







FROM THE STATES.

There is continued skirmishing about Yorktown. The Confederate position extends across the Peninsula from Yorktown to Warwick. This short line of defence enabled them to command all the roads of the Peninsula.

General Lee and Joseph Johnson are reported to be in command—Johnson at Yorktown and Lee at Warwick.

General Magruder is said to have reserves at Williamsburg.

Deserters reports state the Confederate force at 80,000—thirty being reinforcements from the line of the Rappahannock.

On the Peninsula and about Norfolk the roads are in a horrible condition, but preparations are pushing forward for assaulting Confederate works. It is reported that one important position has been already gained.

Lord Lyons and Secretary Seward have a treaty in hand which, if enforced, will speedily extinguish the Slave trade.

N. Y. MARKET—Superfine State \$5 to \$5.5; Extra do. \$5 10 to \$5 25.

April 12. The steamers Merrimac, Yorktown and Jamestown appeared off Newport News yesterday, capturing three small vessels.

The Merrimac came towards the Monitor and Steers, latter fired five rounds. Merrimac fired once and with coast returned to Craney Island.

Pursuit of enemy in Petersburg battle extended but little distance. During the fight Price and Van Dorn's army reinforced the Confederates. Federals lost about two thousand men prisoners.

Fortress Monroe reports indicate preparations for determined resistance to Federal advance.

Confederates can bring 100,000 men to the defence, composed of the slaves of the army, and have hundreds of guns on their works.

Bill abolishing the States District of Columbia passed the House, 93 to 39.

Confederates have been largely reinforced near Yorktown within a few days. Balloons reconnaissance also revealed this and many additional guns placed in position.

Reported that all Confederates have left the vicinity of Fredericksburg for Richmond and Yorktown, and not over five thousand between Gordonsville and Richmond.

Large reinforcements have also gone from Norfolk. Steaming from Norfolk.

A assault on Savannah, Ga., expected on April 8th. Union pockets within 8 miles. Gen. Mitchell's occupation of Huntsville, Alabama, cuts off Great Southern Railway artery.

He accomplished it by an incredible forced march, taking 200 prisoners, 15 locomotives, &c.

Van Dorn's army still in Arkansas. Merrimac reported aground. Johnson, Provisional Confederate Governor of Kentucky, was killed in Pittsburg battle.

FROM THE SOUTH.

The Southern people evidently looked upon the army gathered at Corinth under Beauregard as sure to win a great victory when led to battle. No efforts were spared by Beauregard to render his army invincible.

Incompetent officers were set aside without the least hesitation, and soldiers who had failed in the hour of trial were sent off.

The Southern papers beautifully anticipated a terrible defeat of the Federal troops. A correspondent writing from Memphis to the "Clarion," says:

"Our forces at Corinth and elsewhere are well arranged to take advantage of a victory which we expect will surely crown our exertions. We have now an army more formidable in all respects than any we have yet had. Beauregard, since the came West, has been very laboriously and successfully engaged in bringing order out of disorder, and courage out of dismay. He has re-organized the whole army by displacing the bid and cowardly, and those who had been tried and found wanting. Pillow and Floyd are entirely without command, and Breckenridge has only a small brigade. General Polk has been stripped of his command, and many others of the like stamp. I might mention. He has arranged all his numerous cavalry so that he avails himself of their utmost capacities, where generally they are worse than useless. Some of them, as Morgan and Forrest, keep constantly harassing the Yankee pickets, and getting in their rear. They are acting as spies."

The rebel papers give no statement of the number of troops concentrated at Corinth, but say that troops were constantly arriving.

Another remark: "The Augusta (Ga.) 'Chronicle' of March 18, has the following paragraph:—

"Merrimac, No. 2.—There is now building and nearly ready at one of our gulf ports, an iron ship of about 250 feet in length, and 50 feet beam, will be supplied with a number of engines and boilers, and when she gets ready it is supposed she will be quite equal to Merrimac No. 1.

The 'Chronicle' says that the trial trip of the new gunboats Morgan and Graines, built at Mobile, was made on March 8.

