the subject to the young man and tried to in: duce him to sign the paper, falsely affirming it to be one of their regulations to require ench an act of the young members of their society, whether they had any proprty or not, when they arrived at legal age, at which Seth, as it happened, had a few days before attained. The latter, however, secretly meditating upon leaving the family soon, had no notion of cutting himself off from my right of property which might some day acrue, to him, though now he certainly had no such expectations, and he therefore, firmly refused to comply with the Elder's request. After renewing the attempt several times, and resorting to £632.5.3 assumed by the County. the attempt several times, and resorting to the assumed by the County.

Sept. 1833, including the above note of the County.

Sylegislative Grant the every art and falsehood which he deemed the County Treasurer to E. Welsh is correct.

County Treasurer to E. Welsh is correct.

This is part of a debt of £420 IS 2 (includment 1839)

Less and tree'd one account of Assesse.

This is part of a debt of £420 IS 2 (includment 1839)

Less and tree'd one account of Assesses.

This is part of a debt of £420 IS 2 (includment 1839)

Less and tree'd one account of Assesses.

This is part of a debt of £420 IS 2 (includment 1839)

Less and Grand Assessers of W. tion to leave and go and see for himself.
(To be Concluded in our next.)

By Authority.

GRAND-JURY ROOM. ST. ANDREWS, 19TH APRIL, 1841. The Grand Jury beg leave to submit the following REPORT:
1st.—That the Parish Accounts generally

not having been laid before them, they are un able to report thereon:

count, and the accounts passed at the Gene-eal Sessions of April and September 1840 included therein, have been unvestigated and unt found correct and satisfactory with the following exceptions, viz:-

20, Joshua Knight, 43, A. J. Wetmore, 2 11 0 gentleman. S1, William Ker, 81. William Ker, 97 1 Having now concluded their Report, the Being for fees in criminal cases. No other Magistrates make such charges against the Country of Law.

13. William Ker, 97 1 Having now concluded their Report, the port 1841 April Sessions, notice is taken of Grand Jury respectfully beg leave to offer certain charges by Magistrates for fees in criminal cases. No other the following suggestions:—

14. The Third The Transport of Trank Jury Poor Acc't, Saint Patrick, wants Oversect to of the Grand Jury be submitted on or before the second day of the Sessions, according to the poor Acc't, Saint Patrick, wants oversect to offer the second day of the Sessions, according to the poor Acc't, Saint Patrick, wants oversect to oversect the following suggestions:—

15. The following documents correct to before the second day of the Sessions, according to the first of the following suggestions:—

16. If the 21 Paragraph of Grand Jury respectfully beg leave to offer certain charges by Magistrates for fees in criminal cases, amounting to £24 14s. Id., the following suggestions:—

17. The following documents correct to before the second day of the Sessions, according to the first of the fir

74, Wilford Fisher, 2 7 0) Grand Jury. The following unpaid accounts, viz ;—
II Hatch, Clerk of the Peace, £6 .13 4)

11 19 6 W. Hatch, do do 11 19 6 i Being for costs and advice in criminal cases the Grand Jury think should be covered by

the salary as before proposed.

Brd.—That the Accounts submitted for the nvestigation of the Grand Jury to be passed at the present Sessions are correct and satisfactory with the following exceptions; viz:-

No. 4.-W. Hatch, Clerk of the Peace-They consider this Account unsatisfactory. charge for drawing three petitions they think should not be allowed-the salary as before proposed should cover such charges 5 .- W. Hatch, Clerk of the Peace-Same

10.-Robert Ker, No Acc't rendered. 13.-Robert Hawthorn-This Acc't submitted to the Court for allowance

14.-J. B. Henderson. These Acc'ts 15 .- Wm. & S. M. Gilmor not certified 18 .- James W. Street, therefore 21.-Wm. Smith, (constbl) 37. -Thos. Quinn.

