

We copy the following remarks upon the proceedings of the House of Assembly towards Dr. KIELLEY from the ROYAL GAZETTE of the 14th inst.:-

On Friday morning, the Prisoner (Dr. KIELLEY) was brought up in Chambers, and upon a very lengthy argument by Mr. Robinson, his counsel, was discharged from jail by order of Judge Lilly, upon the ground that the committal was on general ground, illegal, and the warrant, especially, deficient in the necessary requisites.

On Saturday the House of Assembly formed itself into a Committee of Privileges, and, on motion of Mr. Kent, it was resolved, that the Serjeant-at-Arms be directed to take into his custody George Lilly, Esq., Acting Assistant Judge of the Supreme Court, and Benjamin G. Garrett Esq., High Sheriff of the Island, for a breach of the privilege of that House, in having released from jail Edward Kielly Esq., confined there under a warrant from the Speaker of the Assembly that he (the Seajeant-at-arms) do arrest, and again lodge in jail, the said Edward Kielly, Esq.—and that for the better carrying into effect the said resolution, several persons (who were named) holding offices in and about th House of Assembly, should be appointed assistants to the Serjeant-at-arms,—with power to call on any other person to aid and assist them in the arrest of the before-mentioned individuals.

The Serjaant-at-Arms, and his posse, accordingly proceeded on their mission, and forthwith arrested the Assitant Judge and Sheriff. The former was in Chambers at the time, engaged in his judicial capacity; and we are ashamed to state, he was literally dragged, with the most brutal violence, from the very sanctuary of Justice, and together with the High Sheriff, marched through the Town to the residence of the Serjeant-at-Arms, accompanied by hundreds of the rabble.—Dr. Kielley was “not at home,” when called on by the officers of the Assembly.

On Sale

BY THORNE, HOOPER & CO.

Just Received per EMILY, Turner, 100 Barrels Flour 185 Bags Bread 10 Hbds. Building Lime 7000 Brick

And 150 Hogsheads Best House

Coals.

Harbor Grace, August 15, 1838.

TOBACCO.

15 Barrels } Prime LEAF 2 Hogsheads }

For Labrador Fish payment.

BY WM. DIXON & Co. Harbor Grace, August 1, 1838.

Notices

WE, the undersigned, being appointed by PETER GUIGNETTE, Watchmaker, of Harbor Grace, as his lawful Attornies, to collect and dispose of his Goods and Effects for his own benefit

NOTICE

ALL Persons having WATCHES in possession of the said PETER GUIGNETTE, are hereby Notified, and required to make application for the same to the Subscribers, on or before the last day of this Month, otherwise the same will be SOLD by PUBLIC AUCTION. All Persons indebted to the said PETER GUIGNETTE, are required to pay into our hands, the amount of their Accounts due, otherwise Legal proceedings will be taken against them.

JAMES SHARP, J. E. CHURCHWELL.

Harbor Grace, July 19, 1838.

On Sale

G. P. Jillard

HAS RECENTLY RECEIVED FROM ENGLAND,

And just opened a handsome assortment of

PATENT LEVER and other WATCHES With a great variety of Watch Chains and Ribbons Gilt, Silver, and Steel Guard Chains Seals and Keys Women's Silver Thimbles Silver Pencil Cases German Silver Table and Tea Spoons Gold Wedding Rings Lady's Ear Rings and Finger Rings Very Superior Single and Double Bladed Pen Knives With a variety of other Articles, which he will Sell very Low for Cash.

Harbour Grace, July 4, 1838.

FOR SALE

By Private Bargain,

An excellent Dwelling House and a quantity of Land attached thereto, situate on the South side of Carbonear, and lately occupied by William Thistle, Junr,

AND,

A large piece of cleared Land, at the Water-side of Musquitto, late the Property of Mr. Dennis Thomey deceased, being one half that extensive Plantation formerly belonging to his Father, the late Mr. Roger Thomey.

For further particulars apply to Thomas Ridley & Co. or to

ALFRED MAYNE,

Their Attorney.

Harbor Grace, June 6,

BY

MICHAEL HOWLEY

Sealers' Scalping Knives Men's Great and Pea Coats Hour, Half-hour and Log Glasses Blanketings, Serges Flannels, Yarn Stockings Gun Locks and Gun Lock Vices American Coasting Pilots Nails, from 1 1/2 to 5 inches Scupper Nails, Pump and Tin Tax Men's Boots and Shoes Waist Belts Canvas Frocks & Trowsers Iron Pots & Kettles Hatchets, Shovels Saws, Claw Hammers, Lanthorns

ALSO, ON HAND,

Rum, Brandy, White Wine Molasses, Sugar Green and Black Teas Coffee, Pepper Pork, Tobacco, Dip Candles Leather, &c. &c. Carbonear,

TO LET

For a Term of Twenty-six Years, or the Interest SOLD,

OF those Extensive WATER-SIDE PREMISES, at Harbor Grace, ately in the occupancy of the Subscriber, admeasuring on the South side of the Street about One Hundred and Sixty-seven Feet front, on which there is erected a WHARF, and STORE 30 by 28 Feet, and the use of a VAT if required, that will contain about 7000 Seals. The situation is in a Central part of the Town, and well adapted for a Coal and Lumber Yard. ALSO, about Forty-three Feet front to LET on BUILDING LEASES, on the North side of the Street, East of Mr. POWER'S House.

