DRTATION

are Rooms. Saint John, N. B.

PERE, an extensive assort-Manchester GOODS care-Manufactories by Mr Git-tely visited Britain for the

Stook consists of WOOLigh best quality Pilot Clothe, Petershams, double mitted, green and olive Breaz eres. Buckeskin and Dog-ashionable winter Vestings: lain and printed Mznisos. Salisbury Flannels, white and red Kersies; Shaloons collars, common nepteloakfancy color Hazir Clothes is flannel, best welsh domorphisms the stoutest quality 4 sheetings, white shirtings, arris, furniture do.; plain, Linings of all kinds; Shawabics, Steneys Lawss. Musics, Patterns; coloured and black Velvoteen.—The HOssi of Gentlemen and Ledies' lies long white do., dark considered and the said fund of the color of the said of the color of the said of the color of the said of the said the said of the sai Stock consists of WOOLnamos im d Berlin do.; lambe hose, ladies' lambs' wool, motist' hose; men's best quabriosisted merino and lambs wool and merino Drawers' miforters. Thibet its cravets de'd Highiand Shawls, fill'do.; lace and blonde gaoze. China crape Handkerchiefs, inges, silk braids, Brighton, moy silk and sain Stocks; ads, best India rubber end chintosh & Co's India-rubber 4 patent isona-wassen Crors of black and fancy Gro de Nash, bonnes plush, plain and emine and ladra Pouges Handstring and best Ribbons, black es and purse silk cords, best lack Crapes, black Bombasines of REAL ERMISS silerys.

beriber's usual reduced prices, lifor Cash only. P. DUFF.

a and Yankee Cape, men s and it caps. LINEAS, consisting wise Cambric and Lawn Hand-

ARTFORD RANCE COMPANY, cut, United States.

in 1810—with a Capital of \$150,000. lished histitution has for more hished histitution has for mera ax years transacted its extensive st just and fiberal principles— with honorable promptness— have settled all their losses,

ents, who are appointed in many owns and Cities in the United British Provinces.

Elisah Colt, R. B. Ward,

ELIPHALET TERRY, President. at loss or damage b THOMAS SIME. Foy. 1, 1837.

HE PORUS

R SALE AT THE DARD OFFICE, UPREME COURT.

Common process; Bailable pre ilable process; Bailable writ Pleas ; General Issue ; and

rocess, bailable and new bei ons, Ca. St's. and Pi Pas MAGISTRATES. Subpæna, Ticket, Jaror's sum is subpæna, Defendants boud,

tment, Ship-master's complaint it al & discharge. MISCELLANEOUS. id ; Warranty deed ; Letter of ; Letter of appraisementCon+ notice for maintenance, and Indentures. Bend to pay mer r up judgment. Timber

E STANDARD.

by individuals who have no Office to be paid for in advance; AGENTS

Mrs. S. Connick,
Mr. R. Purvis,
Mr. W. Campbell,
Mr. W. Campbell,
Mr. D. Barber,
Trist. Moore Esq.
Mrs. Chalmers,
Mr. David Turner,
Mr. John M Gill,
Mr. John M Gill,
Mr. John M Gill,
Mr. John Rogers,
Mr. John M Gill,
Mr. John Kaight Esq.
Mr. St. Blake,
Joshus Kaight Esq.
Wifford Fisher Est.
Wifford Fisher Est.
Wifford Fisher Est.
Mr. F. Bayerley,
Mr. Wm. Grant
Thomas Browns.

ST ANDREWS STANDARD. PUBLISHED EVERY SATURDAY. AT SAIST ANDREWS, NEW BRUSSWICE BY GEOWN: SMITH. TERMS.

15c. a year, delivered in town er called for. ADVERTISEMENTS,

Inserted according to written orders, or continued till ferbid if no written directions.

First insertion of 12 lines and under, 3s.

Each repetition of 1b over 12 lines 3d per line

First insertion of all 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 1839.

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 Go-

verner, 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 purious pess of defraying any county, town or parish charge or expense, it shall be the duty of the Clarks of the Peace for the respective counties to make out the warrante, 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 cloresaid, and within fourteen days from the date of the order for the assessment to transfor the several towns and parishes in the said such case it shall be the duty of the collector counties respectively, under the penalty of of taxes for the district where such demand

Assessment to be made and delivered to the Col-

II. And be it enacted, That it shall be

To A. B. one of the Collectors of Rates the Said and costs be somer paid, or to any other collector of Rates in the Tewn or Parish of the Collector of Rates in the Tewn or Parish and how you shall have executed this prein the Tewn or Parish of or to any other collector of Rates in the Tewn or Parish and how you

'You are hereby required forthwith to col- aferensid. Given under my hand this lest from the geveral persons named in the ansexed assessment, the sums set against their names respectively, under the last column thereof intituled 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 poer or otherwise as the case may be.] Given uer as is provided for the levying executions under our hands the day of in the year of our Lord one thousand eight hunof his present Majesty's reign, initialed "An

And further it shall be the duty of the said liable to be detained more than one day for assessers to make out a deplicate of all and every of their respective assessments, and to and costs required by such execution to be filed of record; and if any assessor shall neglect or omit to perform the duty herein required of him he shall be liable to the penalty of ten pounde.

Collectors to proceed without delay, and pay over their coinections monthly. To proceed against defaulters and render a full account within Proceedings against collectors

III. And be it enacted, That it shall be the duty of the several collectors of rates in the several Towns and Parishes without demonth, pay over to the person or persons authem on account of the said assessments, with ed ni and by the third section of this Act proper vouchers for all sums paid by them, and also a correct list of all defaulters in paying their said assessment; and if any or to proceed against all or any of the defaul-ing the expenses of assessing and collecting, ing Courty rates, except so much as relate ters as aforesaid, or to render such account and when collected shall be paid into the rothe aforeintment and duties of County or list as aforesaid, it shall or may be law- hands of the respective County Treasurers, Treasurers, and also the operation of the fifth ful for the Justices of the Peace in the re- for the purpose of paying the assessors and and sixth sections of the said recited Act b spective Counties, at any General Sessions or collectors, as the Justices may by their order and the same is hereby suspended while this same period Sessions, or the major part of in Sessions from time to time direct.

Act shall continue and be in force.

The Standard. NEW-BRUNSWICK.

Volume 5. SAINT ANDREWS, SATURDAY, MAY 12, 1838.