ARRIVAL OF ARMS.—The arrival of the steamer Economist, under English colors, with 35,000 stand of arms, including 12,000 Enfield rifles, about 60 tons of gunpowder, and immense stores of blankets, shoes, accoutrements for artillery, medicines and other articles.

THE WOMEN.

The Ladies of Norfolk, moved by the stirring appeals for men to fight for the South and Confederacy, volunteered to fill the place of any officer who will go to the war—that is, if the work is such as can be performed by them. The fair ones say that they can for the most part write neatly, plainly, and rapidly, they do not see why they should not do the work as well as any man. They sympathize deeply with those gentlemen who have been crying out so much about 'retrenchment' would begin with themselves. We expected, of course, to see them give up their coaches, to cut down their contingencies and surrender at least one third of their pay; but no! with a sort of characteristic meanness, they begin with the Press. Well, it is a small potatoe affair any way, and we wish hon. members much joy, for all the credit they will get for their very patriotic movement. We are afraid to see some large and comprehensive system of retrenchment proposed; but all that is done is to cut down the public advertising. We admit that it was all right and proper, and that it was wise to 'retrench the expenses.' But we do think it was very small and mean and contemptible to begin with the printers, when so much more might be saved if hon. gentlemen began with themselves. We trust that the printing trade will be applied to other departments as well as to the one we have just referred to.

Provincial Parliament.

FRIDAY, April 10. The Loan Bill has been before the House all forenoon. Anglin opposed it on essential grounds as the Revenue Bill, urging that the loan was not necessary; he urged the collection of balance due by Deputy Treasurers, and to Crown Land Department. He complained of Tilley's contracting a loan and drawing £5,000 without authority; and said perhaps he had done a great deal more.

Tilley said, No. Boyd suggested the issue of Treasury notes.

Tilley said it would be most injurious to the credit of the Province with Harings, and replied at some length to Anglin.

Much interrogatory and explanatory debate between Kerr and the above named speakers.

Mr. Williston and Costigan spoke against Loan Bill. McPhelin doubted Mr. Selles moved three months postponement. Tilley and Crocker spoke in favor. Bill carried by following Division. Yeas: Speaker, Tilley, Smith, Walters, McPhelin, Steadman, Hatheway, Feney, Meade, Stevens, Haywood, Landry, Young, Metcalfe, Skinner, Crocker, Ferris, Lindsay, Munro, Chipp, Jordan and Gilmour, 22. Nays: Kerr, Williston, Vail, Costigan, McPhelin, Selles, Allen, Scott, Gieser, Dillaway, Anglin, S. H. Gilbert, W. J. Gilbert, Fisher, Boyd, 19.

April 11. McPhelin moved for Address for correspondence between Government and Deputy Treasurer at Newcastle, previous to last election.

Medical Bill passed with amendments. McPhelin gave notice of motion censuring Government for paying Elijah Garise money lost in mailed letter.

Crocker gave notice of motion to do away with the flanking privilege and allow members a moderate specified sum for postage.

Costigan moved for Address for Correspondence between Florence Fournier and John Costello Victoria County, and the 'Board of Works, relative to the claim of Nagair Marcure.

His Excellency the Lieutenant Governor came down and gave his assent to the Revenue Bill.

Progress made in the Bank Bill. Grimmer's Resolution to confine Crown Lands advertisements to the Royal Gazette, and printing, blanks and repairs of Departments to Royal Gazette, or public competition, agreed to.

April 14. The Bill relating to the erecting of a City Hall, St. John, agreed to.

A Bill to provide for the levying of assessments and collecting rates in City of Fredericton, agreed to.

House in Supply have new fruit from under discussion.

FROM NEWFOUNDLAND.

DESTRUCTIVE FIRE AT CARBONAR.

