

ORTATION.

are Rooms.

Saint-John, N. B.
tober, 1837.
Paris, an extensive assortment of
Manufacturers of the most
Glasgow visited Britain for the

hook consists of WOOL-
ly best quality Flannel, Cloth,
Trowsers, double breasted
green and olive Broad
area, Buckskin and Dora-
table winter Vests; also
laid and printed Mantles;
Salisbury Flannels, white
and red Kerseys; Shalows
collars, common and speckled;
fancy color HATS; Cloves;
Flannel, best weight 30-
imprising the stoutest quality
4 sheeting, white shirting,
suits, furniture do., plain,
Linnings of all kinds; Shawls,
bricks, Tricorne Laces, Mus-
lin Patterns; colored and
black Velvets—The HO-
use of Gentlemen and Ladies;
long white do., dark co-
ced and chamois lined, then
ould, Cashmere and Lys-
muslin d'Inde do.; Lamb-
house, Indian's leather, wool,
moiré hose; men's best qua-
reasted merino and lauba
wood and merino Drawers
nappers, flannel, or crests
4-5 Highland Shawls, hild
to; low and blonde gaze
China crape Handkerchiefs,
lages, silk bands, Brighton,
any silk and satin Stocks;
ady, best India rubber and
clockwork & Co's India-rubber
4 patent India-rubber Goggles
of black and fancy Goggles
a bouquillon, plain and
of extra Large size, with
and India Pouches Hand-
writing and best Buttons, black
and pure silk cords, best
black and black Bombores,
of extra Large size, with
with match, red cable stuff
and man squirrel, cable gilt
s with bones, lynn do., and
to rabbit, Opera, Ribbon and
on the breast, French cable
scented BOAS, best black
and Yankee Caps, men's and
lippers, black and white
silk and laces and Lawn Hand-
kerchiefs, Paper and Book-
binding, common and double
Danish, Naptime and Tay
covering, low black and brown
do., for Cash only.

ARTFORD
RANGE COMPANY,
est. United States.
in 1810—with a Capital of
\$150,000.

lished Institution has for more
six years transacted its extensive
est of all liberal prin-
with honorable promptness—
have secured all their losses,
the insured, in any instance,
to the present Board of
management, in this particular, fully
reputation of the Company—
most favorable terms every
against loss on Damage
marine risks.

Insurance may be made either
thor to the Secretary of the Com-
pany, who are appointed in every
own and Cities in the United
British Provinces.
BOARD OF DIRECTORS:
Samuel Williams,
J. J. Huntington,
Elisha Cull,
Jun: R. B. Ward,
ELPHINSTON TERRY, President.
ber having been appointed Agent
of the above mentioned Company,
to take risks on every description
at low or moderate Rates.

THOMAS SIMS.
Nov. 1, 1837. 46an

NR FORNIA
IN SALE AT THE
WARD OFFICE,
INTEND TO ORDER.

UPPERM COURT.
Common process: Bailable pro-
table process; Bailable writ
Fleas; General issue; and
B.
COMMON PLEAS
process, bailable and non bai-
ons, Ca. Sts. and Fi. Fas.
MAGISTRATES.
Jabpenna, Ticker, Javor's sum
is subpoena, Defendants bond,
ment, Ship-master's complaint
ntial & discharge.
MISCELLANEOUS.
id; Warranty deed; Letter of
id; Letter of appraisement; Con-
noice for maintenance, and
Indemnities. Band to pay m-
up judgment. Timber

STANDARD.
by individuals who have no
Office to be paid for in advance
sile, &c. struck off at the shortest
paid for on delivery.

AGENTS
Mrs. S. Conick, Wang
Mrs. S. Purvis, Chamcoo
Mr. W. Campbell, Salt Water
J. M. Allister Esq., Milton
Mr. D. Barber, Nova Scotia
Trist Moore Esq., Dorset Hill
Jas. Brown Esq., Oak Bay
Mrs. Chalmers, Oak Bay
Mr. David Turner, Bechoke
Mr. John McGill, Digbywash
Mr. John Rogers, Lower Falls
Mr. S. L. Blake, Upper Falls
Joshua Knight Esq., Knight's Mills
Wilford Fisher Esq., Knight's Mills
D. W. Miller Esq., Knight's Mills
W. J. Layton Esq., Knight's Mills
A. D. Sheriff Esq., Knight's Mills
Joseph Reid Esq., Knight's Mills
Mr. F. Baverley, Knight's Mills
Mr. Wm. Grant, Knight's Mills
Thomas Brown Esq., Knight's Mills

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Best copy available

THE
ST. ANDREWS STANDARD.
PUBLISHED EVERY SATURDAY.
BY DAVID ANDREWS, NEW BRUNSWICK BY
GEO. N. SMITH.

TERMS.
15s. a year, delivered in town or called for.
17s. 6d. do. when forwarded 2lbs. mail.

ADVERTISEMENTS.
Inserted according to written orders, or continued
till forbid if no written directions.
First insertion of 12 lines and under, 3s.
Each repetition of 10 2d. 3d per line
First insertion of all over 12 lines 3d per line
Each repetition over 12 lines 1d per line
Advertising by the year as may be agreed on.

CAP. VII.
An Act to provide for the collection of County
and Parish Rates.
Passed 1st. March 1838.

Clerks of the Peace to make out and transmit
within fourteen days the warrants of Assess-
ments to the assessors.