Number 18.

them then and there assembled, to order such Assessment to be legal, although it may exceed the sum ordered by ten per cents. collector to be brought before them; and VII, 'And whereas it is difficult in me the constable or other officer who may serve such order is hereby empowered to arrest his ody and bring him forthwith before the said Justices, and thereupon, if they see fit, to commit such collector to the common gaol of exact sum ordered to be assessed; the County, there to be and remain, withou ail or mainprise, until he shall have made full payment and satisfaction for all and every such sum or sums of money as may have been eceived by him, and shall have rendered a full and correct account of the collections to be assested; provided the difference shall made by him, with the list of defaulters as not be more than ten per cent, on the sum aforessid, and whether proceeded against or so ordered. not, unless the said Justices, for some suffi-

Assessors and collectors to be appointed annually

Proceedings by collectors against persons ne-glecting to pay within ten days after demand IV. And be it enacted, That if any person 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 was made to make application to any Justice

cept, make return to me at the day and place one thousand eight hundred E. F. Justice of the Peace for

And the Constable to whom any execution as sforesaid shall be delivered, shall forthwith proceed to levy the same, in the same man-Act to regulate proceedings before Justices of the Peace in civil suits:" Provided always that no person so committed to gael shall be discharge at the expiration of such time; and judgment upon which such execution issued appointment of assessors and collectors of sels, so re shall remain good against the propriety of the taxes in the City of Saint John shall be and whereof. defendant, and a new execution may be is- remain with the Mayor, Alderman and Comsued against his property in like manner as if he had not been imprisoned

gient cause shown by such collector may deem

it proper sooner to discharge him.

Compensation to the assessors and collectors to be settled by the Sessions. Amount limited V. And be it enacted, That there shall Is lay after the receipt of such assessment and tively in the several Towns and Parishes precept as aforesaid, to demand the several such compensation or fees for their services sums contained in the said list, of the several | as the Justices of the Peace for the several persons therein mamed, and shall it required Counties shall, at their General Sessions at give a written statement shewing the several which each respective assessment is ordered one or more credible witnesser witnesses, and amounts assessed on such person; and such deem reasonable, and then and there order collectors shall, on the first Monday in every and establish? Provided always, that no assessors shall in the whole be allowed at a therized by law to raceive the same, the see greater shall in the whole be allowed at a therized by law to raceive the same, the see greater sate han five per cent, and no collector which may have been too at a greater rate than ten per cent on the received by such collectors during the pre- amount ordered to be assessed; provided also, constables," and paid in the hands of the received by such collectors during the pre-amount ordered to be assessed; provided also ceding month, with a list of the persons from that no assessors shall be allowed a per conamount ordered to be assessed; provided also, whom the same may have been received; and tage unless the provisions of the second section upon neglect or refusal of any person or per-ons to pay the amount demanded of him or and no collector shall be allowed a per cens them, the said collectors shall within ten tage on any greater sum than he may actually collect and pay over, nor be entitled to receive such necessary or persons so neglecting or refusing. person or persons so neglecting or refusing, such percentage until he shall have collected the oath one shilling. according to the powers bereinafter given to the whole amount mentioned in the precept collectors, and also within four to him directed, or assigned sufficient reason onths after the receipt of the precept for collecting the said assessment, render to the the same, nor until such collector shall have Clerk of the Peace, under oath, a full and rendered a full account, shewing the amounts and every warrant of distress and sale, the true account of all and every sum or sums of received and paid by him, and a correct list money, which may have been received by ot all the defaulters in his district as is prov-

Expense of assessing and collecting to be included in the assessors' warrant. tor shall neglect, refuse or omit to pay to the per centage on the several amounts or and in the twenty sixth year of the reign of the several sums so collected as afore- dered to be assessed as aforesaid, shall be in- His Majesty King George the third: intitule

cases for the assessors to apportion the rate

Parish rates, now made or hereafter to be made, such assessment shall be deemed and taken to be legal, although the aggregate Sessions to such Treasurer, shall be deemed taken to be legal, although the aggregate amount thereof shall exceed the sum ordered and allowed as good and sufficient releases to be assessed: provided the difference shall

sessors, and one or more fit person of persons cribed period. ments which may be ordered to be made on which Justice is hereby required, upon com-plaint made to him under oath by such collector that the amount assessed upon any pective County, which persons shall be styled the duty of the said assessors, without delay, after receiving the said assessors, without delay, after receiving the said warrants of assess. that demand had been made as required by after receiving the said warrants of assessed that demand had been made as required by the third section of this Act, to issue warrants, to make a rate and assessment on their respective towns and parishes, in such the third section of this Act, to issue warthey may have been appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of such is appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of such is appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of such is appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of such is appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of such is appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of such is appointed as aforesaid;

XV. And be it enacted, That this Act
within ten days after receiving notice of s deliver to the several collectors of rates with stable of the Parish of You are hereby the faithful discharge of his duty before some required to levy of the Goods and Charles of Justice of the Peace, who shall forthwith taking the christian and and surame of all A. B. within your Parish, which sum transmit to the Cierk of the Peace of the , which sum transmit to the Cierk of transmit to the Cierk of transmit to the Cierk of transmit to the County, a nemovandum that such oath name to the county, a nemovandum that such oath name to the county, a nemovandum that such oath name to the county of the county, a nemovandum that such oath name to the county of the c taking the christian and and surname of all persone rated within the several districts to which the said collecters may have been appointed, with the several amounts to be collected for every such person, such list being sides costs of levying this execution, and have sides costs of levying this execution, and have the money before me at my dwelling house, on the day of the said respective assessors, and having sudersed thereon a precept under their having sudersed thereon a precept under their for want of goods and chattles where on to levy you will take the body of the said which shall be ten pounds for any such neglection for two pounds, except in the City of Saint John and Parish of Portland which shall be ten pounds for any such neglection for the purpose, he shall be liable 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 neglection for the reaction of the Peace of the County, a memorandum that such oath hath been administered; and if any person so appointed shall refuse to accept of the office or neglection for the purpose, he shall be liable 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 neglection for the Peace of the County, a memorandum that such oath hath to district of the money before me at my dwelling house, the office or neglection for the Peace of the County, a memorandum that such oath hath to district of the money before me at my dwelling house, the office or neglection for the Peace of the said and in any person so appointed shall refuse to accept of the office or neglection for the Peace of the said and in any person so appointed shall refuse to accept of the office or neglection for the Peace of the said and in any person so appointed shall refuse to accept of the office or neglection for the Peace of the said and in any person so appointed shall refuse to accept of the office or neglection for the said and in any person so appointed shal County, a memorandum that such oath hath An Act to authorize the Magistrates of the lect or refusal, and upon such retusal or negsioned by the death or removal from the parish of any assessor or collector appainted as sforesaid, 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 ably to any acts now or hereafter to aturesaid; and the person so appointed shall force for the assessing, collecting and levying be notified by the Town Clerk of such appointment, and shall be liable to the like penalties for refusing or neglecting to accept of the office, and to be sworn in within ten days after such polification, as if he had been ap pointed by the sessions as aloresaid, 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 transmit the same together with the warrant of assessment within ten days the clerks of the Peace of their respective counties, to be person so committed shall be entitled to his

> monalty of the City of Saint John as heresotofore accustomed. Recovery of Penalties. 4 W. 4, C. 45. IX. And be it enacted, That the several shall and may be recovered upon complaint made to any ene of Her Majesty's Justices of the Peace for the County where such oftence shall be committed, upon the oath of and passed in the fourth year of Her present Majesty's reign, intituled "An Act to facili-County Treasurer for the use of the County

> X. And be it enacted. That the fees to be For every affidivit of collector, including

Fees to Justices and Constables.

For every warrant of distress, &cc. nine

And the fees to constables for serving each cas in civil anits.