4th -That the sum of £619 11 4 amount of note and interest paid to the Charlotte County Bank, and charged by the Treasurer is correct, and satisfactorily accounted for This note is the balance of the County Debt due the Charlotte County Bank, arising out of money borrowed for the New Gaol Commissioners, and for other purposes, which has been satisfactorily explained by the County

The Grand Jury have pleasure in reporting that all the monies which have passed through the hands of the said Commissioners have been fully accounted for as follows, viz:-

GAOL COMMITTEE For Provincial Grant,
" Paid by County Treasurer as per acc't rendered Interest on deposites, Acceptance favor Aymar dated 7th Aug. 1833,-200 0.0

less this sum included in note for £632 5 3 48 13 3 "Note to C. C. Bank, dated 3d April, 1835,

By amount of contract with D. D. Morrison, £3250 Less allowed by D.D. M. 1 50 for change of site, Per Ace't D. D. M. for extra work, " Discount and interest on money borrowed for Acc't

Paid for a Plan Half of drawing contract

CR.

£3393 9 11 Subsequent to the above transaction there appears charged in the County Treasurer's oks, as paid to the Gaul Committee per Beverly Robinson, Esq the following sums,

15th April, 1835, £26 6 120 0 21st April 25 0 3rd July. £201 6 0 Amount brown " 25 0 19th Oct. 150. 0 24th Dec.

And on the 17th March, 1836, Paid to J. Rodger 25 0 0 £451 Amountin all to Which has been applied in liquidation o

deed, something occurred at his uncle's in for money borrowed and satisfactorily achis favor, and of hastening in his cetrmination to leave and go and see for himself.

Isles and Grand Manan Lion to leave and go and see for himself.

vings Bank the tollowing sums, viz:— To E. Welsh, £68 9 7 Benefit Society, 130 0 101 9 2 " D. W. Jack, £420 18 2

The three last mentioned notes are still Hon N. Parker for Lots utstanding against the County.
6th.—That the sum of £311 16 8 balance -That the County Treasurer's Ac-of the Court House Account is correct as ap-pears from a statement made by D. W. Jack. ions of April and September 1840 Esq. one of the Commissioners which is here-

nto appended.

The Grand Jury would here remark that 'MAGISTRATE'S REPORT. the accounts and vouchers laid before them. Report of the Committee of Magistrates disallowed.

A. J. Wetmore, Esq. £1 10 0 by the County Treasurer, from their system-on County Accounts, on the suggestions and Joshua Knight, "0 19 0 atic and business like style, are highly satisfements of Grand Jury, in April Sessions 21 Justice Fisher's bill disallowed. 2 0 0 factory, and reflect much credit upon that 1841

A part of this say £2 9 was not allowed by a torner Grand-Jury, and this Grand Jury think is say. This arrangement would save the Grand Jury and this Grand Jury think is say. This arrangement would save the Grand Jury much time and trouble which is now expedient to recommend any measures? For causing the said charges to be refunded more particularly as they appear to be consistent at the pendel in finding such vouchers, coming as they appear to be consistent to have regulated such Charges, and their illegality being even now questionable.

These socials them in a very loose and unsatisfactory manhave not been have not a grant fail before the

That all monies received or expended pass

the Debtor's rooms in the Gaol—institute root was an accioent and that of Whild, Fishers of Sheriffs Acc't, April 1841, be put in sufficient repair under the direction was an order of Sessions, which it was not 52 Sheriffs Acc't, April 1841, considered necessary to put before them.

53 Fire-Wards Acc't, April 1841, considered necessary to put before them.

54 Receipt for Fines, contentment and unexamp as long as he may deem necessary.

45 Hatch Clerk of the Peace for L6 13 4 and 55 Report of Committee for expending administration.

ence be erected near the Court House for the

required to expend the money received in lieu, titions, this has not been allowed by

their opinion, such an appropriation of the time guarantee that Mr. Benny, shall suffer Public Money was not only in every respect no loss.

C. R. HATHEWAY,

JOS. WILSON, Foreman.

COST OF COURT HOUSE Amount paid Thomas Berry Do of sundry accounts not including suins paid to Paid to G. Miller 225 0 Balance transferred to £600 0 0

> 311 16 81 £1478 13 8 11 Commissioner of Highways Grand Ma-nan, incorrect and unsatisfactory. Cost brought down Add T. Berry extra expenses Harris & Allen for stoves 125 Barlow & Co. Gilmor for carpeting &c

> > D. W. JACK, County Treasurer.

In the 2d Paragraph of Grand Jury's re-

The Grand Jury think £50 per annum in ing to Law.