The steamer Osprey, arrived at Halifax on the 8th, from St. John's Newfoundland, which port she left early in March last, but owing to the large quantities of ice on the coast, was compelled to return to port several times. She left Trepassy on Saturday last, and Burin on Sunday. Capt. Guilford reports the coast of Newfoundland blocked up with ice. The prospects of the Sealers are very bad. A number of vessels bound to St. John's were at Trepassy and Burin and jammed in the ice off Phoenix's Bay. Some of the vessels in the ice were drifting to the southward.

The 'Newfoundlander' of the 24th says:—'The business of the session is now so far advanced that the Legislature, we believe, will be prorogued this week.'

The residence of the Rev. Mr. Harvey, Port de Grace, was burnt down on the night of the 13th of March. The family had just time to escape in their night clothes.

A fire broke out on board the brig, Gem, at Harbour Grace, on the night of the 16th March, and before it was got under a great portion of the vessel, with her spars, masts, pumps, &c., were destroyed. Three of the crew, named Knox, Hogan and Walsh, who were asleep in the fore-cabin, were burnt to death. The vessel was waiting for a change of wind to proceed to the Seal fishery, having ad her supplies on board, which were much damaged.

A destructive fire broke out at Carbonar on the morning of the 10th March, in a shop occupied by McKay & Co., as a dry goods store, which, with seventeen or eighteen other houses, was consumed. There was about £2,000 insurance on the premises.

One of the Lunatic crew steam scalers is off Bay-de-Verdes, fast in the ice.

The Gazette of the 11th March says that the continued prevalence of north easterly winds has had the effect of so closely packing the coast with drift ice that the sealing fleet has been unable to get to sea. The wind changed on the 11th.

From the Evening Globe, April 12.

RETRENCHMENT.

The Legislature, in a fit of economy has thought it expedient to make some retrenchment in the public expenses. One would suppose that those hon. gentlemen who have been crying out so much about 'retrenchment' would begin with themselves. We expected, of course, to see them give up their coaches, to cut down their contingencies and surrender at least one third of their pay; but no! with a sort of characteristic meanness, they begin with the Press. Well, it is a small potatoe affair any way, and we wish hon. members much joy, for all the credit they will get for their very patriotic movement. We are afraid to see some large and comprehensive system of retrenchment proposed; but all that is done is to cut down the public advertising. We admit that it was all right and proper, and that it was wise to 'retrench the expenses.' But we do think it was very small and mean and contemptible to begin with the printers, when so much more might be saved if hon. gentlemen began with themselves. We trust that the printing trade will be applied to other departments as well as to the one we have just referred to.

We have much pleasure in publishing the following resignation, at the request of Capt. Whidlock's Rifle Company.

St. Andrew's Volunteer Rifle Company.

Resolved—That the thanks of the Company be given to Edward Wilson, Esq., for his kindness in allowing us the gratuitous use of his store as a Drill Room; that the Secretary enclose a copy of this Resolution to Mr. Wilson, and that the same be published in the Saint Andrew's Standard.

Ed. Wilson, Esq., J. H. Whidlock, Capt. St. Andrew's, 1st April, 1862.

In copying from the Chief Superintendent's Report on Grammar Schools, in our last issue, we made a mistake which we regret, and take the earliest opportunity of correcting. Instead of the Charlotte Grammar School standing "second" as stated by us, according to the order in which it is placed, we are happy to learn, that the school which is designated as one of the four which are "good," is really the first among them, and that the order in which they are placed in the Report is alphabetical.

CONCERTS.—The Band of the 15th Regt., at St. John, have been giving Concerts for various charitable Societies. The performances are highly praised—the Band is said to be one of the best in the service—and that is saying a great deal, but nothing more than they deserve.

SEAFARER NEW BRUNSWICK.—We learn from the Hunter Evening Times, that the Steamer New Brunswick, chartered by Government to join the Hornsby expedition having been pressed, has arrived at New York where she is undergoing some repairs preparatory to taking her place on the route between Portland and St. John.—Ed. Globe.

At the London (Canada) Spring Assizes, Wm. Hazlett obtained a verdict with \$200 damages, against the Grand Trunk Railway Company, for ejecting a plaintiff from his car, he being in possession of a ticket, which he could not find at the moment it was demanded by the conductor.