26 G. 3, C. 42. in part suspended. XI. And be it enacted, That the operatio VI. And be it enacted, That a sum equal of the third section of an Act, made and pass-

Receipts by County Treasurers, and discharges by the General Sessions to be good in Law or Equity. XII. And be it enacted. That the receipts of the respective County 1 reasurers, or other persons authorized to receive the monies col ected shall be sufficient discharges to all ollectors, and the discharges of the Justices

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

XIII, Provided always and be it enacted.

by the Sessions. To be susorn. Penalty for refusing to accept of office or ne flect to be sworn. How vacancies to be filled up.

XIII. Provided always and be it enacted. That when any Clerk of the Peace, assessor or collector may have neglected to perform VIII. And be it enacted, That the Justices any of their said duties within the time pres- ed by merchandize of any description, or VIII. And be it enacted, That the Justices of the Peace in the several Counties in this or bed by this Act, it said duties within the time present the several Counties in this or bed by this Act, it said nevertheless be lawful for such clerk, assessor or collector to passage of carts and other carriages, the ownstate appointed have power and authority, and they are hereby required to commute and appears the property of the pro pointed three or more fit persons to be as- and purposes as if done within the said pres-

XIV, And be it enacted, That all assess ments now made, or which shall be made before the passing of this Act shall continue

CAP. XXV.

County of Charlotte to levy an assess-ment to pay off the County debt. Passed 9th March 1833.

BE it enced by the Lieutenant Gover-nor, Legislative Council and Assembly, That the Justices of the Peace for the County of Charlotte at any General Sessions of the they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding one thousand pounds, as in their discretion may think necessary for contingent expenses of the County, the same to be assessed, levid, collected and paid, agree-

CAP XXIX.

An Act in addition to an Act intituled " An Act to make more effectual regulations, relating to Pilots within this Pro-

port or place within the Inner Bay of Pascharge at the expiration of such time; and provided further, that notwithstanding the discharge of the defendant as aforesaid, the discharge of the defendant as aforesaid, the judgment upon which such execution issued.

The neglect or refusal of any ascessor or colsum and order the penal-strain and the discharge of the defendant as aforesaid, the judgment upon which such execution issued.

The neglect or refusal of any ascessor or colsum and order the penal-strain and the penal-strain an sels, so refusing to receive them; for remedy

> 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 within 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 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 Pilet on board authorized to act as such under and by vir tue of the said recited Act, shall not empley such Pilot so offering his service as aloresaid taken by Justices of the Peace shall be as then and in such case such Pilot upon due this les. Centuries pass away ere their ex stproof, by the oath of one or more credible witness or witnesses, that he did so offer his service, shall be entitled to demand, sue for and rubbish. ecover from the Master of such ship or vessel, one moiety of such rates and fees as shall action such ship or vessel, in the same man-nersend in all respects, subject to the same

> > An Act to amend an Act, intituled "An Act catablishing the rates to be taken for

> > the barembelere in part recited Act, who at-

Warfage and Cranage of Ships and other Vessels within the limits of this Province. Passed 9th March 1838.

HEREAS by the fifth section of an Act made and passed in the twenty sixth year of the reign His Majesty King George the Third, intituled "An Act estab. fools.

1	41838. May	First	Second	Third wook	Pourth	de la
R	Tuesday	1	8	15	22	80
а	Wednesday	2	9	16	28	20
8	Thursday	3	10	17	24	81
ı	Friday	4	111	18	26	
a	Saturday	5	12	19	26	
а	Sunday		13	50	27	
ı	Monday	7	14	21	90 1	

and other Vessels within the limits of this Province," the owner or owners of wharves by themselves or their agents, ere empowered to remove any lumber, mill stones, or other goods, which may encumber their wharves or incommode or obstruct the pass-ing or repassing of any carts or carriages em-ployed for the purpose of loading or unloading any ship or other vessel, and to keep the same in custody, but no power is given by 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 Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, when any wharf shall be encumberor consignee of such merchandize 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 residence or office of such owner, consignee or person as aforesaid, to remove the same ; if such merchandiza er rubbieh or ballast im notice, then it shall and may be lawful to XV. And be it enacted, That this Act same, and to keep such merchandize in such shall continue and be in force until the first tody until the whole costs of removing and wharf or his or their agent to remove the keeping the same is fully paid; and in case the owner or consignee of such merchandize 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 merchandize so removed shall be if a perishable 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 merchanding is not of a perishable nature, the same may be sold in thirty days after such removal, and the preceeds of such sale respectively. after deducting the expense of removal and keeping and all other charges, shall be paid by the auctioneer to the owner or consignee of the merchandize so sold when applied for.

II. And be it enacted, That no ballast of any kind or rubbish shall be placed or hand-ed on wharf or whaves, 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 juriedierince, so far as regards the Caunty of Charlotte.

Passed 9th March 1838.

WHEREAS Branch Pilots are now by law not entitled to any pilotage from any ship or respect on the passed or landed or caused to be placed or landed or landed or landed or caused to be placed or landed or landed or landed or caused to be placed or landed such ballast or rubbish, may be held to bail in landed or landed such ballast or rubbish, may be held to bail in landed or lande owners or agent of such wharf should not be sufficient when sold to def. ay 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 merchandize, rubbish or ballast, or person who may have deposited or landed the same on any wherf, to be sued for and recevered in an action of debt or before any Court of competent jurisdiction,

FLOWERS. How much of the paetry of the springs from flowers! How delicate a pleasure is it to twine the orange blossom or aponica for the bride-to arrange a bouquet for the invalid—to throw simple flowers in o for the girl of whom they are the emblem!

TRUTH. The most simple truths are often like the tomb of Archimedes, which Cicero found at Syracuse, covered with thorns and ence is perceived, and then other centuries eta any one ventures to remove the surrounding

Coquerry. The woman who sports with feelings, as if life were a mere theatrical rejectes and in the finds herself esteemed no better that one who is ever acting an assumed character.

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

ORNAMENT.—The siliest people are the a fondest and ornament, as animals the most stupid, are generally the most brilliant in ... their color.

Many talk like philosophers but act like

109

40

In August 1816, he was appointed to the command of Nova Scotia; and in 1819, DROLL BURLESQUE OF THE STYLE OF DR. JOHNSON on the death of the Duke of Richmend, was appointed Captain General and Governor-in-

THE SAINT ADDRESS STANDARD

TH

March 31, 1838.

Supposed to be written by he separate each and Governor-in Chief of the Provinces in North America, who will wished office he held till 1828. — He was subsequently appointed Commander in Cuief of the Provinces in the East Indies, and resided in the country upwards of a year.

The sale of materials, &c. saved from the Royal Exchange, commenced on the 2d mind in constitutions not naturally timid, is generally appointed Commander in Cuief of the was uddenly sulmer of the was uddenly sulmer of the provinces in the East Indies, and resided in dear country upwards of a year.

The sale of materials, &c. saved from the Royal Exchange, commenced on the 2d mind in constitutions not naturally timid, is generally. The first day's sale produced nearly the constitutions of the was employed the same proportion.

And Ward attains his majority on the 2d through the same proportion.

