. Chandler, and their associates, successors and assigns, be and they are hereby constituted and declared to be a body corporate by the name of "The St. Andrews Water Company."

2. The capital stock of the said Corporation, shall consist of four thousand dollars current money of this Province, to be divided into four hundred shares of ten dollars each, to be paid as may be required by the President and Directors of the said Corporation, for the use thereof, they giving one month's notice in a newspaper published in St. Andrews, that any part thereof will be required: Provided that the said Corporation shall have power to increase the said capital stock to a sum not exceeding ten thousand dollars.

3. When over one hundred shares have been subscribed, a general meeting of the members and stockholders, or a major part of them, shall take place by notice in a newspaper published in the town of St. Andrews, for the purpose of choosing five directors, being stockholders in the Corporation, under and in pursuance of the rules and regulations hereinafter provided, which directors, as chosen shall continue in office until others are chosen in their room, and shall have full power and authority to manage the affairs of the said Corporation.

4. There shall be a general meeting of the stockholders of the said Corporation to be annually held on the 1st day of May, in each and every year, at which a meeting there shall be chosen by a majority of three of the Directors, who shall continue in office for one year or until others are chosen in their stead, and the Directors when first elected shall, by their first meeting after their election, choose out of their number a President.

5. Not less than three Directors shall constitute a board for the transaction of business, of which the President shall always be one, except in case of sickness or necessary absence, in which case the Directors present may choose a chairman in his stead. The President or Chairman shall vote at the Board as a director, and in case of an equal number of votes for or against any question before them, the President or Chairman shall have a casting vote.

6. The number of votes which each stockholder shall be entitled to give, on every occasion when in conformity with the provisions of this Act, the votes of the stockholders are to be given, shall be given in the following proportion: for one share and not more than four shares, one vote; for every four shares above four and not exceeding twenty, one vote; and for every eight shares above twenty and not exceeding sixty, one vote; and nine votes shall be the greatest number that any stockholder shall be entitled to.

7. All stockholders may vote by proxy, provided such proxy be a stockholder, and produce sufficient authority in writing so to act.

8. The shares of the capital or stock shall be assignable and transferable according to the rules and regulations that may be established in that behalf. But no assignment or transfer shall be valid or effectual unless the same shall be entered and registered in a book kept by the directors for that purpose; nor until such person or persons so making the same shall previously discharge all debts actually due and payable to the said Corporation, and all calls or moneys have been made for payment of stock; but in no case shall any fractional part of a share be assignable.

9. It shall and may be lawful for the said Corporation, at a proper and convenient depth under the surface of each and every of the roads and streets, through or on which it may be necessary to make reservoirs, or lay down, set, and place such, and so many pipes, leaders, and conduits for the said water as they shall find to be necessary for carrying it to any or every building, dwelling house or store, in the said town of St. Andrews, and from time to time as often as the said Corporation shall think necessary and proper to lay down such pipes, leaders, and conduits or shall have occasion to alter, amend, or replace the same. It shall also be lawful for the said Corporation to break up and open any part whatsoever of the said roads or streets or the side walks thereof, and the same to keep open and uncovered during the time necessary for the said purposes. Provided always that the said Corporation shall and do at their own costs and charges, and to the satisfaction of the Commissioner of the said roads or streets, and without unnecessary delay, repair and amend the said roads and streets in every part where they shall be broken up and opened as aforesaid, to the condition in which they were before breaking up or opening the same.

AN ACT

To authorize the Justices of the Peace of the County of Charlotte, to levy an assessment to pay off the Debt due by the Town of Saint Andrews.

BE IT ENACTED, by the Lieutenant Governor, Legislative Council, and Assembly:

That the Justices of the Peace for County of Charlotte, at any General Sessions of the Peace hereafter to be held, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding

Pounds, on the inhabitants of the said Town, as they in their discretion may think necessary for the purpose of paying off the Debt of the said Town the same to be assessed, levied, collected and paid agreeably to any Acts now or hereafter to be in force, for the assessing, collecting and levying of County Rates.

AN ACT

To authorize the Justices of the Peace for the County of Charlotte to sell certain Commons and School Lands, and invest the proceeds in Government Securities.

Whereas a certain tract of land in the Parish of St. Andrews, in the County of Charlotte, known as the Western Commons, is held in trust by the Justices of the Peace for the said County of Charlotte, for the benefit of the inhabitants of the Town of St. Andrews, and the said Justices have granted leases of the said tract of land with covenants for renewal or payment for improvements, and the rents falling due upon the said leases, are received and applied, a part thereof towards the support of the Poor of the said Parish, and a part thereof for the benefit of the inhabitants of the said Town of St. Andrews.

And Whereas a certain other tract of land situated at Chamcock in the said Parish, known as the School Lands, is vested in the said Justices, in trust for the use, benefit, and behoof of the Parish School, in the Town of St. Andrews aforesaid, and the said Justices have granted leases of the said tract, with covenants for renewal or payment for improvements.

And Whereas the leases in possession are desirous of purchasing in fee simple, the lands occupied by them respectively, and it is deemed advisable to sell the same, and also those parts of the tracts which are unoccupied, and invest the proceeds of such sales in Government Securities.

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows: 1. The Justices of the Peace for the County of Charlotte, at any General Sessions, are hereby authorized and empowered to sell and convey to the lessees of the said lands, those parts thereof occupied by them respectively, for such price as to the said Justices may seem proper and expedient.

2. All those parts of the said tracts of land which are at present or may hereafter become unoccupied, shall be sold at public auction to the highest bidder: one month's notice of such sale having been first advertised in a newspaper published in the said Town of St. Andrews.

