would carnestly entreat the prayers of our Christian beibren, that Goil would pour out Ilis Holy Spirit upon us all, and that the sacred Services of the past wick may be attended with a permanent blessing to our people, in the revival of pure and undefiled religion in all our congreguessis.

LETTERS RECEIVED.

From Rev. Dr. Shreve with £2, viz., £1 for Mr. Feder, 14s. 2d for Mrs. Sanders, remainder to own coolis—other directions attended to. From Mr. W. A Calnek, with £2-have attended to his directions. From Rev. R. J. Uniacke—directions will be attendedia. From Rav. Mr. Ruddto-directions will be atsended ta

#### COUNTRY MARKET.

PRICES ON SATURDAY, APRIL 22.	
Apples, per bush	none.
theen per lib.	7d. a 71d.
Beef, fresh, per owt.  Matton, per ib.  Batter, fresh, per ib.	30s. a 40s.
Vatton, per lb.	8d. a Gd.
Ratter, fresh, per lb.	is. 2d. a is. 3d
Change hor III	Du. a 60.
Wickens Der Dalf.	2s. cs 2s. Gd.
Fort, per dos	1s. 3d.
Ergs, per doz	nono.
Hame, green, per lu.	δı].
Do. smoked, per lb	rd. a 71d.
lly, perton.	£3 16s. a £4
Homespun, cotton & wool, per yard	1s. 7d. a 1.9d.
Do. all wool,	2s. Gd.
Ostmeal, per cwt	254.
Osts, per bus.	2s. Gd.
Pork, fresh, per lb	4d. a 5d
Dustons nor husbel.	5 <b>4.</b>
Sake per das	11s. a 12s.
Socks, per doz. Tukies, per lb.	7d. a 8d.
Yarn, worsted por lb,	2s. Gd.

### Advertigementa.

ANNIVERSARY OF ST. GEORGE'S DAY THE ST. GEORGE'S SUCIETY WILL MEET AT MASONIO HALL, ON MONDAY MOTHING, (21th April,) at 2 o'clock, to celebrate the Anniversaler of Br. Gronge's Day.

A bractiful new Flag will be publicly presented to the

Activities ceremony the Procession will form to meet the Excellency the Lieut, Governor, and will then proceed to St. Paul's, where a Sermon will be preached by the Bisnop or Nova-Scotia.

At the conclusion of the Service a Collection will be need to be applied to benevolent purposes, under the relief of the Society.

Englishmen, resident or transient, not members of the Society, are invited to join the Procession in Honor of Society, are invited to join the Procession in Honor of

teDay.

Members will please to observe the usual costume of the Society on such occasions. Non members will star a bouquet, if they can procure one.

Function attendance is particularly requested.

W. GOSSIP, Secretary.

Halifax, April 22, 1854.

## FURNITURE! FURNITURE!!

ELCOURAGE HOME INDUSTRY.

MHE Subscriber thankful for past favours, buga little Subscriber thanker to has now on hand a large size from a system of HOUSEHULD FURNITURE, the latest and very best patterns, which he offers at arremely low prices, and on accommodating terms.

Person on the event Housekeeping, and those already mablished, are respectfully invited to risit this establish-

ent.
fancials attended to at very moderate prices
0x flavo—A supply of Farniture POLISH, pronouneibyall who use it to be a superior nyticle.
JAMES GORDON,

123, Barrington Street.

April 2mdr

## "MICMAC" FROM GLASGOW.

(1058IP, has just received per Ship Micmac, part of his SPRING IMPORTATION of BOOKS AND STATIONERY,

bound and STATIONERY, or all therefore, called Falling, of all therefore, qualities. Envelopes, adhesive and Plain, musich BLANK BOOKS of various descriptions 5:100L BOOKS, Steel Pens, Ink. All'ISTS' MATERIES. Black. White and Colored Crayons, Crayon Park Ull sad Water Colours, &c. &c. Ill which will be sold at the lowest rates, at the Nova laris flook Store, 21 Granville Street.

April 2, 1834.

## RAILROAD PROVISIONS.

CANADA HOUSE FAMILY, SHIP, AND ARMY STORE. No.33 & 34, Upper Water Street.

No. 33 & 32, Oppor Water Stree

Firkins No. 1 BUTTER,

O CO Barrels Prime Nova Scotla BEEF,

do. POlik,

Now, best Annapolis CHEESE,

Quantals Prime Shore CODFISH,

Comment HAMS, sugar and spice cured;

O Tabs Nova Scotla LARD,

Blarrels do OATMEAL,

Blarrels Canada SPLIT PEAS,

Blarrels do, PEAS,

Cares PICKLES,

Terres American RICE,

G Krys SALARATUS; 4 Cases INDIGO,

Chests Coago & Souchong TEAS,

Dozes TOBACCO, No. 1.

Begs Jamalea COFFEE.

Bear Ageneral assortment of GROCERIES

B-A Reportal assortment of GROCERIES. WINES.



# PROVINCIAL SECRETARY'S OFFICE.

Arnie 7, 1854.

An Act Concerning the Elective Pranchise. [Passed the 31st day March, 1854.]

