

ECOVERY OF HAIR and 26 years loss.

us, (selected from number during the last 40 years) OWLAND's MACASe iginals of which may be

IN AND SON, 20, HATTON M. HOTEL, COVERT GARDEN February : 6, 1802

rebruary: 6, 1802

no the Mollewing corrobora your Macassan Om, if try it will be of any service, I but returning in a very small gation I feel I he under to a happy during my stay in Gentleman who may feel to file following—In the noise, and shortly after my fell off in considerable quanbecame entirely bald. It is durnif my arrival last year ston was induced by reading means te make trial of your h I confess with but little or the use of one bottle, I head covered with a sort I use of the Oil, much to the low the piessure to inform

Gentlamen,

Your grateful Servant.

A. MACKENZIE

c the liberty of addressing,
the great benefit I have rely valuable Macassan On,
tiunes to lose my hair at the
y, in consequence of a leuced, at the instance of a

of your excellent specific
the effects were most surshort space of time, my
are entirely bald, was soon
at strong hair. I am now
could scarcely have expectwork as wig for five and ad strong hair. I am now could scarcely have expects work a wig for five and leg. I should now be enabled ide. I think it but justice public, to add my testimour truly inestimable Ort, platiniston to usake this letter eav one to me for proof avaluable discovery. Gentlemen, ged and obedient Sorvant.

W. C. PRIPEAUX.
21, 1812.

11, 1812. rectable Mr Oldroyd, Merfrom a friend at Napies,
May 6, 1823.
lention to the following:—
the site Megiment of Line,
Limperial Majosty the Emd 41 yans, has been baid
18 He was recommended.
Machsak Oit," by a Gendy experienced its good ellie of the of the last quantity
and, and recovered in apan its months his hair greeis now very thinks. The and for that sarticle is very

ing derived essential benefit Macassak Oit, I am induced totars, which you are at heas you may think properties months ance I made h I confess with not much sid eighteen verse. It was fore any effect was perception appeared; at the expiration appeared; the depression appeared; the depression appeared; the form of the bald long. I then had the whole shaved orce a week for a constantly using the Oit. be result is, that I have this

is my hair being quite restor-great in quantity as when I age.
Gentlemon,
Your obedient servant,
G. P. DRIFFIELD,
righton, April 19, 1832. LAND'S

ISAR OIL. SAR OIL, awledged to be the only arthur produce and restore Hair, as, Marticition, and Err, on faling off or turning grey dandrift and render it descript and glessy, across permitted to compounds AS-AR OIL. To ensure that the bottle is enclosed in agraving of exquisite work the rengraved "ROW-IR OIL," in two lines, are the genuine article, see sland a Macazser Oil," are of the envelope nearly 1, og 20,028 letters—withour is

rainily Bottles, (equal to four louble that size, 12s per botumer and Chemist throughout

inter Goods.

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s, & Shirtings, bleached Printed Cottons, I. BABCOCK & SON.

ppemakers

ers will give employment EN, having a practical J & R. JARVIS. 20 1811

VOLUME 11

ne Standard, FRONTIER GAZETTE

Price 15s. in Town]

SAINT ANDREWS, NEW BRUNSWICK, WEDNESDAY MORNING, MAY 29, 1844.

[15s. sent by Mai !.

## Correspondence.

The following Correspondence was handed us for insertion, and paid for.

St. Andrews, 10th May, 1844. The Revd. the Rector, Church Wardena and Vestry of All Saints Church, in the Town of St. Andrews.

REVD. SIE & GENTLEMEN,
"We the subscribers having been at the last April Sessions, appointed Trustees of Schools in the Parish of St Andrews, and feeling it incombent on us in the discharge of the duty eonsequent upon our appointment to that office, to protect the interests of the Schools, in the Parish, beg to call your attention to the following observations on the affairs of the Parish School in this Town, viz. That baying been informed by our predecessors in Office that your body has of late assumed GENTLEMEN the Collection of the Rents arising from the At a meeting of the Church Corporation certain Lands which were leased for the be- of this Parish, held yesterday, your letter of nefit of the said School, and having observed the 10th instant addressed to that body was that you have by your order enclosed a part laid before it, and a resolution unanimously of the land which we conceive belongs to the passed, that the Corporation saw no reason said School and having been also informed for aftering the determination it had previby Mr Crawley the present incumbent of said ously come to with regard to the property School that Goo. D. Street Esq. as Agent for alluded to in your letter.—We the undersignyour body, has requested him to take a lease ed were also sppointed a Committee to reply of said School house and Lands from your body at a nominal rent thereby wrestling from us as School Trustees both the land & School House, which has been under the massary from your appearing to be entirely ignagement of the Trustees of Schools for the propagation of the propagation o sary from your appearing to be entirely ignagement of the Trustees of Schools for the Parish of St. Andrews for nearly half a century and which we believe, ought still to be under our control and management as acting in that capacity, and We being anxious that all these matters may be amicably settled, respectfully call the further attention of The School lot as it is called, is part of the Rock or which the Church extends which

School House stands has been included in ing for that Grant stated that they would continue Grant and the ground both in front and vey the lot on which the School House was potitioned for a Grant of the whole Block enand it is also true, that after the grant was positioned for a Grant of the whole Block en-gaging that they will make the requisite con-obtained, a resolution was passed at a Vestry veyances for the accommodation OF THE Meeting, held in the year 1802, that a deed SCHOOL, Ordered that a Grant pass to of that lot being 60 feet, on Water street, and them accordingly.

