AT the Court House in Saint Andrews, on Monday the 30th day of May next, at 11 o'clock A. M. will be sold by Public Algorithm of the Right, Title, Interest, Claim and A. Demand, which the law Williams State of the Farm, Lot and appurtenances lates of of land in the Farm half of saint discrete or streets of of land in the Farm half of saint discrete or streets of of land in the Farm half of saint discrete or streets of of land in the Farm half of saint discrete or streets of or of the gandaries river at the Eastern shore of Margandaries river at the Saint Half of the Farm, Lot and appurtenances lates where of Margandaries river at the Eastern shore of Margandarie

in February next between the hours of neon andfour o'clock F. M.

All the Right, Title. Interest, Claim, and Demand whatsover of William Simpson of inand to the following lots of Land lying and being inthe parish of St. Andrews, and described as followscommencing 48 rods N. 2. along the Road, from St.

Andrews to Fredericton from the N. E. Corner, of
Land owned by James Simpson running thence S.

50. E. 62 chains and 50 links, thence No. 40. W.

30 rods, thence No. 50 W. to meet the aforesaid
road, thence S. W. along the said Road 20 rods to
place of beginning—also part of Lot No. 6, in the
grant the Thomas R. Connick to the commencing at
he N. angle of Land granted to J. Abernathy, tehnice
S. 50 E. 65 chains thence, S. 40 W. 10 chains to
the place of beginning, and containing 59 acres the £150 and upwards against said W. Simpson.
COLIN CAMPBELL.

To be sold at the Court House in St. Andrews on Saturday, the thirty first day, of December next, between the Pours of twelve and

said Wm. Cundy from Major Stannus and containing two hundred acres being part of the Grant lately made to the said Stannus, the same they made to the said Stannus, the same having been taken on an Execution issued out of the containing two hundreds of the same. Two thirds of the most remaining the same that the same the same that the sa of the Supreme Court for £33 7s. 4d. to satisfy Wm. C. Peadleton besides Sheriffs fees &c. OLIN CAMPBE I.L.

Sheriff of Charlotte St. Andrews, June 21, 1836

T's be Sold at the Court House in St. Andrew's on Saturday the 22nd day of Octo ber next, between the hours of noon and four of the clock.

LL the right, title, interest, claim, and demand of George Morrison, junr. of a and to all that certain piece or parcel of Land, lying and being in the Parish of Si James in the said County, adjoining the land at present occupied by the said Morrison The same having been taken on an execution issued out of the Supreme Court of this Pro-

To be Sold at the Court House in St. Au-

of October next, between the hours of 12 and 4 r. m.

LL the right, title, interest, claim, and demand of the late William Cundy.

Stores on the outer end of the Market Whart finished fit for Dwelling Houses or Grocery Stores.

A demand of the late William Cundy, Sucres.

Stores.

Sto Land situate in the parish of St. George, bunded Westerly by the Eastern Shore of One Building Lot on the new street called Doug he River Maguagadavick, at the second talls (near the Boom.) Southerly by lands owned by Allanshaw and M. Master, and Northerly by land owned by James Pratt, senior, the same having been taken by virtue of a writ of the freirs is read out of the Sourage Court. Dominious rillikin in the sum of £47 9 11,

besides Sheiff's poundage, &c. COLIN CAMPBELL, Sheriff of Charlotte

St. Andrews, April 12, 1836. To be sold by Public Austion on the premises on Saturday the seventeenth day of Sentembernext betweenthe Hours of noon and gur O'clock

A LL the Right, Title, Claim and Demand of Isaac Hanson of in and to all that estain piece or parcel of Land with the House and other improvements thereon in the Parish of Saint Stephens, situated at the head St. Andrews. March of the cove .-- ALSO-all the other land beonging to the said Hanson situate in the said parish, the same having been taken on an Execution issued out of the Supreme Court of this Province to satisfy Dan Pineo & Peter Pineo of a debt of £126 15s. and interest besides Sheriff fees &c.