As HARBOR GRACE has now all the advantages of St. JOHN'S, being a FREE PORT, this PROPERTY may be worth the attention of a Capitalist.

For further particulars apply to Mr ANDREW DRYSDALE, Harbor Grace or at St. John's, to

PETER ROGERSON.

St. John's, Oct. 5, 1837.

Notcies

ALL Persons having any Claim on the Estate of ROBERT DOBIE, of Kirkaldy, (North Britain), but late of Brigus, Surgeon, Deceased, are requested to present the same to the subscriber; and all Persons indebted to the said Estate, are required to make immediate payment to

JULIA DOBIE, Administratrix. Brigus.

Michael McLean Little

THANKFUL for the encouragement and support he has received from his Friends and the Public, in his line of business, has to assure them he will endeavour to merit a continuance of their favours. He has now on hand a fresh supply of

Garden Seeds, Shoop Goods, Groceries, &c. &c.

With a neat Assortment of LONDON TOYS

Which are now open for the inspection of his Friends, Orders for which will be thankfully received and punctually attended to.

St. John's, April 24, 1838.

NEWFOUNDLAND

Northern District, Brigus, to wit.

COURT OF SESSIONS, JANUARY 9TH, 1838.

THE Justices in Sessions, have this day, under the Colonial Act 4, Wm. 4th, cap. 9. Sess. 2, intitled "An Act to regulate the Standard of Weights and Measures in this Colony, and to provide for the Surveying of Lumber," appointed Mr. SAMUEL WILLIAM COZENS, of BRIGUS, to be an Assayer of Weights and Measures for the aforesaid Northern District.

ROBERT JOHN PINSENT, J. P.

Chairman of the Court.

I hereby give Public Notice pursuant to the Act abovementioned, that my Office containing the Standard Weights and Measures is situated at my Store in BRIGUS aforesaid, where I shall be in daily attendance.

SAMUEL W. COZENS.

Assayer of Weights and Measures. Brigus, January 9, 1838.

PORTUGAL COVE ROAD.

Stage Coaches, 'Victoria,' 'Velocity,' and 'Catch.'

THE Proprietors of these Coaches having made arrangements conducive to the greater comfort and convenience of Passengers by having Luggage-Carts &c. &c. to accompany them, beg leave to inform the Public that they have now commenced running. Starting from the Commercial Hotel for the Cove every Morning at 9 o'clock, and for St. John's immediately after the arrival of the Packets.

TERMS

Passengers 5s. Luggage over 20lb weight cannot be carried without a reasonable charge.

N.B.—All Letters, Parcels, Luggage, &c. &c. intened for onception Bay to be left at the Commercial Hotel, where Passengers will please apply to secure the Coaches.

St. John's, May 13, 1838.

Indentures

FOR SALE at this Office.

Harbour Grace.

Dr Arnott's Stove

DRIVER and METFORD beg to inform the Nobility and Gentry, that they Manufacture the celebrated Dr. Arnott's Stove. This invention combines the greatest economy, safety and cleanliness, with the most effective operation of any mode of heating yet discovered, and is adapted to places of Public Worship, public establishments, halls, vestibules &c. May be seen in operation at their Stove Grate Manufactory and Iron Works.

Southampton, March 9, 1838. [Dr. Arnott's Stove.—We see by advertisement that this useful and economical Stove is now manufactured to any

size, by Driver & Metford, of this town. The article has been so highly approved of by all who have seen or used it, that it is quite unnecessary for us to say a syllable in its favor.—Hampshire Telegraph, March 12, 1838.]

[From the contiguity of Southampton to Poole, orders from hence may readily be executed for this celebrated Stove.—Ed. STAR.]

In the Northern Circuit Court, (L.S.) Harbor Grace, April Term, 1st Victoria.

In the matter of Robert Slade, senr., Mark Seager, Robert Major, and Rolles Biddle, of Carbonear, in the Northern District, Merchants Insolvents.