The steamship China, which sailed from New York for Europe on the 9th, contained \$621,000 in specie. Dr. Russell, of the London Times, was among her passengers.

The Woodstock Journal says that a man named McHugh and another prisoner made their escape from the goal of Carleton County a few nights since, by opening a hole through the wall—a matter, it seems, of no great difficulty.

The friends of the Hon. J. W. Johnson, the venerable leader of the Opposition in the Nova Scotia House of Assembly, intend to present him with a Testimonial amounting to \$5,000.

At Boston, on the 25th ult., by the Rev. Dr. Kirk, Capt. Benjamin R. Grant, to Miss Hannah E. Ames, both of St. Andrews.

DEATH.—There is reported on each in the last issue of the Standard, a notice of the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

There is nothing to be said in regard to the death of a young man named John Henry Price, formerly of this place.

Crushed Sugar, Raisins &c.

For Sale from Boston. 25 Bbls. Crushed Sugar—Circle— 15 Bbls. Best Layer Raisins. J. W. STREET & SON.

TO LET. The shop at present occupied by H. Whitaker and the new store adjoining R. T. Fitzsimons. Apply to A. G. BERRY.

April 15, 1862.

ASSASSIN'S NOTICE. NOTICE is hereby given, that the undersigned Assessors of Rates and Taxes for the Parish of St. Andrew, in the County of Charlotte, will receive, until the 23rd day of May next, all assessments in writing from all who are liable to be assessed for the current year in the Parish of St. Andrew, on the real and personal property and income they possess.

JAS. McFARLAN, Jr. Assessor. A. P. PAUL, B. H. STEVENSON, St. Andrews, April 16, 1862.

CHANCERY NOTICE TO CREDITORS. IN CHANCERY. DUNNAN McDONALD, Plaintiff, WILLIAM L. McDONALD, Defendant.

RETURNED to an order made in this matter by the Court of Chancery for Upper Canada, the following of the partnership of W. L. McDONALD and J. H. McDONALD, formerly carrying on business as Retail Grocers in New Brunswick, and being in the course of the firm of Friday, the sixteenth day of May, 1862, to some in and pay their debts, where Mr. the Underlined Master in Ordinary of the said Court, at my Office in the City of St. John, in the County of Charlotte, on the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

Crushed Sugar, Raisins &c.

For Sale from Boston. 25 Bbls. Crushed Sugar—Circle— 15 Bbls. Best Layer Raisins. J. W. STREET & SON.

TO LET. The shop at present occupied by H. Whitaker and the new store adjoining R. T. Fitzsimons. Apply to A. G. BERRY.

April 15, 1862.

ASSASSIN'S NOTICE. NOTICE is hereby given, that the undersigned Assessors of Rates and Taxes for the Parish of St. Andrew, in the County of Charlotte, will receive, until the 23rd day of May next, all assessments in writing from all who are liable to be assessed for the current year in the Parish of St. Andrew, on the real and personal property and income they possess.

JAS. McFARLAN, Jr. Assessor. A. P. PAUL, B. H. STEVENSON, St. Andrews, April 16, 1862.

CHANCERY NOTICE TO CREDITORS. IN CHANCERY. DUNNAN McDONALD, Plaintiff, WILLIAM L. McDONALD, Defendant.

RETURNED to an order made in this matter by the Court of Chancery for Upper Canada, the following of the partnership of W. L. McDONALD and J. H. McDONALD, formerly carrying on business as Retail Grocers in New Brunswick, and being in the course of the firm of Friday, the sixteenth day of May, 1862, to some in and pay their debts, where Mr. the Underlined Master in Ordinary of the said Court, at my Office in the City of St. John, in the County of Charlotte, on the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o'clock, noon, Wednesday, the twenty-fourth day of May next.

And then of the said day of the said Court, the twenty-fourth day of May next, at my Office, Chancery, in the City of St. John, in the County of Charlotte, at the hour of twelve o