I. Be it enacted by the Lieutenant Governor,
Legislative Council, and Assembly, That
whenever the Justices of the Peace for the
several Counties in this Province shall, under
and by virtue of any Act or Acts of the
General Assembly for that purpose made or
to be made, order any sum or sums of money
to be raised, levied and assessed, for the
purpose of defraying any county, town or parish
charge or expense, it shall be the duty of the
Clerks of the Peace for the respective counties
to make out the warrants, under the
hands of such Clerks respectively and the seal
of the said court, for assessing such sum or
sums of money so ordered to be raised as
aforesaid, and within fourteen days from the
date of the order for the assessment to trans-
mit such warrants to the assessors of rates for
the several towns and parishes in the said
counties respectively, under the penalty of
ten pounds for each and every neglect.

Assessment to be made and delivered to the
Collectors within forty-five days.

II. And be it enacted, That it shall be
the duty of the said assessors, without delay,
after receiving the said warrants of assess-
ments, to make a rate and assessment on
their respective towns and parishes, in such
manner as shall be authorized by the laws
then in force, and within forty-five days
to deliver to the several collectors of rates with-
in the respective towns or parishes a list con-
taining the christian and surname of all per-
sons rated, within the several districts to
which the said collectors may have been ap-
pointed, with the several amounts to be col-
lected for every such person, such list being
signed by the said respective assessors, and
having endorsed thereon a precept under their
hands in their form following, that is to say:

To A. B. one of the Collectors of Rates
in the Town or Parish of , or to any other
Collector of Rates in the Town or Parish
of .

You are hereby required forthwith to col-
lect from the several persons named in the
enclosed assessment, the sums set against
their names respectively, under the last column
thereof intitled Total Assessment, amounting
in the whole to the sum of , and to pay
the same when collected into the hands of
County Treasurer, [or overseers of the poor
or otherwise as the case may be.] Given
under our hands the day of
in the year of our Lord one thousand eight hun-
dred and

Duplicate of assessment and the warrant to be
transmitted to the Clerk. Penalty.

And further it shall be the duty of all and
every of their respective assessors, and to
transmit the same together with the warrant
of assessment within ten days to the clerks of
the Peace of their respective counties, to be
filed of record; and if any assessor shall ne-
glect or omit to perform the duty herein re-
quired of him he shall be liable to the penalty
of ten pounds.

Collectors to proceed without delay, and pay over
their collections monthly. To proceed against
defaulters and render a full account within
four months. Proceedings against collectors
for neglect of duty.

III. And be it enacted, That it shall be
the duty of the several collectors of rates in
the several Towns and Parishes without de-
lay after the receipt of such assessment and
precept as aforesaid, to demand the several
sums contained in the said list, of the several
persons therein named, and shall if required
give a written statement showing the several
amounts assessed on such persons; and such
collectors shall, on the first Monday in every
month, pay over to the person or persons au-
thorized by law to receive the same, the se-
veral sums of money which may have been
received by such collectors during the pre-
ceding month, with a list of the persons from
whom the same may have been received; and
upon neglect or refusal of any person or per-
sons to pay the amount demanded of him or
them, the said collectors shall within ten
days after such demand proceed against such
person or persons so neglecting or refusing,
according to the powers hereinafter given to
the said collectors, and also within four
months after the receipt of the precept for col-
lecting the said assessment, render to the
Clerk of the Peace, under oath, a full and
true account of all and every sum or sums of
money, which may have been received by
them on account of the said assessments, with
proper vouchers for all sums paid by them,
and also a correct list of all defaulters in
paying their said assessment; and if any
collector shall neglect, refuse or omit to pay
over the several sums so collected as aforesaid,
or to proceed against all or any of the default-
ers as aforesaid, or to render such account
or list as aforesaid, it shall or may be law-
ful for the Justices of the Peace in the re-
spective Counties, at any General Sessions or
at any special Sessions, or the major part of

them then and there assembled, to order such
collector to be brought before them; and
the constable or other officer who may serve
such order is hereby empowered to arrest his
body and bring him forthwith before the said
Justices, and thereupon, if they see fit, to
commit such collector to the common goal of
the County, there to be and remain, without
bail or mainprize, until he shall have made
full payment and satisfaction for all and every
such sum or sums of money as may have been
received by him, and shall have rendered a
full and correct account of the collections
made by him, with the list of defaulters as
aforesaid, and whether proceeded against or
not, unless the said Justices, for some suf-
ficient cause shown by such collector may deem
it proper sooner to discharge him.

Proceedings by collectors against persons ne-
glecting to pay within ten days after demand.