BE IT EXACTION by the Governor, Council, and As-

Parent the Dist day March, 1854.]

Be to Exaction by the Governor, Council, and Assembly, as follows:

1 The Ari passed in the Conferently year of her Majesty's regimentified "an act to extend the elective franchise" is hereby repealed.

2. All natural born and naturalized subjects of the crown of Great Britain, having been and being domicified as hereinafter limited, and being undes over the age of twenty-one years, shall be entitled to vote for members to servoin general assembly, that is to say, provided they stall at the time of voting have had their usual place of abode for at least one year next before voting is the counties for which they shall vote for county members, and in the townships for which they shall vote for township members, and provided also that such naturalized subjects so voting, and such natural born subjects as were not born in Nova Scolia shall, in addition, have resided limithe province for at least five years next before voting; and such interesting the contiled to vote in the electoral districts in which they maid also that persons voting under this act shall only to entitled to vote in the electoral districts in which they maid to the time of voting, and which districts must be in the conditions and townships respectively, for representing which the conditions are to be elected at that election.

3. No person who shall have received aid as a pauper under any public grant of government money within one year before the day of polling, nor any Indian, shall be entitled to vote under this act.

4. At every election, the name of each person offering to vote by virtue of residence, shall be entered by the policlerk in the poll book, and if objection by any person entitled to vote at the same poll, the presiding efficer shall tender to him the following preliminary oath. You. A B do swear that you will faily and truly answer all such questions as shall be required by the person objecting.

4. At overy election, the name of each person offering to offere a shall be required by the person o

district 1

Are you a native born subject of her Majesty. I all not a natural born subject.—Have you been Ninth. Tenth. Tenn. (If not a natural born subject.)—Have you been maturalized t

Eleventh. (If a naturalized subject) When and where

were you naturalized !

Election. At a maturalized sudject, when and whore were you naturalized;

The presiding officer shall allow no other questions to he put, nor shall any questions be put except through him, nor shall be termit the time to be unnecessarily protenced on pretence of questioning a vote and the printing officer shall promptly put the questions, and the politic officer shall instantly enter in the politics, and the politics answers, and the same being read to the voter shall be unclusive against him. If the elector shall not promptly answers the questions, his name shall be expunged, and be shall not be allowed to poll at that election.

5. The presiding officer shall point out to the elector, the qualification, if any, in respect to which he shall appear to the presiding officer to be deficient, and if the person so offering shall persist in his claim to vote, and the objection shall not be withdrawn, a candidate against whom the vote is siven, or his agent or inspector, may

the objection shall not be withdrawn, a candidate against whom the vote is given, or his agent or inspector, may then direct the vote to be marked 'objected' on the poll book without requiring the elector to be sworn, or he may mark the vote 'objected,' and require the oath number one to be taken by native born Nova Scotians, the oath number two by naturalized subjects or natural born subjects born elsewhere than in Nova Scotia, and the oaths number three and four by both classes of voters; and if any of the oaths prescribed by this act he declined, the vaters' name shall be immediately struck out, and that person shall not be permitted again to poll at that election.

6. If any person being so questioned shall persist in G. If any person being so questioned shall persist in voting notwithstanding his answers have clearly shown that he was not entitled to voto under the residence qualification, and shall take the fluid oath as aforesaid, the vote of such person shall be subject to the provisions of the thirty-sixth section of the seventh chapter of the revised statutes, in the same manner as therein is preserved in the cases of the votes of persons having voted in a group district, or type than once.

wrong district, or more than once.

7 No person shall lose any part of his residence by being on board ship, or in any seminary of learning, or otherwise temporarily absent for any period less than

one year.
8. Nothing in this act shall extend to limit or otherwise 8. Nothing in this act shall extend to limit or otherwise affect the franchise hunded upon frechold as by law established, but persons not entitled to vote under the residence qualification, if possessed of the real property qualification described in chapter five of the revised statutes, may vote in the same anance, and subject to the same sanctions and formalities as by law are or hereafter may be required for cleaters under the real property qualification.

2. So much of chapter seven of the revised statutes as is not inconsistent with this act shall remain in force.

not inconsistent with this act shall remain in force.

#### SCHEDULE. OATH NUMBER ONE.

You, A B. do swear that you are a native from Nova Scotian of the full age of twenty-one years and upwards, and that you have had your usua! place of abode, for at least one year next before this day, in the county of (or the township of as the case may he;) and that you have not been polled, nor bave given a vote for any candidate at this election; and that you reside, and have now your place of abode within this electional district.—So help you God. So beip you God.

HUMBER TWO.

You, A B, do swear that you are a natural born for, as the case may be, naturalized, subject of the crown of Great Britain, not born in New Scotla, of the full age of twenty one years and tipwards, and that you have resided in this Province for at least fire years next before this day. and that you have had your usual place of abode, t least one year hext before this day, in the county of

or township of as the case may be,) and that you have not been polled, nor lines given a vote for any capitation at this election for this county, for township, as the sace may be,) and that you reside and have now your place of abode within this electoral district. So help you God

You, A B, do swear that you have not, within one year next before this day, received aid as a papper under any poor laws in this province, or as a poor person under any public grant of the province. So help you God.