That all original vouchers passed by the And as your Worships have provided for I lieu of all fees ample for this service.

11 John Pike, constable—amount of account,

6 3 0 and sent to the County Treasurer for paycount,

7 That all original youchers passed by the And as your worships have provided for the Poor Rates, West Isles,
miting the fees to the express sums prescriband sent to the County Treasurer for paycount,

6 3 0 and sent to the County Treasurer for paycount,

7 Court House accounts containing twentynine vouchers,

sucer to state more definitely the items of his clerk of the Peace, think that the salary of account.

Clerk of the Peace, think that the salary of account. Some success of Poor, Grandmanan, this Officer is too much. Your Committee 34 Road Account, West Isles, observe on this remark that Your Worships 35 Collector, West Isles. That all monies received of expense of spense of this remark that Your Yorkings 35 Confector, West 1988, had seriously deliberated on the salary to the 36 D. Mowatt, Commissioner of I Clerk of the Peace, and decided that it should 37 Overseer of Poor, West Isles, pect to the expenses of the County Gaol.

1st.—That a Well be due for the use of charge is according to this scale and there. 39 Poor Acc'ts, Saint George,

2nd.—That the Goler have a salary of £75 stable Pikes account, wherein L2 9s. is conthe factor of Poor, Campo Bello, or annum, including all charges now made sidered too much. We observe that the Ma43 Collector, Saint David, by him, except for fuel and carrying water, gistrates then in Session passed and paid their 44 Collector, Pennfield, and that he be allowed for the latter service account in full, and that it would be inexpe-45 Poor Acc't, West Isles, dient to recover it.

3rd.—That the Gaoler board the prisoners, and be allowed 7s 6d per week for each indiwere not laid before them. Your Committee 48 Statute Labour, Saint Patricks, is informed that the Sheriffs acc't. not appear- 49 Overseer of Po-That an iron door be placed in the Hall of ing among the papers put before G. Jury 1841 59 Commisar of Highway Acc't Grandmanar to Debtor's rooms in the Gaol—thut the roof was an accident and that of Willid. Pishers 51 Sheriffs Acc't, April 1841.

That a Bell be obtained and erected for the of W. Hatch in same office L11 19 6. These use of the Court House instead of paying the accounts were passed by the Bench in 1840 heavy tax to which the County is now subject as being consistent with the terms prescribed

3d In the account returned to the presen accommodation of persons attending Court.

That the Commissioners of Highways be the account of W. Hatch for drawing 3 peof statute labour according to law.

Committee of accounts. The other object
That the Sheriff be allowed a salary of £75 tions of Grand Jury under this Paragraph

County.

That an alteration be made in the appointment of the Overseers of the Poor—that no
Grocer be appointed to act as such Overseer,
and that a change be made of at least two,
widing a permanent supply of water must be
evident and would be a great saving to the

With reference to the observation of Grand
year for supplying the Jail with water, your 59 Bell Ringer, allowed 12s 6d,
Committee observe that the necessity of provoiding a permanent supply of water must be
evident and would be a great saving to the

Before closing this Report the Grand Jury must advert to the present Court House, a Building well adapted for the purposes of its has arisen from the very irregular mode in which the returns are made from the different parishes, many of them being received after the Grand Jury have commenced their wishes of the inhabitants of the Court, he has sustained a heavy loss, and therefore recommend that the Court take his case into consideration.

Before closing this Report the Grand Jury must advert to the present Court House, a Building well adapted for the purposes of its has arisen from the Clerk of the Peace, that officer has explained, that this has risen from the very irregular mode in which the returns are made from the different parishes, many of them being received after the Grand Jury have commenced their Session. To remove this evil and much of the Constable Felix Smith, allowed L40 0 8 most unqualified approbation, for the wisdom of his measures, and the congratulations of which the returns are made from the different parishes, many of them being received after the Grand Jury have commenced their Session. To remove this evil and much of the Court, the has sustained a heavy loss, and therefore recommend that the Court take his case into consideration.

To remove this evil and much of the Justices and therefore recommend that the Court take his case into consideration.