IV. And be it enacted, That if any person
assessed within any Town or Parish shall re-
fuse or neglect to pay the amount of his or
her assessment, by the space of ten days next
after such demand as aforesaid, then and in
such case it shall be the duty of the collector
of taxes for the district where such demand
was made to make application to any Justice
which Justice is hereby required, upon com-
plaint made to him under oath by such col-
lector that the amount assessed upon any
person has not been paid as aforesaid, and
that demand had been made as required by
the third section of this Act, to issue a war-
rant of distress and execution against the
party complained of, in the form following:

County, ss. To any Con-
stable of the Parish of . You are hereby
required to levy of the Goods and Chattels of
A. B. within your Parish, , which sum
has been assessed upon , and also

costs, amounting in the whole to , be-
cause costs of levying this execution, and to
have the money before me at my dwelling house,
on the day of , to be rendered to
C. D. Collector of Taxes for the district of
; for want of goods and chattels where-
on to levy you will take the body of the said
A. B. and him safely keep for days, un-
less the said and costs be sooner paid,
and how you shall have executed this pre-
cept, make return to me at the day and place
aforesaid. Given under my hand this
day of one thousand eight hundred
and

E. F. Justice of the Peace for
the County of

And the Constable to whom any execution
as aforesaid shall be delivered, shall forthwith
proceed to levy the same, in the same man-
ner as is provided for the levying executions
in an Act made and passed in the fourth year
of his present Majesty's reign, intituled "An
Act to regulate proceedings before Justices
of the Peace in civil suits." Provided always
that no person so committed to goal shall be
liable to be detained more than one day for
every two shillings of the amount assessed
and costs required by such execution to be
levied, or more than fifty days in the whole if
the amount exceed five pounds; and every
person so committed shall be entitled to his
discharge at the expiration of such time; and
provided further, that notwithstanding the
discharge of the defendant as aforesaid, the
judgment upon which such execution issued
shall remain good against the property of the
defendant, and a new execution may be is-
sued against his property in like manner as
if he had not been imprisoned.

Compensation to the assessors and collectors to
be settled by the Sessions. Arriquant limited.

V. And be it enacted, That there shall be
allowed to the assessors and collectors respec-
tively in the several Towns and Parishes,
such compensation or fees for their services
as the Justices of the Peace for the several
Counties shall, at their General Sessions at
which each respective assessment is ordered
deem reasonable; and then and there order
and establish: Provided always, that no as-
sessor shall in the whole be allowed at a
greater rate than five per cent. and a col-
lector at a greater rate than ten per cent. on the
amount ordered to be assessed; provided also,
that no assessor shall be allowed a per-
centage unless the provisions of the second section
of this Act shall have been fully complied with
and no collector shall be allowed a per-
centage on any greater sum than he may actually
collect and pay over, nor be entitled to receive
such percentage until he shall have collected
the whole amount mentioned in the precept
to him directed, or assigned sufficient reason
satisfactory to the Sessions for not collecting
the same, nor until such collector shall have
rendered a full account, showing the amounts
received and paid by him, and a correct list
of all the defaulters in his district as is pro-
ved in and by the third section of this Act.

Expense of assessing and collecting to be in-
cluded in the assessors' warrant.

VI. And be it enacted, That a sum equal
to the percentage on the several amounts or-
dered to be assessed as aforesaid, shall be in-
cluded in every assessor's warrant, for defray-
ing the expenses of assessing and collecting,
and when collected shall be paid into the
hands of the respective County Treasurers
for the purposes of paying the assessors and
collectors, as the Justices may by their order
in Sessions from time to time direct.

Assessment to be legal, although it may exceed
the sum ordered by ten per cent.

VII. And whereas it is difficult in most
cases for the assessors to apportion the rate
or assessment to be made by them so that
the amount thereof shall correspond with the
exact sum ordered to be assessed; Be it en-
acted, That in all assessments for Town or
Parish rates, now made or hereafter to be
made, such assessment shall be deemed and
taken to be legal, although the aggregate
amount thereof shall exceed the sum ordered
to be assessed; provided the difference shall
not be more than ten per cent. on the sum
so ordered.

Assessors and collectors to be appointed annually
by the Sessions. To be sworn. Penalty for
refusing to accept of office or neglect to be
sworn. These sections to be filled up.

VIII. And be it enacted, That the Justices
of the Peace in the several Counties in this
Province, shall at their General Sessions in
each year at which Town or Parish Officers
are appointed have power and authority, and
they are hereby required to nominate and ap-
point three or more fit persons to be as-
sessor, and one or more fit persons of persons
to be collectors of the several rates or assess-
ments which may be ordered to be made on
the several Towns or Parishes in each respec-
tive County, which persons shall be styled
assessors or collectors of taxes (as the case
may be), for the Towns or Parish for which
they may have been appointed as aforesaid;
and every such assessor or collector shall,
within ten days after receiving notice of such
appointment, notify the Town Clerk of
the acceptance of the office, and be sworn to
the faithful discharge of his duty before some
Justice of the Peace, who shall forthwith
transmit to the Clerk of the Peace of the
County, a memorandum of such oath hath
been administered; and if any person so ap-
pointed shall refuse to accept of the office or
neglect to be sworn as aforesaid, within the
time specified for the purpose, he shall be li-
able to the penalty of two pounds, except in
the City of Saint John and Parish of Portland
which shall be ten pounds for any such ne-
glect or refusal, and upon such refusal or ne-
glect as aforesaid, or upon any vacancy occa-
sioned by the death or removal from the pa-
rish of any assessor or collector appointed as
aforesaid, it shall and may be lawful for any
two Justices of the Peace for the County,
when such vacancy may occur, forthwith to
appoint another fit person to fill the office of
the person so refusing, dying or removing as
aforesaid; and the person so appointed shall
be notified by the Town Clerk of such ap-
pointment, and shall be liable to the like pe-
nalties for refusing or neglecting to accept of
the office, and to be sworn in within ten days
after such notification, as if he had been ap-
pointed by the sessions as aforesaid, and in
case of such refusal or neglect, it shall and
may be lawful for the said two Justices or any
other two to appoint another fit person or
persons to fill the vacancy thus occasioned
until some person may be found who will ac-
cept of the office, and if shall be duty of the
Town Clerk of any Town or Parish, to give
notice to the nearest Justice of the Peace of
the neglect or refusal of any assessor or col-
lector to accept of the office, under the pen-
alty of two pounds: Provided always that the
appointment of assessors and collectors of
taxes in the City of Saint John shall be ac-
cording to the City of Saint John as hereto-
fore accustomed.