COLIN CAMPBELL.
Sheriff of Charlotte,

St. Andrews, March. 8th 1836.

St. Andrews, March. 8th 1836;

in St. Andre ws on Monday the 29thday of August next, between the hours of 12 and 4

LL the Right, Title, Interest, Claim and Demand of Thomas Johnso of in and to the Farm Lot and appurtenances lately occupied ay his Father Nicholas Johnson and himself about five miles from Saint Andrews aforesaid, also to Farm Lot No. 8, of the Chamcook Esalso to Farm Lot No. 8, of the Chamcook Estate, adjoining the first mentioned Lot in the ear; the House in Water Street at present ear; the House in Water Street at present promption of the Supreme Court of this Province to satisfy the Supreme Court of th of the Supreme Court of this Province to satisfy read and Lachian, Esquire, in a debt of £19 41 2, and costs, subject to an attachment under the absconding debtors act, in favour of E. & J. Wilson, and previous Executions:

COLIN CAMPBELL,

Administratix.

Sheriff of Charlotte. Saint At frews, 24th February, 1836.

THE PARTNERSHIP heretofore existing be-tween the Subscribers under the firm of WHITELDSIX & JOSIX.

is this nay dissorted by mutual consent. All per sons indebted to the firm are requested to make immediate payment to either of the subsciber

Mr. Whitlack will in future conduct his pro lessional business at St. Andrews, and Mr. W. Jack at St. George, at the offices lately occupied by Whitlock & Jack. May 1st, 1836.

CAPITALISTS ASSPECULATORS TallE rapid stripes making by the Britis

Skeriff of Charlotte.

Skeriff of Charlotte.

St Anderews, July 22, 1830

St Anderews, July 23, 1830

St Anderews, July 23, 1830

St Rousself of the Court House in St. Andrews on Saturday, the thirty first day of Decempon of Saturday, the thirty first day of Decempon of the clock.

Ith the light, title, interest, claim, and demand which the late William Cundy had roused and the Someneode in the following spring of supersylving the construction will be former one of in the following spring with the late will lam can be in value as the work progresses, and the success that has hitherto appendently exceeded their roost sangure expectations here remains not a doubt but that active operations will be former oned in the following spring consequently, property of eyers description we give in value as the work progresses, and the construction of a Kari Riae, from St Andrews in New Brunswick, to Queber in Lower Canada the success that has hitherto appendent in New Brunswick, to Queber in Lower Canada the success that has hitherto appendent in New Brunswick, to Queber in Lower Canada the success that has hitherto appendent in New Brunswick, to Queber in Lower Canada the success that has hitherto appendent in New Brunswick, to Queber in Lower Canada the success that has hitherto appendent in New Brunswick to Queber in Lower Canada the success that has hitherto appendent in New Brunswick to Queber in New Bruns four of the clork.

A LL the light, title, interest, claim, and de mand which the late. William Cundy had during his life time, of in and to a certain. Let it is consequently, property of eyers now incompanity, property of eyers now in consequents, and you can define a consequent property of eyers now in consequents, and you can define a consequent property of eyers now in consequents, and you can define a consequent property in thi TOWN LOTS.

Lot No. 1, block letter S, Bulkley's division, o nec lot, fronting on Water and Harriet et et 40 by 80 feet. Lot No. 5, block letter N, Bulkley's division, op

posite the Military barracks, 50 by 100 feet in our Nos. 5 and 8, block letter S, Farr's division 50 by 160.

Let Nos. 5 and 6, block letter H, Morris's division, 80 by 160 each outs Nos. 5, 6, 7, 8, block letter H, Parr's division addition the sendence of H. Harch, 80 by 160 division addition the sendence of H. Harch, 80 by

sion, adjoining the residence of H. Hatch, ot No 2, block fetter R. Bulkley's division, 80 b

Dwelling House on lot No. 3, block letter I Bulkley's division, 40 by 160.
Three Story House in Queen street, rear of A same's Durch with convenient out houses.