3. The proceeds of such sales shall be invested by the said Justices in the purchase of Provincial Railway Debentures, issued by the Governor in Council, pursuant to the Act of Assembly chapter XIV, passed in the nineteenth year of the reign of Her present Majesty, or in the Provincial Savings Bank or some other Provincial Government Security.

4. The annual income or interest arising from the proceeds of the sales of the Western Commons Lands, shall be received and applied to and for the same uses and trusts for which the said lands so sold were originally granted, received and held.

5. The annual income or interest arising from the proceeds of the sales of the School Lands, shall be received and applied for the same uses and trusts for which the said lands so sold were originally granted, received and held.

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10. The annual income or interest arising from the proceeds of the sales of the School Lands, shall be received and applied for the same uses and trusts for which the said lands so sold were originally granted, received and held.

Wine, Brandies, &c., JUST RECEIVED

2 Pun. Jamaica Rum.
2 Hds. Irish Whiskey.
2 "Camphouten
8 "DeKuypers' Geneva.
6 Cases do
6 Cases Pale & Dark Brandy.
10 cases do do do.
10 "Old Tom.
2 qr. casks Golden Sherry.
3 "Old Port.
8 Baskets Champagne, "Cremed de Boley"
"Chateau de Mousaux."
—ALSO—
Best London Brown Stout Port and Pale Also in pint and quart bottles, all of the best brands Preserved salmon in one and two lb. cans All the above with a variety of other articles will be sold at lowest Market Rates.
SLASON & RAINSFORD.
St. Andrews, Jan. 1st, 1861.

FOR SALE.

TWO SHIP YARDS, situated in the town of Magalloway, with Blacksmiths shop, work shop, store, large wharves, and other buildings. From the immediate vicinity of the saw mill, and from the great facility for procuring ship timber of every description, more convenient ship yards cannot be found in the Province.
Plans of the property can be seen and every information given upon application to
GEO. F. CAMPBELL.
St. Andrews, Nov. 28, 1860.

Just Received,
A Fresh supply of superior Groceries, also an extensive stock of Hardware which will be sold at cash prices.
SLASON RAINSFORD.
St. Andrews, Dec. 19.

Port and Sherry Wines,
JUST RECEIVED.
140 R. Casks "Golden" and "Brown" Sherry.
5 Do. Port Do.
6 Cases "Creme de Boley" Champagne
J. W. STREET & SON.

CALL AT
HATHEWAY'S
VARIETY STORE,
For your Family Groceries.

The best articles of Sugars, Teas, oil and Souchong, Molasses, Pork, beans, rice, Flour, Meal, Fish, Oatmeal, Barley, Pilot & Soda Bread, Cheese, Potatoes, Vinegar, pickles, salt, soap, tandles, oil, oats, farina, brooms, chocolate, cocoa, Battering, brooms and brushes.
Apples, dates, figs, nuts, raisins, currants, spices mace, citron, Essences.
Stationery: Putty, Glass, Earthen & Glassware A large assortment of choice chewing & smoking Tobacco. Cigars, a superior article; Pipes in every variety. Stoves and Nails.
For sale, Lot No. 7, block letter S. Parr's Division of the Town Plot of St. Andrews. A superior light RIDING WAGON, cheap for cash or country produce.
nov. 21. C. E. O. HATHEWAY.

Old Jamaica Rum,
Irish Malt Whiskey, Old Tom, &c. &c.
Nov. 21, 1860.

Ex "Mansanto" from Liverpool, and "Parkeld" from London.
2 Pun. Old Jamaica Rum.
2 Pips Old Irish Malt Whiskey.
12 Hds. Old Irish Malt Whiskey.
12 cases Old Tom, 1 dozen each.
12 "Rum.
12 "Malt Whiskey
20 Hds. "DeKuypers' Geneva" &c. &c.
J. W. STREET & SON.

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Crushed Sugar, Saleratus, Molasses, &c.

Ex "Utes" and "Fanny" from Boston.
10 B. B. letter A. Crushed sugar.
Do. 10 boxes "Molasses", 60 lbs.
Do. Black pepper, 4 lb. 4 lb. and 20 lb.
20 Hds. Muscovado Molasses.
6 Punche in Alcohol 90 O. P.
6 Hds. Muscovado Sugar. &c. &c.
Nov. 12. J. W. STREET & SON.

Books, Magazines, &c.
The Subscriber receives weekly from the United States, BOOKS, MUSIC, PAPERS, and MAGAZINES, Catalogues of which may be seen at his store. Orders for any of the above promptly executed.
Headlines, Dime Novels, Songs, &c. for sale.
Oct. 31. JOHN INGRAM.

Nov. 12, 1860.

Nov. 12, 1860.

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To Let.

THAT two story House, near the Railway Depot, with the garden attached—at present occupied by Mr. Thomas Wren. For terms apply to E. R. WREN.

April 3.

EXECUTORS NOTICE.

ALL persons having any legal demands against the estate of John Callaghan, late of Saint Patrick's, farmer, deceased, are requested to send the same, duly attested, to the undersigned, within three months from this date; and all those indebted to the said estate, are required to make immediate payment to

JOHN CALLAGHAN, ROBERT KEEL, Executors.
St. Patrick's, Nov. 6, 1860.

NOTICE.

ALL Persons having any demands against the Estate of the late David Frye deceased, of Grand Manan, are requested to present the same duly attested, within three months from date—and all persons indebted to the said estate are required to make immediate payment to

COCHRAN CRAIG, Executors.
Grand Manan, May 31, 1860.

PAINTS & OILS.

Ex Parkfield from London.
NINE Hds. Brandman's best Double Boiled & Raw LINED OIL.
25 Cwt. Brandman's best crown WHITE LEAD, Black, Yellow and Green PAINTS, JAMES W. STREET.

May 22, 1860.

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