To remove this evil and much of the Justices and therefore recommend that the Court take his case into consideration. to their worships to appoint an audi77 Patrick O'Shaughnessy,
ditor, to receive, class, put in order, make ob78 Wm. Bookwood, Bread Acc't L10 In conclusion the Grand Jury beg leave to servations on, and prepare for examination of Golmor, for Speculum, observe that as representing the body of this by the Grand Jury and final audit by the County, and being conversant with the pre
15 1 0 sent prevailing opinion of the people, it would be a neglect of the duty they owe to the Public to separate without recording their unantice.

170 18 11 lic to separate without recording their unantice.

18 11 lic to separate without recording their unantice.

39 Greene, constable, direction of the Bench from time to time.

30 James W. Street, 70 18 11 lic to separate without recording their unanti5 0 0 mous disapproval of many of the extravagant
2 10 0 grants of the Legislature at their last Session,
and they consider it particularly incumbent
403 9 11 upon them to express, on behalf of the freetion there holders of the County, their indignation and
reasurer's surprise at the unprecedented grant of £1500
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the Assembly in favour of
the first sterling made by the His Excellency Sir John Harrey, and that in commend that the County do in the mean 91 Thomas Berry, for finishing

Sessions Room, April 20, 1841.

the past year, having at-beg leave to report as 98 Jailor's Account, County accounts for tended to that duty £1350 0 0 follows:

8 James MeNall Collector Saint Audrews,

The Committee appointed to examine the 96 John B. Henderson

1475 9 11 5 Road age: St. Stephen wants vouchers.
Poor accounts St. Stephen, wants vouchers.
3 3 11 ers for £50 1 7. 5 Collector of Rates Saint Stephen, over-£1478 13 10 charge of L4 8 0 to be paid over. 6 Commissioner of Highways St. G. correct, in advance 18s; claims L2 14 0 which is incorrect.

Craig, Collector of Rates Saint George overcharge 11s 6d to be paid over. Sparks, Collector ditto, overchar and voucher wanted for L28 5 6. 10 Collector Pennfield, 12s to be paid over.

£1475 9 11 12 Poor's accounts Pennfield, correct and 21s 6.1-2d in hand 0 13 Haney Commissioner of Highways, West 8 0 0 Isles, due trom him 25s.
6 16 6 14 Collector County Taxes Grand Manan,
6 0 0 balance due L3 6 9 to be paid over. 15 Commissioner of Highways St. David no

voucher and otherwise incorrect. 16 Ditto ditto also incorre 17 Commissioner of Roads St. James in. correct, L3 16 0 deficient. 18 Justice Wetmore's bill of fees disallowed, 19 Charge of evidence from Grand Manan

22 Constable Justison's wants a Magistrate certificate,

The following documents correct, re-

18.—1 nat a Well do the transport of the Grol in order to save £13 per annum now fore proper.

The next objection in paragraph 2d is Con
11 Commissioner of Roads, West Isles,

42 Coversor of Poor Campo-Bello,

46 Commissioner of Roads, Campo Bello,

meet further expences. Account of Money due from D Gilmore,

That the Sheriff be allowed a salary of 2.75 tions of Grand Jury under this ratagraph per annum in lieu of all fees, and for other have been duly attended to before the report services now charged by that officer to the was made.

That the Sheriff be allowed a salary of 2.75 tions of Grand Jury under this ratagraph according to law, according to law, 57 Pike, coust ble, Acc't L2 36d allowed 25s.

With reference to the observation of Grand Jury under this ratagraph according to law, 57 Pike, coust ble, Acc't L2 36d allowed 25s.

With reference to the observation of Grand Jury under this ratagraph according to law, 57 Pike, coust ble, Acc't L2 36d allowed 25s.

0 14 6 quake. 0 8 0 And

99 Pheasant, Wharinger, Balance due from him, L11 2 10 overcharge of 32 1 0.

125 9 11 2. District No 1, Road account Saint Ste
100 J. B. Henderson, — Cryer, 1.3 6

101 James M'Carthy's Bill, b. S. C. R. HATHEWAY, Chairman. WILLIAM GARNETT, J. P. W. F. W. OWEN, J. P. THOMAS MOSES, J. P.

2 12 6

From the Fredericton Section, April 3.

WILLIAM BABCOCK, J. P.

Vote to the Lieutenant Governor .- It is ich to be regretted that the doors were closed when the vote was passed to His Excel-lency, Sir John Harvey, as we understand the speeches delivered on that occasion would and voucher wanted for L25 5 0.