36 by 200. Two Story House, adjoining the above, with larg I he same naving been tacked out of this Prosecond out of the Supreme Court of this Province to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James Frink in a debt of
vince to satisfy James

Sheriff's Office, April 12, 1333.

Two Lots adjoining the Public Landing on Water Street, with a House calculated for shops and drews, on Saturday the twenty-second day of October next, between the house of 12 with the water to No. 8, block letter C. Part's division with the water to No. 8, block letter C.

same having been taken by virtue of a writ of stream.

The facias issued out of the Supreme Court gainst the said William Cundy, to satisfy Dominicus rillikin in the sum of £47 9 11, the sum of £47

Also,

Water Lots Nos. 3, 4, 5, 6, 7 and 8, known the Wharves and Docks of the late Curistophi Scott. Esq fogether with all the buildings an erections, being one of the most complete establishments for business in the Province of New Brunswick. New Brunswick.

All the above mentioned Water Lots extend to low-water mark. Undisputed titles will be given, and possession may be had at short notice.

JAMES BOYD, at St. Andrew

· PREMIUMS.

Persons entering as competitors, may or may in forward the names, agreeably to their own wis-es. The premiums will be awarded by competer judges. All communications on the subject mu-

postage paid-to CHARLES ALEXANDER, No 3, ATHEMAS BULLINGS,
Franking Piace, Philadelphi
Editors, exchanging with the Salamagundi as
espectfully requested to notice this offer.

Administratrix, St. Andrews, March 6, 1836.

the Armis is published every card or mening the Armis is published every card or mening take Quarts form, on a darge imperial sheet of exceedings the imper printed with beautiful type, at a Polini Per Anniu, payable in advance. Office 77 Ceder timetines a Broad way New York Acris for the Armis form of the Ermanusch track of the Company of the Compan

WINES. On Hand-Quarter Casks superior Sherry

nd Port Wines.
W. BABCOCK & SON 1th, Feb. 1836

NEW GOODS. THE SUBSCRIBER has received his Spring supply of British Merchandize; which will esold at a said I profit for cash; among the same one Trunk of Ladies Boots JOHN LOCHARY.

St Andrews May 25, 1856. BLANE FORMS. rinted at the Standard Office to order Supreme Court.

bpena; Common process; Bailable pro ess; Non-bailable process; Bailable writ; Declarations; Pleas; General Issue; and

ions, Witness subpæna, Defendants bond,

apias, Commitment, Ship-master's complaint varrant-commital & discharge. COMMERCIAL. Bills of Lading; Customs and Treasury.

MISCELLANEOUS. ned debtors notice for maintenance, and and possession gives immediately.—Please and possession gives immediately.—Please with discharge. Indentures. Bond to pay morning to or discharge. Indentures. Bond to pay mo-ply to W. M'L Ley, To enter up judgment. Timber and St. Andrews 24th November, 1835. and petitions.

SALT. The Cargo of the "Robert Watt," from rerpool, is stored and for sale, in quantities three months. not less than 50 bushels, by

JAMES RAIT. S. Andrews, Jan. 19 18 96

BY AUTHOLITY.

Quit Rests Public Notice is hereby given that all persons who have paid Quit Rents to His algesty agreeably to the retices formerly published that effect, are required to transmit on or before he 15th July next, to the Clerks of the Peace to be several Countries where, those Rents were paid to Receits or, true Copies thereof, which were even to them for the same so paid as above in or for that the Clerks of the Peace may make a return of the same, to be compared with the entires of the loceiver General, after which the soveral amount will be transmitted to the Clerks respectively. It a returned to the parties who have so paid them er returned to the patties who have so paid them by command of His Excellency the Lieut, Governor Thomas Battale, J. S. Sarshins, Fredericton June 1, Inc. 5.

TO LET.

And possession given immediately.

A handsome and commodous Corror, with ter-House and Gamper sthate in Water street kently occupied by Joseph Sutherland.