Recovery of Penalties. 4 W. 4, C. 45.

IX. And be it enacted, That the several
respective penalties imposed by this Act
shall and may be recovered upon complaint
made to any one of Her Majesty's Justices
of the Peace for the County where such of-
fence shall be committed, upon the oath of
one or more credible witness or witnesses, and
levied as is provided in and by an Act made
and passed in the fourth year of Her present
Majesty's reign, intituled "An Act to facili-
tate summary proceedings before Justices of
the Peace, and the execution of Warrants by
constables," and paid in the hands of the
County Treasurer for the use of the County.

Fees to Justices and Constables.

X. And be it enacted, That the fees to be
taken by Justices of the Peace shall be as
follows:
For every affidavit of collector, including
the oath one shilling.
For every warrant of distress, &c. nine-
pence.
And the fees to constables for serving each
and every warrant of distress and sale, the
same as are now allowed to constables, under
the Act to regulate proceedings before Justices
in civil suits.

20 G. 3, C. 42, in part suspended.

XI. And be it enacted, That the operation
of the third section of an Act made and passed
in the twenty sixth year of the reign of
His Majesty King George the third: intituled
"An Act for assessing, collecting, and levy-
ing County rates," except so much as relates
to the appointment and duties of County
Treasurers, and also the operation of the fifth
and sixth sections of the said recited Act be
and the same is hereby suspended while this
Act shall continue and be in force.

Receipts by County Treasurers, and discharge
by the General Sessions to be good in Law or
Equity.

XII. And be it enacted, That the receipts
of the respective County Treasurers, or other
persons authorized to receive the monies col-
lected shall be sufficient discharges to all
collectors, and the discharges of the Justices
of the Peace or the greater part of them by
their orders made at their respective General
Sessions to such Treasurer, shall be deemed
and allowed as good and sufficient releases
and discharges of law or equity.

Clerks, assessors or collectors to perform their
duties although neglected to be done within the
prescribed time.

XIII. Provided always and be it enacted,
That when any Clerk of the Peace, assessor
or collector may have neglected to perform
any of their said duties within the time pre-
scribed by this Act, it shall nevertheless be
lawful for this Act, it shall nevertheless be
lawful for such clerk, assessor or collector to
perform such duty after the time so prescribed
and all such subsequent proceedings shall be
held and deemed good and valid to all intents
and purposes as if done within the said pre-
scribed period.

Previous assessments to be in force.

XIV. And be it enacted, That all assess-
ments now made, or which shall be made
before the passing of this Act shall continue
and be in force in the same manner as if this
Act had been made.

Limitation.

XV. And be it enacted, That this Act
shall continue and be in force until the first
day of April which will be in the year of our
Lord one thousand eight hundred and forty.

CAP. XXV.

An Act to authorize the Magistrates of the
County of Charlotte to levy an assess-
ment to pay off the County debt.

Passed 9th March 1838.

BE it enacted by the Lieutenant Governor,
Legislative Council and Assembly, That the
Justices of the Peace for the County of
Charlotte at any General Sessions of the
Peace hereafter to be holden therein, be and
they are hereby authorized and empowered
to make such rate and assessment of any sum
not exceeding one thousand pounds, as they
in their discretion may think necessary for
the purpose of paying the County debt, and
contingent expenses of the County, the same
to be assessed, levied, collected and paid, agree-
ably to any acts now or hereafter to be in
force for the assessing, collecting and levying
of the County Rates.

CAP. XXIX.

An Act in addition to an Act intituled "An
Act to make more effectual regulations,
relating to Pilots within this Pro-
vince," so far as regards the
County of Charlotte.

Passed 9th March 1838.

WHEREAS Branch Pilots are now by
law not entitled to any pilotage from
any ship or vessel outward bound, from any
port or place within the Inner Bay of Pas-
samaquoddy, refusing to receive the same;
And whereas it is right that such Pilots should
receive half Pilotage from such ships or ves-
sels, so refusing to receive them; for remedy
whereof.

Be it enacted by the Lieutenant Governor,
Legislative Council and Assembly, That from
and after the passing of this Act, if any
Branch Pilot for the County of Charlotte,
shall in any case make it appear that he has
discharged his duty, by offering his service
to pilot any ship or vessel that shall depart
outward bound, from any port or place with-
in the County of Charlotte, in proper time
in the County of Charlotte, in proper time
and place, agreeably to the regulations which
may be made by virtue of the above recited
Act, made and passed, in the second year of
the reign of His late Majesty King George
the Fourth, intituled "An Act to make more
effectual regulations relating to Pilots within
this Province," and the master of such ship
or vessel not having any other Pilot on board
authorized to act as such under and by vir-
tue of the said recited Act, shall not employ
such Pilot so offering his service as aforesaid,
then and in such case such Pilot upon due
proof, by the oath of one or more credible wit-
ness or witnesses, that he did so offer his ser-
vice, shall be entitled to demand, sue for and
recover from the Master of such ship or ves-
sel, one moiety of such rates and fees as shall
be so established as aforesaid, for the Pilotage
of such ship or vessel, in the same man-
ner and in all respects, subject to the same
provisions, as Pilots are by the provisions of
the hereinbefore in part recited Act, who at-
tend upon inward bound vessels.