Lord Ward attains his majority on the 2d through the same proportion.

Lord Ward attains his majority on the 2d through the distance of a protraded arm and being in the distance of a protraded arm and being in the 2d 200,000 ag per annum.

Supposed to be written by the efficient and in the distance that hung over the margin of Lifley, the fallacious bank, imperception of the yoyage is some objection, it cannot of the yoyage is some objection, it cannot are followed the through the through the through the through the through the was and the was underly the margin of Lifley, the fallacious bank, imperception of the yoyage is some objection, it cannot are followed the through the provent the trial being made, and that the yoyage is some objection, it cannot are followed the through the provent the trial being made, and that the yoyage is some objection, it cannot are followed the through the provent the trial being made, and that the was underly the provent the trial being made, and the yoyage is some objection, it cannot the provent the trial being made, and that the was underly the margin of Lifley, the fallacious bank impercent the trial being made, [Supposed to be written by R. Jephson Esq.]
While I was admiring the fantastical ramification

gation should not, before very long, also take the direction of the St. Lawrence. The facilities it would afford to emigration are pecultarly great, and, though the greater length

rity of a country. It brings together all sorts of useful domestic animals, where the several qualities of each are explained by their own-which is respectfully submitted.

If is a fruitful cause of creating on keeping as are not so given in should be held over to alive that industry so essential to the prosper the following Sessions, and that public offi-

> JOSEPH N. CLARKS, Indorsed Foreman "Received by the Court,"

COMMUNICATION. FOR THE STANDARD.

For the STANDARD.

It has been often said that it takes all kind of characters to make up a world; so we may say that a community is made up of all kinds of characters. When the various Grand Juries of this County reprehended the conduct of the Magistracy and averted that mystery being the parent of mistric, they should be the agents through whom the veil of secrecy should be drawn ande, and the erroficous acts of the public servant be shown to view, how did the case turn out? Why, it showed that the affairs of the Town had been managed most adreitly and honestly, and that nothing was

wrong, but the unfounded suspiciting not do better, yet augured was ill conducted and abused.

Grand Jucies to while-away the was air concucted and abused. Grand Jucies to while-away the public account swas prematurly public becomes a gain in consistence ring squib last fall, and it is to all its useless operations, as the timay well be asked what is the Jury inspecting the public account not even possess a velo on the when a mere bundle of unarrangering a tithe of the County's affair them? Yet there is some useful this imperfect state of what will of great consequence to the County in the well of great consequence to the County of the sale of the what fage and Cristop. But we must pause here, driggraceful way in which this places frittered away to a nullity its hallowed ground," but sure that the voice of remonstrance vaccutary. The right of collection new law, for one year a county is a sample, and be sure that propose new rules for their own.

Ma, Editon,-Perhaps it record the following program called the efficient state of th

celled the efficient state of th
Bank: namely,
H. Hatch—President—rig
T. Wyer, { closely co.
J. W. Street, } cho
John Wilson, {
Brothers.
John M'Adister, St. Steph
Gordon Gilchrist, a respect never in the Bank
bis dividend and at
knows no more ab
M'Iver of that lik (
R. W. Cro ikknok—ii he R W. Crookshank-if he a good choice; hu

tance of 70 miles h in the direction of he can in the mar fairs of Van Diem Wilford Fisher - a reside appears in St And than one of Sir Jo Let me see then who are

Messrs Hatch-o Wyer, Street, Wilson Wilson

It is certainly a simple better of the Charter under the Bank is managedthus only requires to pure gument -scratch my shou your show-the discount consequently be limited to

Saint Andrews, 10th N

THE STA SAINT ANDREWS, SATUR Charlotte Cu

HARRIS HATCH, I Director next week,
Discount Day,
Hours of business
Bitts and Norrs for
with the Cashief on or before they must lie over ur

Sims and 77!

Saint Steh WILLIAM PORTER, Director next week Discoust Day -Bank open for PBILLS and Notes for with the Cashier on or bel they must remain in his h ant day.

LONDON..... INTERPOOL

EDINBURGH PARIS MONTREAL. QUEBEC..... HALIFAX..... New York

It is with no commo we have to record the ! member of this comm David Rait Esq.

He was taking an ai companied by his gran norse became unmana the turn coming into riage into pieces. For escaped unburt, but M cussion which has ha of his life. He was po approaching end, ar worldly consideration nation of mind and a mises of divine reve of the pure and piou appropriately said on the perfect man, and the end of that man

By the Hebe from from LIVERPOOL, M ed his extensive Spri articles in his line of of which will be giv which we are reque of his friends and

On the 8th of May, St. Audrews New Bru

he best kinds of crop they are alike rewarded gricultural and mechanis days one with another th good consequences. A cious address listened to portant art of ploughing, soil, is generally if not soil, is generally if not not the skill of the several ed, and a premium given e most worthy.-The orof doing business, and constitutes a good school in doing the business of and good feeling among s benefits—and benefits, order; and we may also us exercises as among not efits to be derived. ale and purchase of ani-

rious articles, can in no ght about with the same These meetings also tend g party feelings,-they insequaintances, and by d elevate the intellects of sees of our population, rate ighest standing in society, te the existence of our gov-

OTTE COUNTY URY REPORT. ury Room, April 14, 1838.

eturus, and Public Accounts and Jury at the present total want of system or are s they have received, rencounty affairs, or even to them; but they have made on the isolated accounts as peractively to require.

oners of the Poor have exirces in favour of the parish f about £800. The Grand Court to order that so much as has been paid under the last Sep ember, may be re-lies; and that he balance he called for; as it appears hat considerable resources and in the hands of the favour of the Parish.

the accounts of the Town to the Grand dury have to and unsatisfactory state in been presented; there being he new block shull to the s of the public property-na main return of the statute la-u-and in fine, nothing on tory report can be made. beg to call the attention of the sums pand for curbing the be borne by the statute lathe Town lunds.

of the Commissioners of the h rates, and of the Commis-hways—the for as of which by the Justices and turexpen e of the County-have riected except in a very few these instances serve to shew, tisfactory statements, the pro-forms sing striotly required forms sing striotly required by or reach Omeon liable to

ody as the Grand Inquest Of sider the purpose contemplatuthorizing the inspection of unts-when they find that the expressly declare that it shall the Justices to cause a full, ricular account of the receipts es of the public moneys o be laid before the Grand en they perceive by the Rer Grand Junies that in each ar the documents laid before Grand Jury cannot avoid coneir time has been trifled with, would be acting in a manner ne duty they owe to the County things, and their surprise that ures have not yet been taken tentions of the statute.

on the Grand Jury beg respectst, that a remedy for the prea:ities might in a great meall Returns and Accounts should the Clerk of the Peace on or h of March in each year, or at riod as may be deemed proper cient time to have them classed and thus laid before the Grand w directs : that such accounts given in should be held over to Sessions, and that public offielect to make their Returns, de responsible to the Law-Ali ectfully submitted. JOSEPH N. CLARKS,

by the Court?"