A L S B.,

That House lately occupied by R. Haddock.

PARKINSON

Way 11, 1838.

CENTRAL FIRE INSURANCE COMPANY.

ANSURANCE COMPANY.

CAPITAL -250,000.

DUBLIC NOTICE is hereby given, pursuant to a Resolution adopted at a meeting of the Stockholders, hed on M inday last, the 16th instant, the tast the period for paying in the remaining part of the first instalment; being Seventers and a Half per centum of the Capital Stock of the said Octopatation, he postponed from Friday, the fifteenth day of July, to MONDAY the sighth day of August sext," is postponed accordingly, on on before which day the Stockholders are required to pay the said instalment into either of the incorporated Banks in this Province.

this Province.

JOHN SIMPSON, PARSIDERY. Fredericton, 17th May, 1886.

proved jajer,
20 ids, plane retailing Molasses,
12 Poncheous Demerara RUM,
5 ditto. Januáica do.
hás. and qt. casks Port Wine,
ditto. ditto. Madeira do.
20 bris. Canada PORK, 10 ditto, Canada BEEF. 6 Bales Lish Bacon, 25 B & Rye FLOUR,

50 Boxes SOAP, 40 do, mould and dipped Candles, 1 Bale Cotton Warp, 4 ditto ollands G1 4 ditto ollands GIN, 20 boxe PIPES.

An extensive assortment of Superfine Cioths, Cassime es, Buckskins, l'elise Cottis, and a great to open an Auction and Commission Room Variety of other a ticles.

JAMES BOYD.

St. Lollews, Peternary 20, 1886.

6,000 Bushels Liverpool SALT, in STORE and for sale low for Cash, or approved pa per at three Months. W. BABCOCK & SON

March 17, 1836. Just received and for sale by the Subscribe rs

Feb. 10th, 1826.

CHARLOTTE COUNTY BANK OTICE is hereby given that a dividend onal Stock for the half year ending the 40 inst., was this day declated, and is payable on or after the 2d of May next as the la-By order of the President and Directors.

JOHN RODGER April 5, 1836.

ON SALE. 400,000 BRICKS at Chamcook at \$5 per M. if 20 M. is taken; or \$4 3 4 if 50 M. Any size vessel can lay opposite the kiln, where they can be conveniently delivered.

IOHN WILSON April 11, 1836 10 w

TO LET.

Summary process, Bulable and non bail die: Executions, Ca. Sa's and Fi. Fas. anks; ships articles.

Magistrates.

The House late in the occupation of James M. Math, and the premises occupied by Thos. Boyle, and the three story once all join of g at present the house in the occupation of Mrs. Muir. Stores situated on the Market Whart. Summons, Subpagna, Ticket, Juror's sum- The two Stores situated on the Market Whart

St Andrews, Feb 21, 1315.

то LET

DEED of land, Warranty deed; Letter of THAT excellent stand for business lately of ministration; Letter of appraisement Con led debtors notice for maintenance, and

> JAMAICA RUM. In Store, ten Puncheons Jamaica Rum, for sale low for cash or approved paper for W. BABCOCK & SON. Feb 16th 1836

EDWARD STENTIFORD, Begs most respectfully to intimate Friends and the Public generally, that WHEELWRIGHT BUSINESS, all its branches, at the OLD GOAL St. Andrews He has on Hand, Carts, Wheels, Wheel-barrows.

Waggons, &c All kinds of Paints, Oil, Glass Turpentine, Putty, &c. Painting, Glazing, and Paperhanging done On Moderate Terms,

Wheelwork, made and repaired, for Cash of ountry Produce. Monday 2nd May 1836. the tot-At a Meeting of the Stockholders

wing Gentlemen were elected Diretors Charlotte County Bank HARRIS HATCH, THOMAS WYER, JOHN WILSON, JAMES DOUGLAS, J. W STREET. Esquires. JOHN MALLISTER,

and subsequently HARRIS HALCH Esq. was manimously chosen President. JOHN RODGER. Cashier. PASTURE.