Dow, Collector of Rates, overcharge of have been highly safisfactory to the country.

To 6d and L4 4 3 not collected to be explained.

We have succeeded, however, in reacuing that of Mr. Brown from oblivion, and have much pleasure in laying it before the pub-

Mr. L. A. Wilmot, we understand, made a most eloquent appeal; and the speech of Dr. Wilson, then whom there is not a more independent member in the Assembly, was, we are told, replete with manly and patriotic sen-

timents. We entertained the hope that we should have also obtained these, together with that of Judge Beardsley, who we believe opposed the vote; but the hurry incident to closing the Session prevented those gentlemen from committing their views to the paper, and the return of the latter gentleman to his home, on account of domestic misfortune, precluded our making the application to him.

Mr. Speaker.—I consider the recalling of Sir John Harvey from this Province at this time, as a most unfortunate and injudicious measure, tending to interrupt the harmony and prosperity which the country has so fully enjoyed under His Excellency's Administration; as it is not to be expected his succession where the country has so that the country has so that the country has been also been also been successive where the country has been also been also been also be the country has been also been al sor, whosoever he may be, can manage the affairs of the Colony with such unexampled success. Whoever will look back upon the history of the North American Colonies for the last ten years, will at once perceive that the most perplexing difficulties have attended the Administration of their respective govern-ments. The attempts of the ablest and wisest politicians have been frustrated and defeated. The Earl of Gosford's conciliatory endeavors ended in rebellion and bloodshed .- Rebellion broke out under the energetic administration of Sir Francis Bond Head. Sir Archibeld Campbell, the brave conqueror of the Bur-man Empire, was defeated in New Brus-wick. The Earl of Durham, one of the most intelligent noblemen of the age, was unsuccessful in Canada; and Sir Colin Campbell was unable to manage the people of Nova Scotia. In the midst of all this turmoil it might have been inferred, that the Colonists on this side of the Atlantic were so turbulent, and the seeds of insubordination so deeply rooted, as to render abortive the wiscet en deavours of any Governor.—Fortunately we have one notable example to disprove this, for Sir John Harvey has succeeded in the Government of New Brunswick, beyond the most sanguine expectations of all persons. Heart burnings and political animosities had excited and distracted the people, and almost disorganized the Government-Sir John arrived-strife and discord fled before him; peace and harmony followed in his train-contentment and unexampled prosperi He has on the Experiment in trying Roman administered the Government nearly four cement for pointing Gaol, £2 is reported in hand, but the experiment not being completed recommend that the sum stances; requiring all the courage of the remain in the Commissioners hands to soldier, all the wisdom of the sage require ing in fact the exercise of powers ties of no ordinary charac Boom Master, at Second-Falls, on the Magaguadavic, being £7 10, recommend this sum to be expended on boom according to law,

57 Pike, const ble, Acc't L2 36d allowed 25s

M'Nall, const ble, Acc't, LI 10s, allowed

John Harvor incurred a featful responsibility, mend this sum to be expended on boom men-our own troops were marched up close by adopting and pursuing a course not war-ranted by his instructions. He and his friend General Scott (kindred spirits and brave soldiers both.) entered at once into a negotia and that a change be made of at least two, viding a permanent supply of water must be every year.

EE

2759 0 0

That the Report of the Grand Jury and the County; and the present method of carrying order from the Jail is not only a very heavy current expense, but also a nuisance requiring ally in some Newspaper published in the limited and the Grand Jury relative to the loose manner in which the accounts.

Refere closing this Report the Grand Jury water but he Grand Jury water but he Grand Jury water but he Grand Jury relative to County.

Refere closing this Report the Grand Jury water but he Grand L14 5.8
L10 8.9
L2 5.0
L3 16.6
PHouse at
L2 4.0
0 18.6
- amost unexpected event, and came upon
the Province like a thunderbolt or an earth-

155 Constable Haddock, 9 8 6
156 Constable Haddock, 9 8 6
157 Bell Ringer, 0 2 6
158 Mowat, Coroner, 12 5 6
159 Constable M Donald, 12 7 0
150 Constable Egan, 0 17 6
151 Thomas Berry, for finishing Rooms in Gaol, 150 Constable Egan, 150 Constable