MMUNICATION.

for the Stardard.

often said that it takes all kind of sake up a world; so we may say sity is made up of all kinds of character various Grand Juries of this ended the conduct of the Magistracy is the major of the public sevent by the major of the public sevent be shown to the case turn out? Why, it showed of the Town had been managed and honestly, and that nothing was FOR THE STANDARD.

wrong, but the unfounded suspicions of those who mids not do better, yet suggested that every thing was ill condens with a surface of the horse becoming was ill condens with a surface of the horse becoming was ill condens with a surface of the horse becoming the substance of the horse becoming was ill condens with a surface of the horse becoming the substance of the substance of the horse becoming the substance of the horse becoming the substance of the substance of the horse becoming the subs

MR. EDITOR,-Perhaps it may be useful to Ma. Epiroa,—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, { closely connected but J. W. Street, } choice—good.

The street, for the faithful street of the faithful street

Ank: namely,

H. Hatch—President—right.

T. Wyer, Closely connected but the J. W. Street, choice—good.

John Wilson, Brothers.

John M'Allister, St. Stephen—never present.

Gordon Gilohrist, a respectable, decent man;

never in the Bank except to receive bis dividend and at the lare election; knows no more about the Bank than M'lver of that ilk does.

R. W. Croskshank—if he were on the spot, a good choice; but resuling at a distance of 70 miles he can no more aid in she direction of the lastitution than he can in the management of the at-

in the direction of the Institution than he can in the management of the atfairs of Van Dieman's Land.

Wilford Fisher - a resident of Grand Manne; appears in St. Andrews four times a year; and I prophecy will do no more towards the management of the Bank than one of Sif John Harvey's Coach-

Let me see then who are the Directors; they

Messrs Hatch—one
" Wyer, one
" Street, one
" Wilson one
" Wilson one

It is certainly a simple way of getting the better of the Charter under which the business of the Bank is managed—a kind of clique—and

Thus sale requires to cover the old how and Three!!! thus only requires to pursue the old horse-argument -scratch my shoulder and I will scratch your eibow the discounts of the Baak will consequently be limited to these persons—verily, his is bad.

Saint Andrews, 10th May, 1838.

THE STANDARD.

SAINT ANDREWS, SATURDAY MAY 12, 1838. Charlotte County Bank.

HARRIE HATCH, Esq. President
Director next week, Edward Wison Esq.
Discourt Day. THURSDAY
Hours of business, from 10 to 2
Thurs and Norrs for Discount must be indged with the Cashief on or before Wednesday, otherwise they must be over until next week.

Alms and Work Wouse,

Saint Stehens Bank, WILLIAM PORTEE, Esq. President
Director next week Ackemiah Marks Esq.
Discoust Day FRIDAY
Bank open from 10 till 3.

The Bills and Nories for Discount must be lodged with the Cashier on or before Taunspay otherwise they must remain in his hands until the following

	T	EST	DATE	3.	
	114-			Apr.	5
ONDON.				SADE.	3
AVERPO FDINECE	OL			mar.	60
COLUMN RES	LGH			Na -	20
EVIDINT				19 E E V	-
MONTRI	Aler			Apr.	20
ANEREC HALIFA!				May	5
11			• • • • • •	Mau	7

the turn coming into town, broke the carriage into pieces. Fortunately the young lady escaped unburt, but Mr. Rait received a concussion which has hastened the termination of his life. He was perfectly conscious of his approaching end, and throwing aside all worldly considerations, he displayed a resignation of mind and a confidence in the promises of divine revelation, truly indicative of the pure and pious christian. It may be appropriately said on this occasion, "mark the perfect man, and behold the upright; for the ent of that man is peace."

By the Hebe from London and the Clade of his extensive Spring importation of all the carriage into pieces. Fortunately the young lady the year, or for a term of years if desired.

DART of the Lands forming the Chamcook grant pleasantly situately apartly on the great road from St. Andrews to St. Daho, and partly on the shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a half; shore, consulting of wenty? We acres and a hal norse became unmanageable, ran off, and at

ed 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.

On the 8th of May, at the residence of his son in St. John, April 4, 1838.—15td.

WANTED

ROPOSALS for the erection of a Bridge over the River Digdeguash, at the alteration of the Highway between St. John and L.

performance of the Contract.
GEO. ANDERSON.

Supervisor. Carleton, 10th May, 1838.

FLOUR, RICE, &c. & May 11, 1838.

Per schr. Mary Elizabe'h from New York, via

D'ST REC'EIVED,

Per schr. Mary Elizabe'h from New York, via

Eastport.

O'D Bl.S. fresh Rye Flour, 4 kegs first

quality Barciay's Tobacco, 10's,

1 Tierce and 2 half herces Rice.

10 half barrels superfine Flour,

6' do. do. Butter Crackers,

1 box patent Faucets and Ga'es.

A L S O.

Per ship Hebe from Loudon rid Saint John,
12 boxes Mould Candie 8, 6%.
6 do. Dips, 8's., 12 do. V. Soap.
The above will be sold for cash only.
J. W. STREET

CHARLOTTE COUNTY BANK. Pursuant to notice a meeting of the Stock-holders of the Charlotte County Bank was he'd when the tollo ving were chosen Direc-

J. Wilson, J. W. Street, Esquires. G. Gilchrist, R. W. Crookshank, J M'Alester, E. Wilson, W. Fisher.

At a subsequent meeting Ha Hatch Erg: vas unanimously chosen Presiden J. RODGER,

Sr. Andrews, May 10, 1838;

To be Sold.

A FARM consisting of 100 acres, of which and about two thirds of the lot is in excellent pasture. There is a house of one story 27 by 33 feet, about 40 by 33, besides sheds, out-houses and others is within a few rods of the house, and there is thriving young orchard and garden elegantly stude of this farm is on the road from Noure's Mills to 8t. Stephen, within half a mile of a Grist Mill. Saw Mill: Carding Machine; Carpente v and Wheel Wright Manufactory: Blucksmith's Fore acceptance of the superintending of Seeds, as enough the substantial stephen. Application as to terms, which will be say, may be made to Mr. J. S. Philips on the present size of the form of the Standard.

At I Auction 1832 17th.

To be sold wirrour reserve at Pablic Auction on Source of Sattlytto Carpet.

At I Auction 1832 17th.

To be sold wirrour reserve at Pablic Auction on Sattly and the Subscribers Sales from.

And Seed in Section 1832 17th.

At I Auction 1832 17th.

To be sold wirrour reserve at Pablic Auction on Sattly stage the at the same rates as above except stage to the Sattly stage the at the same rates as above except stage to the Sattle Carpet.

And Seed and manufactory by the party mipraed, in an action to the Mejessy's Jds to said the Pace for the County.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqrs.

That Thom is W yer, and James Rait Eeqr

300 A CRES of Wilderness Land, in Lots
A CRES of Wilderness Land, in Lots
Of 100 acres each, situated on the
Flume Ridge in the Parish of St. Patrick.
TERMS and other particulars made known at sala.
WM. GARNETT,

St Andrews, 27th Ap. 11, 1838.

It is with no common expression of regret we have to record the loss of another valuable member of this community in the death of David Rait Esq.