JAMES PARKINSON.

LOUIS-BLISS

THE SUBSCRIBER offers to pasture L Caule on his grounds at Chamcook, on easonable terms. J. McLACHLAN. St. Andrews, 2d June, 1836.

MORE NEW GOODS.

NOTICE.

LL Persons indebted to Mary Chalmers

Are hereby notified that unless their Accounts are settled on or before the 1st of July next was she intends leaving the Province the ensuing Autumn, will be put into the hands of an Attorney for collection.

MARY CHALMERS.

St. David, April 9, 1826.

NOTICE THE Subscriber (being duly Licenced) intends on the first day of May next, in the Flourishing Town of Saint George, where he will thankinly receive, and punce ually attend to any Consignments he may be entrusted with

. FRANCIS MI ORINAN St George 29th March 1836

NOTICE.

LL Persons having demands against in Estate of William MiGee late of the Parish of Saint Andrews deceased will present them to the subscriber duly attested with Forty barrels beef, in prime order for ships w. BABCOCK & SON.

an three months; And all persons indebted to the said estate are desired to make imme nediate payment to

THOMAS BERRY. Administrate St. Andrews 30 March 1886.

NOTICE. ALL Persons having any legal demands against the estate of the late Samuel Connick of the Parish of St. Andrews, Farmer, deceased; are requested to render in the same to he subscribers for adjustment within twelve nonths from this date and all persons inebted to the said Estate are requested to nake immediate payment to

SARAH CONNICK Eren JOHN M KENNY Ezeta St. Andrews, Feb 26, 1835.

NOTICE

S hereby given to all Persons indebtedto the Estate of the late Bryce Chalmers that unless their Accounts are paid before the Ist of July next, at that time they will be handed to an Attorney for collection without reserve.

MARY CHALMERS, Exetrix. JAMES CARTER, Executor. St. David, April 9, 1836.

W. H. KITOWKES. Respectfully informs his Frience and the Public generally, that he has opened a STORE at No. 10 MAPKET WHARF lately occupied by Mr. Charles Gilliland, where he stends to keep constantly on hand a complete assortment of

GROCERIES and PROVITONS together with a general selection of Choice Liquors. All of which he will sell at the lowest possible price for Cash only. St. Andrews, 20th May, 1835.

FLOUR, MEAL &c. &c. Just received from New York per Schooner Com-pier via Eastport—the following articles. Buls superface Flour Bags Corn Meal Bags Coffee Kegs Tobacco—(16s) Therees white hears and Rice Race Ginger Jars-of Maccoboy & American Gent. Snuff Kegs Soda Crackershall bris. Jamieson's de.

The above will be sold for a very small advance-JAS W STREET

THE ST. ANDREWS STANDARDS. IS PUBLISHED EVERY THURSDAY, AT SAIST ANDREWS, NEW BRUSSWICE, BY

GEORGE N. SMITH. TERMS OF SUSSCRIPTION. 15s per annum, exclusive of postage, payable halt yearly in alvance)
Trans or Anventure.
First insertion of 12 lines and under, Se Each repetition of Do
First insertion of all over 12 lines 4d per line,

Each repetition over 12 lines 1d per line
Advertising by the year according to special Advertisments sent without the number of an serious being specified in writing, will be republished and charged until countermanded. And all orders for discontinuing must be in writing

AGENTS St. Asdrews, Mr. S. Connick, Waveg Chamcook.
St. Stephes, Mr. W. Campbell, Salt Water, J. M'Allisters Salt Water.
St. James, Mr. J. Buchanan, Oak Hill.
St. David, Lee Brown Esq. Dennis Mill. ST. PATRICK, ST. GEORGE,

Mr. J. Duchanan, Oak Hill.

Trist. Moore Esq. Dennis Milla

Jas. Browa Esq. Tower Hill.

Mrs. Chalmers, Oak Bay

Mr. David Turner, Bocabee.