WHEREAS it hath been made to appear to this Honorable Court, (at the return of a Writ against them by EDWARD PIKE) that Robert Slade, senr., Mark Seager, Robert Major, and Rolles Biddle, of Carbonear, Merchants, and Co-partners, are unable to pay to all their Creditors Twenty Shillings in the Pound, this Court doth this day declare them Insolvent. It also appearing that a considerable part in value of the said Creditors are resident in England, and have no legal representatives in this Country;—and it likewise appearing, that it is necessary to appoint Provisional Trustees, until a meeting of the Creditors can conveniently be held for the purpose of nominating Trustees to the Estate of the said Insolvents. It is this day ordered by this Honorable Court, that Robert Slade, senr., Mark Seager, Robert Major, and Rolles Biddle, and all Persons their Creditors, whose Debts amount respectively, to the sum of Twenty Pounds and upwards, do either in Person, or by their Lawful Agent, assemble at the Court House, at Harbor Grace, on the First day of next Term, at Eleven o'Clock in the forenoon, in order to choose two or more Creditors to be Trustees to the Estate of the said Insolvents:—And in the interim this Honorable Court appoints ROBERT PACK, Esq., JOHN WILLS MARTIN, Esq., and WILLIAM HARRISON, Esq., Merchants, residing at Carbonear, Provisional Trustees, of the Insolvent Estate of the said Robert Slade, senr., Mark Seager, Robert Major, and Rolles Biddle; and the said Robert Pack, John Wills Martin, and William Harrison, are hereby authorised to Discover, Collect, and Receive the Estate and Effects of the said Insolvents, subject to such Orders and directions, as this Honorable Court shall from time to time make herein.

By the Court,

JOHN STARK,

Chief Clerk and Registrar.

Harbor Grace, 30th April, 1838.

THE Co-partnership Trade hitherto carried on by us under the firm of BENNETT, MORGAN & Co. is this day Dissolved by mutual consent.

All Persons having claims on said Trade are requested to present the same for payment, and all Persons indebted thereto are requested to make payment to C. F. BENNETT, who alone is authorized to receive the assets of said Co-partnership Trade.

C. F. BENNETT, GEORGE MORGAN.

Witness, GEORGE BEADEY BECK, THOMAS BENNETT,

St. John's Newfoundland, 1st February, 1838.

The Business for the future will be carried on by C. F. BENNETT.

THE Public are hereby notified, that my signature to the Advertisement contained in the Gazette of Tuesday las, announcing the Dissolution of Co-partnership of BENNETT, MORGAN & Co. was obtained from me under a misconception of the term of its duration, not having in my possession at the time the Deed of Co-partnership between us:—I now find by reference to a copy of the Deed of Co-partnership, which I have since obtained, that the Co-partnership does not terminate until the first day of January, 1841.

GEORGE MORGAN.

Feb. 10, 1838.

WANTED, a PERSON to act as an Assistant at the Harbour Grace Island Light House.—Application to be made at the Office of this Paper.

Harbor Grace.

Vol. IV. HARBOUR GRACE St. John's In the matter of Edw In Cham

Having upon counsel at great research into this time between Albas Corpus opinion upon severment of the party duty in such case, liberty—intending, possible to give at which I had arriv pronounced. Having cident opportunity to upon the subject, information which I very able arguments I shall now enter tion of the grounds of the community at is more nearly inter understand that I b rashly or unadvised tory to my own mi who will take th them. This was an appli discharged, under a of this town, to whic virtue of a warrant of of the House of Ass alleged breach of th The questions, refer to my mind are,—Fi of the House of Ass the power of Assen their privileges by in if it cannot be clear power, whether the a legal and valid do the prisoner? As to the first que stand that the Houe themselves the priat Commons, and claim of punishment for a fact upon this plea of of punishing the pris This, therefore, leads examine briefly into t privileges and powers more especially those before enquiring for those privileges and House of Assembly. Every one who has of our mother country the two Houses of Pa formed what then and and still is called the a Court of the remot dignity, and of the authority within the and usages, which Sr old writers style the were from the earliest to be part of the law respect a part of the C time of the separation of was an early as the d enjoyed and the functio each branch of the Legis of Lord Ellenborough, time of their separatio each. If not whole, the great laws, customs, and usa Common Law. They h been expressly altered a Legislature for that purp in the "rolls of Parli and records," and "com customs of Parliament," that the Law of Parliame uniform code, but has been amended from time to powers and privileges of Legislature have, at vari resisted, and debated, and ly upon their being clea part of the ancient and custom of Parliament. mons have never claimd, hardy enough on their bel by their own resolution, of which before was no privi privileges arbitrary and uncertain, but when doub by "examining the recor enquiring "what was cl similar instances in former same manner as the Comm the Judges of the severa C not precisely appear at wh Commons first convicted f nature of a breach of privi mentions that up to the Commons had never proce privileges upon their own a

* Lord Coke, 4 Inst. 50.