He was taking an airing in his chaise, acompanied by his grand daughter, when the morse became unmanageable, ran off, and at 28th April, 1838.

28th April, 1838.

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 or the Subscriber.

N: PARKER,

FLOUR, PORTER, & BRAN. Ez Schooner Irene and Amethyst from hifaz, nrue tanding, and for, sale

300 Bits superfine FLOUR.

15 tithes very superior Porter.

A L 8 0.

Ez schr. Hezara, Crowell master, from flatfaz 210 bags Brau. 40 casks bottled Ale; 100 Bits, superior Newlogardiand Herrings.

JAVES BOYD.

St. Andraws, 5th May, 1838.

PUBLIC NOTICE.

THEREAS I find it necessor for the projection of my property and for just cause to calculate the presents of the property and for just cause to calculate the presents of the present of

St. Stephen, April 21st. 1838. 17mi

REGULATIONS

For the Fanates from the Parish of St Andrews to the American shore of the Condend, That there be two Ferries from the American shore, the first American shore, the first St. Andrews to the American share, the firs commence at Indian Point and terminat at the brook at Charty's Cove, The second to commence at the said Chany's Cove and terminate one mile above Joe's Point.

Ordered, That the person leasing the Ferry at I as Poutshal be compelled to keep one Gondolos and two good and sufficen
Bo.s. That the person leasing the ferry
from Indian Potatio Chany's Cove shall in tike magner be competled to keep two go and sofficient Basts at all times in Jeaulies for the accompnodation of Passengers subject to the inspection and instruction the Committee appointed to superintend and regulate the same; and in the event of any proper or carcless conduct on the the said Perrymen, any three Magis rates belonging to the Parish may deprive them of

the benefits of said Ferries. That any person or persons other than he incensed Ferrymen, conveying passenvers for time from any part of the shor gers for tire from any part of the shore with-ra the limits above defined to any part of the American shore within one mile of Robbins-town shall be habe, to a penalty of twenty

The cargo of the Schooner Caroline, Crouse master, hourly expected, consisting of SUPERFINE first, Fine, and Middings FLOUR, Bran and Pollen, will be sold by Auction on arrival, for want of store room.

JAMES BOYD.

NOTICE.

NOTICE.

NOTICE.

NOTICE:

NOTICE is hereby given, the the Subscribers have received from the Clerk of the scribers have received from the Clerk of the county, Warrants of Assessment, requiring them forthwith to raise the sum of two fundered and first eight pounds, sixteen shiftings and dred and first eight pounds, sixteen shiftings and dred and first eight pounds, sixteen shiftings and crewises, within the Perish of St. Andrews. All six pence, within the Perish of St. Andrews. All six pence, within the Perish of St. Andrews. All six pence, within the Perish of St. Andrews. All six pence, within the Perish of St. Andrews. All six pence, within the Perish of St. Andrews. All six pence within the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence with a the Perish of St. Andrews. All six pence

hided.

FRYE.

D. W. JACK,
G.D. STREET.

St. Andrews, April 20, 1838.—16tf.

Assessors of Rates.
St. Andrews, April 20, 1838.—16tf.

Sweet an

FLOUR & TEA.

Just received per 'Primrose from Some Constantion Flour,

25 Bbls. Hamburgh fine Flour, 5 double Chesis Bohea Tea.
JAMES W. STREET.

FOR SALE OR TO LEX,

On the 1st May next.

That well known HOUSE and and owned by the Subscribers in Stribenges, now in the occupation of Mr. John McKeen, as a Store, and that part of seid property in the possession of Mr. John of

St. George, Feb. 17, 1838-

St- Andrews, April 14, 1838.

TO LET.

The BRICK HOUSE in King Street now in the occupation of Town of St. Andrews, for the purpose of cargood repair and possession can be given on the first day of May next.—Apply to Mrs. Elenot first day of the Subscriber, R. M. ANDREWS.

Thos, Wyer,

In the occupation of Town of St. Andrews, for the purpose of carground of St. A

The House and premises at the Head of Frederick Street, now in the occupation of the Subscriber. The house and buildings are in a state of the best repair, with a convenient garden and a good well of water on the premises. Pursession can be given on the first day of May

ext, for one or more years—Apply to
R. M. ANDREWS. St. Andrews, March 13, 1838. L. Wilti

TO LET, Possession given 1st. May next. THE FARM and Buildings at Oak Bay, on the Saint Andrews Road, new occupied by David Woodcock Jun., with . David Woodcock Jun., with

plements,-Apply to JOHN DUNN. St. Andrews, March 1, 1838.

some Stock and Farming Im-

ON CONSIGNMENT, rly expected in the some ond Thomas Wyer, from WALIFAX. And hourly expected in the Schooners Emily

DBLS. Fresh ground Flour,

100 Sacks Bran and Pollard,

20 puncheous Jamaica Ram,

200 very superior Buenos Ayres Hades,

100 bbls. and Half-barreis No. 1, inspected
Newfoundland Herrings,

10 boxes sperm Candles,

All of which will be sold low for cash or good

early parple.
Cagairrower, early, large scetch.
LETTUCE, early curled se CELERY, white solid, CABBAGE, early dutch,

licia, imperial head, white coss, or loaf, green globe savoy, large cape ravoy, early sugar loaf, early battersea, red dutch for pickling Perpeza, cayenne, large late drumhead, turnup rooted, above Perpeza, cayenne, and below, scotch kale. Parsnr, silver skin, large dutch, large du

PARSLEY, CWarf, proearly scarlet short top,
cherry, turnip rooted,
white, turnip rooted,

Sweet and Pot Herbs: Lavender—Lemor balm. Herds grass—Clover.
Mignoette—Horehound. Large white English TurRosemary—Summer Savory.
Sweet Marjoram—Sage.
Flyure—Saffron.
Wormwood—Hysop.
Fleto Skeps.
Varieties.

The above atticles, as it is well known to be customary, can only be sold for cash.

St. Andrews, April 6, 1838.—14am. wvs.

CHARLOTTE COUNTY BANG Dividend (for the last six months four and a half per cent on the Cart Stock of the Charlotte County Bank will be paid to the Stockholders, on or after the J. RODGER,

St. Andrews, 2d. April, 1838.-14mi.

SALE OF . Real Estate by Auction.

A LL the Real Estate of the late F. E.

A Putnam, Esq. in St. Andrews will be sold
(in lots to accommodate purchasers) on Monday the 23d day of July ensuing. The peculiar advantages embraced by this Property require no comment. Terms, 1-4 cash on delivery of Deed -1-4 in 6, 12, and 13 months, with interest &c. A plan of the lots will shortly be precared for inspection.

ly be prepared for inspection.

At the same time will be sold the equity of redemption in and to the Lease hold property in King Street, now in the occupation of Pat-

Administrator &c. St. Andrews, March 30, 1838. 13td.

ON CONSIGNMENT. 200 Bols Sup Flour fresh from Halifax.
200 Bols Sup Flour fresh from the Mills,
200 Sacks Bran,

100 Ditto Pollon JAMES BOYD. April 4.

PUBLIC NOTICE.