Flowers. How much of the poetry of
life springs from flowers! How delicate a
pleasure is it to twine the orange blossom
or japonica for the bride—to arrange a bouquet
for the invalid—to throw simple flowers in
the lap of childhood—and to pull rose-buds
for the girl of whom they are the emblem!

Truth. The most simple truths are often
like the tomb of Archimedes, which "Gicero
found at Syracuse, covered with thorns and
thistles. Centuries pass away ere their exis-
tence is perceived, and then other centuries ere
any one ventures to remove the surrounding
rubbish.

Coquetry. The woman who sports with
feelings, as if life were a mere theatrical rep-
resentation, should not complain if she find
herself esteemed no better than one who is
ever acting an assumed character.

A poor unfortunate gentleman who was so
often stopped by the slavey by the Sheriff
and Constables that he was in continual ap-
prehension of them; going along the street
his coat sleeve, as he was moving in a hurry,
happened to hitch upon a railing. Turning
about hastily he immediately asked, "At
whose suit, sir—at whose suit?"

Ornament.—The silliest people are the
fondest of ornament, as animals the most
stupid, the generally the most brilliant in
their color.

Many talk like philosophers but act like
fools.

MONTHLY ALMANAC

1838.	First week	Second week	Third week	Fourth week	5th day
May	1	8	15	22	29
Tuesday	2	9	16	23	30
Wednesday	3	10	17	24	31
Thursday	4	11	18	25	
Friday	5	12	19	26	
Saturday	6	13	20	27	
Sunday	7	14	21	28	

Universal Memoranda.
Average time of Sun rise this day, 6m. after 6
Do. ————— Sun set ————— 6m. before 6
Moon's First Quarter, on the 3d at 68m. after 6
Do. Full ————— 10th—24m. before 6
Do. Last Quarter ————— 18th—19m. before 6
Do. New ————— 25th—7m. after 1
High Water at Full Moon — 6m. after 11

Shipping the Wharfrage and Cranage of Ships
and other Vessels within the limits of this
Province, the owner or owners of wharves
by themselves or their agents, are empow-
ered to remove any lumber, mill stones, or
other goods, which may encumber their
wharves or uncommodate or obstruct the pass-
ing or repassing of any carts or carriages em-
ployed for the purpose of loading or unload-
ing any ship at other vessel, and to keep the
same in custody, but no power is given by
the said Act to charge such goods with the
expenses of yarding or housing, or to sell the
same in the event of their not being claimed.

I. Be it therefore enacted by the Lieuten-
ant Governor, Legislative Council and As-
sembly, That from and after the passing of
this Act, when any wharf shall be encombered
by merchandise of any description, or
rubbish or ballast, so as to obstruct the free
passage of carts and other carriages, the own-
er or owners of such wharf, or his or their
agent shall give notice to the owner, owners
or consignee of such merchandise, or to the
person who may have deposited rubbish or
ballast thereon, which notice may be given
personally or in writing and left at the resi-
dence or office of such owner, consignee or
person as aforesaid, to remove the same; and
if such merchandise or rubbish or ballast is
not removed in a reasonable time after such
notice, then it shall and may be lawful to
and for the said owner or owners of such
wharf or his or their agent to remove the
same, and to keep such merchandise in cus-
tody until the whole costs of removing and
keeping the same is fully paid; and in case
the owner or consignee of such merchandise
is unknown, or not to be found, the owner or
agent as aforesaid of such wharf may at his
discretion remove and keep the same, until
some person appears to claim the same, and
pay the costs of removing and keeping as
aforesaid: Provided always, that when any
merchandise so removed shall be of a perish-
able nature, the same may within twentyfour
hours after such removal or as soon after as
possible, be sold by Public Auction by a li-
censed auctioneer, and if such merchandise
is not of a perishable nature, the same may
be sold in thirty days after such removal, and
the proceeds of such sale respectively, after
deducting the expense of removal and keep-
ing and all other charges, shall be paid by
the auctioneer to the owner or consignee of
the merchandise so sold when applied for.

II. And be it enacted, That no ballast
of any kind or rubbish shall be placed or han-
ded on wharf or wharves, without the permis-
sion or consent of the owner, owners or agent
of such wharf or wharves, under the penalty
of ten pounds, to be sued for and recovered
with costs in the name of such owner or
owners, or agent, and to the use of such owner
or owners, in any Court of competent juris-
diction, and the person who may have so placed
or landed or caused to be placed or landed
such ballast or rubbish, may be held to bail in
any such action by order of a Judge of the
Court in which the action may be brought,
upon the facts being made sufficiently to ap-
pear by affidavit: Provided also, that if any
merchandise or rubbish or ballast which may
have been obstructing or encumbering any
wharf or wharves, and removed by the owner
owners or agent of such wharf should not be
sufficient when sold to defray the expense of
removing the same, together with all other
charges, the expense so incurred with all
other charges after deducting the proceeds of
sale as the case may be, shall be paid by the
owner of such merchandise, rubbish or bal-
last, or person who may have deposited or
landed the same on any wharf, to be sued for
and recovered in an action of debt or before
any Court of competent jurisdiction.