NUMBER FOUR
You. A. do swear that you have not received and had, Not. A 4, do swear that you have not received and had, by vourseli or any person whomsoever in trust for you or for your use and hencht directly or indirectly, any sum of money. office, place, emblument, gift or reward, nor now promise or security for any money. office, place, employment, gift or reward. In order to give your your sole at this election, and that you have not before this been polled, nor have given a vote for any camidate at this election for this corner for township as the case may be non-that your place of residence is at \_\_\_\_\_. Be help you you.

#### An Act to Amond the Now Practice Act.

Passed the 31st day of March, A. D., 1851.

BE IT KNACTED by the Governor, Council, and Assembly, as follows:

DE IT ENACTED by the Governor, Council, and Assembly, as follows:

1 There shall hereafter be no special return days for Writs of Summons, but such Writs shall be returnable within ten days after the service thereof, if the Defendant shall reside in the County in which the action is brought, within twenty days after service, if he shall reside in any other County except in the Island of Cane Breton, and the action is brought in any County not in the Island of Cape Breton, and the action is brought in any County not in the Island, or If he shall reside out of the Island, and the action is brought in any County within the Island, and Judgment may be entered against the Defendant If he shall not appear and plead within four days after the expiration of the said period of ten, twenty or thirty days, as the case may be.

2. The forms of Writs of Summons shall be so far siter ed as to summon the Defendant to appear "within ten

ed as to summon the Defendant to appear " within ten twenty, orthirty days (as the case may be) after the ser vice of this Writ," instead of on the return days hereby superseded.

3. The notice to be endorsed on the Writs shall hereafter be as follows:—

Notice is brown given that if the Defendant do not

be as follows:—
Notice is hereby given that if the Defendant do not appear and plead, within four days after the period specified in the Writ for his appearance, the Plaintiff shall be at literity to sign [Judgment by default, if there are no particulars of demand annexed, and if there be particulars of demand, final Judgment for any sum not exceeding the sum claimed in his paraculars of demand, with interest at the rate specified, and costs at the expiration of such time.

the rate specified, and costs at the expiration of such time.

4. In Ejectment, the notice shall be as follows —
Notice is hereby given, that if the Defendant do not appear and defend the possession of the property claimed by the within Writ or such part thereof as he may be advised, the Plaintiff will be at liberty to sign Judgment at the expiration of four days after the period specified in the Writ for his appearance, and the Defendant may thereupon be turned out of possession.

5. Nutice of trial may be endorsed on Writs of Summons.

mons.
6. No cause shall be entered on the docket for trials werein the period allowed for pleading shall not have expired before the first day of Term in all other Counties except Halifax, and before the last day of Term in Halifax.
2. The ludges in Term at Halifax way from time to

Halfax.

7 The Judges in Torm at Halfax, may, from time to time, make general rules for facilitating the practice of the Court, and the effectual execution of this Act and of the Act hereby amended but such rules shall not go into

operation till they shall have been published in the Royal Gazette; all rules made since the passing of the said Act are hereby condrined.

S. Trinity Term in Halifax, and the Sittings thereafter are abolished.

D. So much of the New Practice Act as is inconsistent with the provisions of this Act is hereby remoded.

with the provisions of this Act is hereby repealed.

# An Act to Facilitate Proceedings under the New Practice Act. [Passed the 3rd day of April, A. D., 1854.]

E it Enacted by the Governor, Council, and As-

E IT ENACTED by the Governor, Council, and Assembly, as follows:

Prothonouries shall have power to grant orders for the Profitonometries shall have power to grant orders for the stay of proceedings in a cause, until security for Costs be filed, apon sufficient grounds latd by afficient, in the same way such orders are now granted by the Supreme Court or a Judge but any party dissatisfied with a Profitonotary's decision. may, 'at any time within twelve days thereafter, apply to the Supreme Court upon motion, at Chambers, by summons, upon affidavit, for a re-hearing, a Plent field in the mean time, or other proceeding taken on the part of the Plaintiff or Defendant, shall no projudice the party claiming a re-hearing.

projudice the party claiming a re-hearing.
In Summary Causes, where the Plaintiff claims less than twenty pounds the Defondant shall not be required to file or serve a Written Plea, but he shall serve a Written

otice of appearance.
April 15. lm.



The following Act. passed during the last Session of the Legislature, is now published for the information of all concerned.

JAS. B. UNIACRE Commissioner of Crown Lands An Act for Sottling Titles to Lands in the Island of Cape Breton.

(Passed the 31st Day of March. A D. 1831.

Be it Enacted by the Governor, Council and Assembly, as follows :-

LL PERSONS who are in undisputed Possession ALL PERSONS who are in undusputed, a obsession IA of any Lands and Tenements in the Island of Capo Breton, for which application has been made for E Grant, either joint or severs! and on which the Reel have been paid, shall on proof thereof, and with the approval of the Governor in Council to entitle I to a separate Grant of the Lands for which side Fees were paid; without any further, charge for Survey or otherwise.

April 13

April 13