At a meeting of the Board of Health, held at the Record Office the 3d of April, 1938.

Resolved, That the Regulations respect-

ing Vessels, shall continue to be in lorce.

Resolved, That the Board be divided into three districts one in each division of the Town of St. Andrews, for the purpose of car-

Thos, Wyer,
Jas. Douglas,
Rev. Dr. Alley,
Morris's A. L. Street,

Harris Hatch, John Wilson, James Rait.

Resolved, That Dr. S. Frye, be the visitng Phisician for the present year.

Resolved, That J. H. Whulock, Esq. be appointed Clerk to this Board in place of S. H. Whidock Esq. removed from the

> Extract of the Minutes, J. H. Whitlock, Clerk

NOTICE.

The Pilots of this Port, are hereby order ed to call without delay upon the Secretary of the Board of Health, for copies of the Rules and Regulations for the government of Pilots and Masters of Vessels arriving in

the County of Charlotte. By order of the Board J. H. WHITLOCK,

St. Andrews, April 3, 1838. TO LET.

And possession to be given on the lst, day
of May next.

THAT pleasantly situated Corrace lately in
the occupation of Mr. Mathiew Burnside,
with a good garden, and two acres of land annexed—apply to the
Rev. Dr. ALLEY.

St. Andrews, March 30, 1838 .- 13tf.

FLOUR &c. &c.

TEW YORK Superfine Flour, in bar rels and half barrels,
Barrels Pilot and Navy Bread, Canada fine Flour, Firkins first quality Cumberland Botter; Boxes London Moulds, Spermaceti, Russian and Dip Candles. A lew kegs best cooking Raisins,

Hogsheads, tierces and barrels very superior brown Sugar; Southong, Congo, and Hyson J. W. STREET.

1st. March, 1838. ST. STEPHEN'S BANK.

A Dividend of Four AND ONE HALF per cent, for the half year ending this day, will be paid to the Stockholders, on or after the 31st day of March next.

D. UPTON, Cashr.

St. Sterhen, Feb. 28, 1838. PAINT & OIL.

Just Received per Schooner Ferrest from
Saint John.

PiPES boiled and raw Linseed Oil,
10 cwt first quality London White Lead,
which will be sold low.

L. W. STREET.

J. W. STREET. March 30, 1838.

On Consignment

Ez Schooner "ELIZA ANN" from Hatida.

10 PUNS. Jamaica RUM; 14 hogsheada
Porter and Ale.

Ex schr. "Jam" from St. John.

20 hhds Molasses, 10 bags Cofiee, 1 bale slops.

Ex schr. "Emill" from toston,

400 bags best yellow Indian Meal, 20 dozen
com brooms, 5 kegs 16 hand Tobacco.

IN STORE—60 bils. Canada Pork, 20 bris.
Nova Scotia do., 20 bris Beet, 15 Pous. Jamaisca Rum, 1 butt Scotch Wnisky, 200 bris Hamburgh Flour, 5 pipes and 20 quarter casks white
Wiae, 2 hhds cort, hhds Brandy and Gin, All
of which will be sold at the lowest rates, for
cash or good paper.

cash or good paper. JAMES BOYD St. Andrews, 4th Jan. 1838.

Marine Mutual Insurance Association. Marine Mulual Insurance Association.

THE above Association will effect Insuranced on Vessels and Catgoes belonging to, and owned in the County of Charlotte, not exceeding £2000 currency, on any one-risk including both Vessel and Cargo.

The affairs of the Association are conducted by the foliowing Board of Directors.

James Frink, Geo. M. Porter, Alexander Giaut, George S. Hill,

All applications for Insurance to be made to W. M. T. R. C. St., Groker.

St. Stephen, Jan. 1, 1838.

An Act to provide for the collec-ty and Parish Rate Passed 1st. M

Clerks of the Peace to make ou within fourteen days the warr ments to the assessors. I. Bu it enacted by the L

Form of Precept · To A. B. one of the Colle in the Town or Parish of Collector of Raice in the T You are bereby required le

is the whole to the sum of County Treasurer, [or overs under our hands the the year of our Lord one thou

gred and Duplicate of assessment and : transmitted to the Clerk. And further it shall be the d assessors to make out a every of their respective asse transmit the same together v of assessment within ten day the Peace of their respective filed of record; and if any e glect er omit to perferm the quired of him he shall be list

et ten pounde.

III. And be it enacted, the duty of the several collect

the several Towns and Par precept as aforesaid, to des persons therein named, and cellectors shall, on the first veral sums of money which whom the same may have be according to the powers he the said collectors, and paying their said assessr collector shall neglect, refu seid, on or beforethe days !

SHERIFF'S SALES.

To be sold by Public Auction at the Court

House in St. Andrews, on Monday the 25th day of Access next, between the Hours of 12 and 4 o'clock.

A LL the Right, Title, Interest, Claim and Demand of JAMES BARBER BROWN in and to the following Tracts and parcels of land, aituate on the old Road leading from St. Andrews to Fredericton, near the Piskshngan River, and True's farm; viz. Nos. S. 4, 5 and 18, northe South-Eastern side of the road sontaining 100 acres each; 400 acres in the Grant to Wilsiam Hetherington, and Nos. 13 and 8 on the Northwestern side of the road containing 100 acres each; 400 acres in the Grant to Wilsiam Hetherington, and Nos. 13 and 8 on the Northwestern side of the road containing 100 acres each; the whole well wooded and valuable land, the same having been taken on an Execution issued out of the Supreme Court, to satisfy William Deugles in a Debt of £255 16 6, and John Leyt in a debt of £710 6 with Costs.

COLIN CAMPBELL

To be sold by Public Auction at the Court to this Province to estray Nation of a debt of £52 to 5d. (and other of £52 to

Sherift of Charlotte.

St. Andrews, June 19 1857.

3. Stephen, Nov. 15 1837.

To be sold by Public Auction at the Court ing thereon.

the late Jas. Rourke and now in possession neidental Expenses COLIN CAMPBELL. owned by Henry Rourke the said 'ast mentioned lot being part of lot number thirty the Mascarcen grant; the same having been takes on an execution issued out of the sixth day of January next, between the hours of noon and four o'cleck p. m. at the Court James Barber Brown in a debt of \$35 17.0

To be sold by public Auction at the Court House in St, Andrews on Monday the twen-tv fith day of June next between the Hours of 12 and 4 o'clock.

three and fitty lour, being the same, deeded b

Sheriff of Charlotte.

St. Andrews, June 19 1837.

Takes on an Execution in favour of Seth Heal against Samuel M'Linion, issued outself the Supreme Court of this Province, and with the sold at the public Landing in St. Stephen, between the Hours of moon and four o'clock of first Saturday in June.next.