Flowers. How much of the poetry of
life springs from flowers! How delicate a
pleasure is it to twine the orange blossom
or japonica for the bride—to arrange a bouquet
for the invalid—to throw simple flowers in
the lap of childhood—and to pull rose-buds
for the girl of whom they are the emblem!

Truth. The most simple truths are often
like the tomb of Archimedes, which "Gicero
found at Syracuse, covered with thorns and
thistles. Centuries pass away ere their exis-
tence is perceived, and then other centuries ere
any one ventures to remove the surrounding
rubbish.

Coquetry. The woman who sports with
feelings, as if life were a mere theatrical rep-
resentation, should not complain if she find
herself esteemed no better than one who is
ever acting an assumed character.

A poor unfortunate gentleman who was so
often stopped by the slavey by the Sheriff
and Constables that he was in continual ap-
prehension of them; going along the street
his coat sleeve, as he was moving in a hurry,
happened to hitch upon a railing. Turning
about hastily he immediately asked, "At
whose suit, sir—at whose suit?"

Ornament.—The silliest people are the
fondest of ornament, as animals the most
stupid, the generally the most brilliant in
their color.

Many talk like philosophers but act like
fools.

[illegible]

party feelings, they in-
acquaintances, and by
contact with mind, they
elevate the intellects of
masses of our population,
raising them in society,
and the existence of our gov-

For the Standard.
MR. EDITOR,—Perhaps it may be useful to
record the following program of what may be
called the efficient state of the Directory of the
Bank, namely:
H. Hatch—President—right.
T. Wyer, J. closely connected but the
J. W. Street, J. choice—good.

PROPOSALS for the erection of a Bridge
over the River Digdeguash, at the alter-
ation of the Highway between St. John and St.
Andrews; to be executed according to a plan
and specification to be seen at Col. Wyer's
Store, St. Andrews, and at the residence of the
Subscriber in Carleton, who may receive Ten-
ders until Monday the 4th June next.
Two sureties will be required for the faithful

FLOUR, PORTER & BRAN.
Ex Schooner Irene and Anahylo from Halifax,
are landing, and for sale
300 Bbls. superfine FLOUR
15 Hds. very superior Porter
4 c o.
Ex schr. Hazard, Cannel master from Halifax
240 bbls. Brew. 40 casks bottled Ale
100 Bbls. superior Newfoundling Herring.
RYE.

St. Andrews, April 14, 1838.
TO LET.
For one or more years.
THE BRICK HOUSE in King
Street now in the occupation of
ALEX. GRANT, Esq. The Building

At a meeting of the Board of Health, held
at the Record Office the 3d of April, 1838.
Resolved, That the Regulations respect-
ing Vessels, shall continue to be in force.
Resolved, That the Board be divided into
three districts one in each division of the
Town of St. Andrews, for the purpose of car-
rying into effect the 6th section of the Act of

COUNTY REPORT.
Jury Room April 14 1838.
 Jurors, and Public Accounts
 and Jury at the present
 total want of respect or ar-
 rance to the n to take a gene-
 county affairs, or even to
 remarks on the documents
 them; but they have made
 on the isolated accounts as
 geratively to require.
 oners of the Poor have ex-
 and satisfactory accounts,
 nces in favour of the parish
 of about £2000. The Grand
 Court to order that so much
 as has been paid under the
 last Sep ember, may be re-
 mitted; and that the balance
 be called for; as it appears
 that considerable resources
 existed in the hands of the
 parish in the Parish.

John M'Alister, St. Stephen - never present.
Gordon Gilchrist, a respectable, decent man;
 never in the Bank except to receive
 his dividend and at the last election;
 knows no more about the Bank than
 M'yer of that ilk does.
R. W. Crookshank - if he were on the spot,
 a good choice; but residing at a dis-
 tance of 70 miles he can no more aid
 in the direction of the Institution than
 he can in the management of the af-
 fairs of Van Dieman's Land.
Wilford Fisher - a resident of Grand Manan;
 appears in St Andrews four times a
 year; and I prophesy will do no more
 towards the management of the Bank
 than one of Sir John Harvey's Coach-
 men.

Let me see then who are the Directors; they
 are
 Messrs Hatch - one
 " Weyer, } one
 " Street, }
 " Wilson, } one
 " Wisson }
 Three!!!

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 Mess

the accounts of the Town
e, the Grand Jury have to
and unsatisfactory state in
been presented; there being
new block debt to the
no account shewing the
s of the public property—no
Commissioners of Buoye and
gular return of the State La-
—and in fine, nothing on
y report can be made—
beg to call the attention of
the sums paid for curing the
of King Street, and the re-
superintending; and which they
be torous by the statute la-
the Town lands.

It is certainly a simple way
better of the Charter under which the business
of the Bank is managed—a kind of clique—and
thus only requires to pursue the old horse-ar-
gument—scratch my shoulder and I will scratch
your elbow—the discounts of the Bank will
consequently be limited to these persons—verily,
this is bad.

Yours,
Ago.

Saint Andrews, 10th May, 1838.

THE STANDARD.

SAINT ANDREWS, SATURDAY MAY 12, 1838.