We therefore respectfully request that a conveysnee may be made your by Body of the and in question, by Deed and also Assignment of the several leases, to the Justices of the Peace for the County of Charlotte in trust parts, and was appointed by the rector, who week, the price was 70s, which gradually rose or the benefit of the Parish School, they be. conveyance may be made your by Body of the land in question, by Deed and also Assignment of the several leases, to the Justices of he Peace for the County of Charlotte in trust for the benefit of the Parish School, they being the only Corporate Body legally authorized by the Legislature for that purpose.

We are, Revd. Sir and Gentlemen,

Your most obt. Servants, THOS SIME. Trustees of

Messrs. THOMAS SIME, S. H. WHITLOCK,

that sil these matters may be amicably settled, respectfully call the further attention of your Body to the following statements.

In the year 1801, the then Rector, Wardens and Vestry memorialed the Executive for an alteration of their Grant so that a mistake of the Corporations in placing the Church Building in part on the School Lot might be rectified—In compliance with which Memorial an order in Council was passed on the 4th four corner lots making the whole Block and rial an order in Council was passed on the 4th four corner lots making the whole Block, and September of which the following is a Copy.

"In Council, 4th Sept. 1801." that the Land was granted for a Church Yard, Present His Excellency the Lieutenant Governor, &c.

The Rector, Wardens and Vestry of St.

Andrews having by Memorial stated that built, by the subscriptions of a number of through a mistake of their own in describing individuals in the Town, on a part of the ground to be granted as a Church Yard Block, where the present School House in that Town part of the Block on which a stands. The Church corporation in applying the stands and the stands are the present School House in that Town part of the Block on which a stands. The Church corporation in applying the stands are the present School House in the Town part of the Block of the stands.

make the necessary conveyances for the secondary conveyances for t

act. You must therefore see how entirely tracts for rails have been made this year in erroneous is the 3d conclusion stated in your Wales—not less than 200,000 tons, to be letter, a conclusion which can only be ac-

letter, a conclusion which can only be accounted for, by your ignorance of the jacts of the case, or from your being [misled by statements made to you by others.

The Property in question, was joccupied and managed in the way we have above state and managed in the way we have above state. The property in question, was joccupied and managed in the way we have above state. The property in question, was joccupied and managed in the way we have above state. The property in question, was joccupied and managed in the way we have above state. The property in question, was joccupied and managed in the way we have above stated. The property in question, was joccupied and managed in the way we have show scale in the proposition of the scale in the proposition of the section of the scale in the proposition of the section of the scale in the proposition of the propo

the School Lot to to any other purposes than those to which they have been hitherto appli Extract from the Minutes.

(Signed)

WM. F. Odell.

In Intriherance of the intentions of the Applicants and in accordance with the above recited minute of Council, on which the Grant was preficiated. An Entry (to which we heeg to call your particular attention) was made on the Records of your Body of something to the following export, dated we believe in 1802, "That a proper Title should be given to the land on which the School the stands.

It also appears that the Rev. Samuel-Andrews, Robert Pagan, Thomas Wyer, Donald MeLschian, C. Hatels and Loke, and the following export, dated we not be applicant of the Council on the School to this we reply that no such condition was affached to the Justice.

It also appears that the Rev. Samuel-Andrews, Robert Pagan, Thomas Wyer, Donald MeLschian, C. Hatels and Loke and L

Further to corroborate? this view of the trade is considerably affected by the excitecase, it will appear on reference to the vestry ment among the men in the mining districts, minutes, that in the year 1825 when some of those who are now condemning the conduct manufacturers' stocks are very small, and Trustees of Schools in the Parish of Trustees of Schools in the School sin the Parish of Trustees of Schools in the School sin the School, and the Bishop of the diocese was also applied to, for his assent to such an act. You must therefore see how entirely streets in sturiely and street difficulty in fulfilling their they have great difficulty in fulfilling their manufacturers' stocks are very small, and of the Church Corporation, were themselves they have great difficulty in fulfilling their manufacturers' stocks are very small, and of the year show a sequence to suppare they have great difficulty in fulfilling their manufacturers' stocks are very small, and they have great difficulty in fulfilling their manufacturers' stocks are very small, and they have great difficulty in fulfilling their manufacturers' stocks are very small, and they have great difficulty in fulfilling their manufacturers' stocks are very small, and they have great difficulty in fulfilling their they have great difficulty in fulfilling their manufacturers' stocks are very small, and they have great difficulty in fulfilling their they have great difficulty in fulfilling their manufacturers' stocks are very small, and they have great difficulty in fulfilling their that an application should be made to t

counted for, by your ignorance of the facts of the case, or from your being misled by rities this week. With the exception of the statements made to you by others.

The Property in question, was occupied Sinking Fund, for the saving's banks, and

regained the possession, and now they are accused of holding property which does not belong to them, and required to give up the management and control of it to Trustees, not one of whom is a Churchman and who were appointed as the corporation. see led to believe with the express purpose of agitating this question.

Under these circumstances the Church corporation have come to the determination of retaining the property under their own management and control but it has never been their intention to apply the rente received for the School Lot to to any other purposes than

Dr. Barrett,-As the Rev. Dr. Barrett,of ed at the same time they cannot consent that those rents should be appropriated to the support of a School over which they have no control or supervision. We are now authorize the students, who were looking out of a window, troul or supervision. We are now authorize the students, who were looking out of a window, troul or supervision.

Cammissioner of the Estate and Liffects of Bankrupts; for the County of



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