Mr. Henry Seely, Lower Falls

Mr. Joseph Pratt, Upper Falls,

Lohna Knight Ess. PENSFIELD.

Joshua Knight Esq. Knights Mill.

GRAND MANAN, Wilford Fisher Esq. Wids. Com.

1826. | SUN | MO AUG. | tises | sets | rises | h m h m h m Tu. 25 | 4 52 | 7 8 | FR1 26 | 4 53 | 7 7 | SA7 27 | 4 54 | 7 6 | FUP 28 | 4 55 | 7 5 | Mos 29 | 4 56 | 7 4 | 7 3 |

Wa 30 4 57 7 3 Wa 31 4 58 7 2

Full - 26th. 9h 1 - A st | New Last Qr 4th 2h 32 A st | Firs Mean Equation - Watch slo

From the Rennellec NORTH EASTERN, BOUNDARY Hon. John Holmes made a trip lisked an account of it in the A British subject in Portland, (a made a raply to some of his published in the Advertiser. Holmes has rejoined, and afte chiefly in relation to his conv pending controversy; and this ter we now copy. It will be s understands the matter. T of Neva Scotia is on the 5 Lower Cunada, and is defined description as the treaty of 17 dividing the waters of the St. running into the St. Lawrence

to The northwest angle of anims a qua, the very startilest sight of in the controversy bound of the British Province is bound to proof; and it as to due north line intersecting a which divide the waters that the St. Lawrence from those which divide the waters that the St. Lawrence from those.
Atlantic Ocean. These high
line between Canada on the
tisson the South. And wher
north line from the Monuner
west angle of Nova Scotia.
Now that these highlands
compton which should be
threshold. The truth is, we
for them is the right place.

inguion which should heterschold. The truth is, we for them is the right place, it between Canada and Aora Son 100 pretend that this dividin a range of "Mars Hill." So true of New Universick has the nerth and nerth cast of the dividing line between Ne, no. You have been all ly throwing dust into the eye tasking our territory instead Give institution of Connecticut river hand you have the terminus a dequem and if no highlat different and you have the terminus a dequem and if no highlat different has the highlat different has the pretext, that the St. which flows into the Atlantic hay! It is just so with the Papenobscot which first unites one flow into the Atlantic hay! It is just so with the Papenobscot which first unites of the same name. So the

Peanbscot which first unites of the same name. So the assignment in the corresponding to the peans of the population of the Peans of the Atlanta, and pretend even, though flow into the Atlanta, and pretend even, though flow into the Atlanta, and the St. Lawrence. And, i waters to do with the question make it extract in the St. waters to do with the piece out—make it extend in the degree land? You come to the to be deprecented by the Be will be found Morth of the But it is utterly prepost roughting so that testly of 178 ed that waters flaving into were excluded. It is to or were excluded.

pettifogging.
Morsover—the proposition mest insidious, and how Me considered it as fair, is to elaim must of necessity he of the St. Lawrence, and e fined to a mere point. There to the Kennebec or the Pe these respective claims equantity and quality a these respective claims equi-quantity and quality and make a very entiable dividi. Furthermore—It was pre-tion, (entirely gratuitous b-line from the-menument at Creax, we should very to 1 find them, and from thence the monument, whether no-south west. It is somewh-one sided proposition was e south west. It is somewhome sided proposition was esion. You shall incline to these high or highest lands, to latitude 45, and thus eminciuding three fifths of the leek for none to the right vary at all, from a north lin for the purpose of finding the treaty, why not strike the cest, and here fix the Scotia?

May the truth is, there is

Now the truth is, there i

Scotia?

Mow the truth is, there is in determining this question. The negotiators of that the would run down and not up cluded correctly that there whence the waters could the could be designated there were lands there, from the could be designated there were lands there, from the could be designated there were lands there, from the could be designated there were lands there, from the could be designated there were lands there, from the could be designated the could be considered the could be compared to the could be compared to the could be coul

PREDERICTOR,