Charlotte County Bank.
HARRIS HATCH, Esq. President
Director next week, Edward W. Leon, Esq.
DISCOUNT DAY, THURSDAY

H. Hatch,
T. Wyer,
J. Wilson,
J. W. Street,
G. Gilchrist,
R. W. Crookshank,
J. McAlister,
E. Wilson,
W. Fisher,

Esquires.

At a subsequent meeting H. Hatch Esq.
was unanimously chosen President
J. PROBER,
Cashier.

St. Andrews, May 10, 1838.

To be Sold.

A FARM consisting of 100 acres, of which
the distribution of cultivation on

and sufficient Bait, on all times in readiness
for the accommodation of Passengers, and
subject to the inspection and instructions of
the Committee appointed to superintend and
regulate the same; and in the event of any
unproper or careless conduct on the part of
the said Ferryman, any three Magistrates
belonging to the Parish may deprive them of
the benefits of said Ferries.

That any person or persons other than
the licensed Ferryman, conveying passen-
gers for hire from any part of the shore with-
in the limits above defined to any part of the
American shore within one mile of Robbins-
town shall be liable to a penalty of twenty
shillings for every passenger so carried, to be
recovered by the party injured, in an action
of debt before any two of Her Majesty's Jus-
tices of the Peace for the County of Charlotte.

ON CONSIGNMENT,
And hourly expected in, the Schooners Emily
and Thomas Wyer, from
HALIFAX.

300 BBLs. Fresh ground Flour,
200 bbls. Hamburg do,
100 Sacks Bran and Pollard,
200 puncheons Jamaica Rum,
200 very superior Buenos Ayres Hides,
100 bbls. and Half-batrels No. 1, inspected
Newfoundland Herrings,
10 boxes sperm Candles,
All of which will be sold low for cash or good
paper.

JAMES BOYD.
Saint Andrews, 30th March, 1838. 13y.

TO LET.
And possession to be given on the 1st day
of May next.
THAT pleasantly situated Cottages lately in
the occupation of Mr. Matthew Burnside,
with a good garden, and two acres of land an-
nexed—apply to the
Rev. Dr. ALLEY.
St. Andrews, March 30, 1838.—13d.

FLOUR &c. &c.
—On Hand—

the Commissioners or other rates, and the Commission always the forms of which by the Justice and have been expen of the County have elected officers in a very few instances serve to show satisfactory statements, the provisions being strictly required by a Justice of the Peace liable to

Hours of business, from 10 till 12. BILLS and Notes for Discount must be lodged with the Cashier on or before WEDNESDAY, otherwise they must lie over until next week.

Alms and Work House.
Commissioner next week. — *Henry O'Neill.*

Saint Stephens Bank.
WILLIAM PORTER, Esq. President
Director next week. — *Nathaniel Marks Esq.*
BANK OPEN FOR DISCOUNT — FRIDAY
Discount Day. — 10 till 12.
BILLS and Notes for Discount must be lodged with the Cashier on or before TUESDAY otherwise they must remain in his hands until the following Monday.

VALUABLE LANDS
Advertisement

and about two-thirds of the lot is in excellent pasture. There is a house of one story 27 by 33 feet, a barn 40 by 32, besides sheds, out-houses and other conveniences. A superior potato soil well of water within a few rods of the house, and there is a thriving young orchard and garden elegantly situated. This farm is on the road from St. Charles to St. Stephen, within half a mile of a Great Mill Saw Mill; Carding Machine; Carpenter's and Wheel Wright Manufactory; Blacksmith's Shop, &c. 6 miles from Oak Bay, 17 miles from St. Stephen. Application as to terms, which will be easy, may be made to Mr. J. S. Phillips on the premises, or to the Editor of the Standard.
St. James, Charlotte Co. 28th April 1853. 171.

ture of the Peace for the County.
That Thom is Wier, and James Rati Esqrs. be a Committee for the superintending of said Boys and Females.
Rates of Ferryage from Chatty's Cove to one mile above Jones Point to the American shore.
For a man or woman, is 3d, children, 7 1/2d, cart and horse, 5 man horse, and 1 chaise, Cart or Sleigh, the 3d man with 2 Horses 4d, 7d, every Horse, Ox, or Cow, 2d 6d, every Sheep, Calf, or Pig, 4d. if more than five Oxen, Cows, or Horses, in a drove, is 3d each as the ferryman from the Town of St. Andrews is not obliged to have a large Boat the

EXTENSIVE PRESS OF
Of warranted Herb, Flower, Field and Garden Seeds. **11**

SAMUEL GETTY, has received his usual supply of seeds, as enumerated below, to which he calls the attention of his customers and the public, trusting that the satisfaction he has heretofore obtained, will induce his friends to supply themselves at his store.
Harrow-brood Windsor, Squash, early orange, early China dwarf, early bush, or scallop, white kidney dwarf, Tomato, common, Hottentottish, pole, large apple, very few, TURNIP, white flat, earlly white duteh, yellow stone, scarlet runner, white duteh runner, white duteh runner, white duteh stone.

NEW YORK Superfine Flour, in barrels and half barrels,
Barrels Pilot and Navy Bread,
Canada fine Flour, Firkins first quality Cumberland Ester; Boxes London Moulds, Spermaceti, Russian and Dip Candles.
A few kegs best cooking Raisins,
Hogsheads, tierces and barrels very superior brown Sugar; Souchong, Congo, and Hyson Teas, &c. &c.

J. W. STREET.
1st. March, 1853. 911

ST. STEPHEN'S BANK. **11**

<p>LATEST DATES.</p> <p>LONDON.....Apr. 8</p> <p>BIRMINGHAM.....Apr. 13</p> <p>LIVERPOOL.....Mar. 18</p> <p>EDINBURGH.....Mar. 20</p> <p>PANAMA.....Apr. 26</p> <p>TORONTO.....May 2</p> <p>MONTREAL.....Apr. 30</p> <p>QUEBEC.....May 5</p> <p>HALIFAX.....May 7</p> <p>NEW YORK.....May 7</p>	<p>To be sold WITHOUT RESERVE at Public Auction on SATURDAY the 25th day of April at 12 o'clock in front of the Subscribers Sales Room. 300 ACRES of Wilderness Land in Louis- iana, of 100 acres each, situated on the Flume Ridge in the Parish of St. Patrick. Texes and other particulars made known at sale. WM. GARNETT, Auctioneer. St. Andrews, 37th Apr. 1868. 17d</p>	<p>For Sale.</p> <p>The cargo of the Schooner <i>Caroline</i>, consists of—Superfine first fine, and Middlings FLOUR, Brans and Pollen, will be sold by Auction on arrival, for want of store room. JAMES BOYD.</p>	<p>H. HATCH.</p> <p>April Session 1868.</p> <p>Barley, large black, early orange, early purple. Rye, large black, early orange, early purple. Buckwheat, early white, early purple. Carnations, early, large double. Celery, white solid, celotico. Cabbages, early Dutch, early York, green globe savory, large cabo cavity, early sugar loaf, grits bayonet, early orange, early purple. Island Cress, early canals. Leeks, London, large scotch. Lettuce, early curled s- head, imperial head, white coas, or loaf, green coas, Nasturtium, orange climbing.</p>	<p>A Dividend of FOUR and one HALF per cent, for the half year ending this day, has been paid to the Stockholders, on or after the 31st day of March next.</p> <p>D. UPTON, Cashr. St. Stephen, Feb. 23, 1868. 9a.n</p>
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[illegible]

might in a great measure, by the Justices making it immediate Returns and Accounts should be made to the Clerk of the Peace on or before the 1st of March in each year, or at such time as may be deemed proper by the Justices, and thus laid before the Grand Jury direct: that such accounts given in should be held over to the next Sessions, and that public officers be directed to make their Returns, and be responsible to the Law—All of which is respectfully submitted.

**JOSEPH N. CLARK,
Foreman.**

TO BE LEASED.
By the year, or for a term of years if desired.

PART of the Lands forming the Chamcock grant pleasantly situated partly on the ground from St. Andrews to St. John, and partly on the shore, containing twenty-two acres and a half, more or less, and is under meadow which may be made to cut twelve tons of hay, being convenient to rock weed; there is also a cottage opposite to the entrance to the sand of John McLaughlin Esq. half of which will be let with the land. There is about half of the remainder of the land covered with wood, and about four acres prepared for a crop of wheat and Indian corn. The whole is under good fences. Application may be made to Mr. John Townshend at Chamcock Mills who will shew the premises and agree on terms; and any enquiries as to preliminary may be learnt from the Editors of the Standard.

JOHN TOWNSHEND.

FLOUR & TEA.
Just received per 'Primrose' from St. John.
—ON CONSIGNMENT—
35 Bble. Chamberg fine Flour,
5 double Chests Bohea Tea.
JAMES W. STREET.
21st April, 1838.

FRYE, D. W. JACK, & CO. Assessors of Rates.
St. Andrews, April 20, 1838.—16d.

Sweet and Pot Herbs:
Lavender—Lemon balm.
Mignonette—Horehound.
Rosesmary—Summer Sage.
Sweet Marjoram—Sage.
Thyme—Saffron.
Wormwood—Hyssop.
FILL SEAS.

Herbs grass—Clever.
Large white English Tur-
nip.
Ruta Baga—Mangel
Wurtzel.
FLOWER SEEDS.
One hundred and fifty
varieties.

The above articles, as it is well known to be customary, can only be sold for cash.
St. Andrews, April 6, 1838.—14m. W.T.

FOR SALE OR TO LET.
On the 1st May next.

By the Hebe from London and the Express from LIVERPOOL, Mr. GILMOR has received his extensive Spring importation of all the articles in his line of business, the particulars of which will be given in next paper, and to which we are requested to call the attention of his friends and the public.

TO BE LET.
And possession given on the 1st May next.

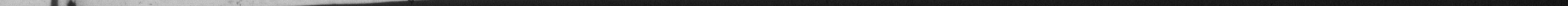
THE Brick House with appurtenances corner of Queen and Frederick street Apply to Thomas Wyer Esq. Saint Andrews

CHARLOTTE COUNTY BANK.
Dividend (for the last six months) Four and a half per cent. on the Capital Stock of the Charlotte County Bank will be paid to the Stockholders, on or after the 2nd proximo.

J. RODGER,
Cashier.

St. Stephen, Jan. 1, 1838.

On the 8th of May, at the residence of his son in St. Andrews New Brunswick, DAVID RAIT Esq



Original issues in	Poor Condition
	Best copy available.