A LL the Right, Title Interest claim and deand, lying and being in the Parish of St. James tanway and described as the southern histipation of the same and described as the southern histipation of the same and described as the southern histipation of the same and described as the southern histipation of the same and the sam

sched therato at the Union Mills in St. Stephen being known in the plan of tots, as lot number the said Paine—the same having seven, including all the right of creeting a slude from the said paines and taken on an Execution issued out of the Subscribert from the foot of the main Slude for the purpose of conveying Lumber, to any what for what we have designed to the main slude for the purpose of conveying Lumber, to any what for what we have designed to the main slude for the purpose of conveying Lumber, to any what for what we have designed to the said of the said eribed parcel of land: Also, one other piece of par-cel of Land situated in St. George aforesaid and known; as lot number nine, and bounded as fol-In own as lot number nine, and bounded as follows, viz: commancing at a stake at the north day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the Public Landing in Saint day of June next at the north degrees west, one hundred at the north degrees west, one hundred at the north degrees west one stake at the north degrees west one stake at the north degrees west one stake at the north degrees west one hundred at

House in St. Andrews, on the last Friday in April 1838, between the hours of 12 and orks of the River Magusgadavic in the Parish A LL the right, title, interest, claim and demand of Joseph Cherry and Robert.

Davis, is and to a piece or parcel of land situated on Mascarsen in the parish of Saint Scattle on the east and south sides by ungranted Lands and on the west by the saint Sounded on the south by land owned.

Davis, in and to a piece or parcel of land situated on Mascareen in the parish of Saint Sange, bounded on the south by land owned by Dominieus Millikin (being sold and conveyed by Rishd. Rourks to the said Millikin, on the west by the river Magaginalavic, on the west by the rorad leading from the Lower Falls of St. George to the Latete.

Also, a certain other piece or parcel of land and with the saint of the saint Parish of St. George, sounded as follows, southerly by and granted to John Carris held on the east by the rorad leading from the Lower Falls of St. George, sounded as follows, southerly by and granted to John Carris held on the east by the main river, the two last described Lots encumbered with Mortgages, to Messrs Campbell, Wyer and Mascareen in the said Parish of St. George, sounded as follows, southerly by and granted to John Carris held on the east by the main river, the two last described Lots encumbered with Mortgages, to Messrs Campbell, Wyer and Mascareen in the said Parish of St. George, sounded as follows, southerly by and granted to John Carris held on the west and south by the saint John Hotel. King street, at 8 o'clock every Monday, Wednesday, and Friday Merning, and Fredericton.

The Subscribers intend running a Stage between St. John and Fredericton.

The Subscribers intend running a Stage between St. John and Fredericton.

The Subscribers intend running a Stage between St. John Hotels, which is the 15th inst. The Stage will leave the Saint John Hotel. King street, at 8 o'clock every Monday, Wednesday, and Friday Merning, and Fredericton and Frede

St. Andrews, let Aug. 1837.

James Barber Brown in a debt of \$35 17.0 basides Sheriff's fees &c. against the said Jeeph Charry and Edward Davis.

COLIN CAMPBELL.

Sheriff of Charlotte.

She

chains, thence west 40 Chains, thence North
S3 chains and thence East 40 chains or to the
place of beginning, containing 500 acres more
or less, together with the Mid secreted thereon;
the said Lot or Tract of land having been taken,
by virtue of an Execution issued out of the
surpreme Court of this Province to saviely John
Wison Esq. in a debt of £1046 2s 36, with
costs, and a subsequent Execution in favour of
thomas Wyer, Esq. for £33 0s. 5d with costs.
COLIN CAMPBELL.

Sherif of Charlotte.

ST JOHN HOTEL
NOTICE

No consequence of an impression having
mitted into this Establishment after Midnight:
Hours to admit those who may require ac
commodation, and that every attention will be
paid to their comfort.

CYRUS STOCKWELL.
Feb. 1, 1638.

Gri

Of some more or less, formerly gracted to Asron anton, which list was conveyed to the said James buggles in the Dead last mentioned.

All that Lot of Land in the Parish of St. George, urchased by Stephen Munson of Poter Clinch and Wife, situate on the east side of Loke Ento, is, and conveyed by Deed to the said James Douglas by the said attention Munson, bearing date 11th Oct. 1833, as by reference thereto will more fully appear.

in Said are pinen Munion, wearing date. 11th Oct. 1233, as by reference therefore will more fully appear. L = 0.

All that lot or parcel of land in the Farish of St. David, containing 100 acris more or less, described or a follows; bounded northerly by lands owned by lames Logan, restwardly by lands owned by lands owned by lands owned by the bounded of the land of

STOVES.

Just received by the Subscri ers per Sch I Pathtone do. do. d

2 do. do. withou do.
12 Cylender de sauerted sizes.
The above will be sold low for cash.
WM. BABCOCK & SON.

ST. ANDREWS STANDARD OFFICE.

HASTE. MAIL STAGE BETWEEN St. John and Fredericton.

ST JOHN HOTEL.

BUTTER. The Subscriber has for sale

12 Firkins Cumberland Butter, A few barrels Dantzic Superfine Flonz Cosh paid for all kands of Purs.

JOHN LOCHARM.

Et. Andrews, Feb. 18th 1838. 149

LL persons having legal domainds against the late of Disease of Disease Sparks lets of St. George is the County of Charlotte deceased are requested to present the zone duly attented within three meaths from the zone duly attented within three meaths from the zone duly attented or adjustment and if use indebted to the subscriber for adjustment and it use indebted to the said, estate are desired to make immediate pay went/to ROBERT SPARKS.

After any papers or secounts respecting the abut we estate may be left with S. H. Whitlesk Beat
the Afterkey for the said estate at his office in St.

St. Andrews, Nov. 1, 1837.

e St. George, 19th December 1837. 49cm. ST. ANDREWS and ST. JOHN

administration; Letter of appraisement Conconvenience of passwagers.

This line connects with the United States and debtors notice for maintenance, and Mark line at Robinstown. Index which a Stage starts every morning at 9 o'clock for the Weststarts ev

part of the United States.

1. L. COPELAND.

Agent for the Proprietors.

St. Andrews, Dec. 46, 1257.

4828

EXECUTORS NOTICE.

King Street, Saint John, N. B.

Just received by the 'Sweere, 'an oxtensive assorbment of Lordon and Marchester GOOD's carefully selected from the Manufactories by Mr. Gilcurist who has lately visited Britain for the

ALL the Right. This, factors, Cam and ALL the Right. This, factors, Cam and the All the Right. This, factors, Cam and the All the Right. This, and the All the Right. This, and the All the Right. This, and the Right. This and the Right. This, and the Right. This, and the Right. This and the Right. Thi Hollands, Ducks, &c. &c., For Sale at the hubscriber's usual reduced prices, Wholesale and Retail, for Cash only.

P. DIFF.

HARTFORD FIRE INSURANCE COMPANY,

Connecticut, United States.
Incorporated in 1810—with a Capital of \$150,000.

[PHIS long established Institution has for more than went with a capital of the control of th NOTICE.

ALL Persons having any legal demands against the estate of the late Mr. Turner Browning, late of the parish of St. Patrick in the County of Carbotte decreased, are requested to present their accounts, duly attested, within as months from this date, to the Subscriber for adjustment; and shows indebted to the sand Estate of Carbotte decreased in the Sel Browning.

St. Patrick, Sept. 21. 1887.

NOTICE.

A LL persons having legal demands against the feeting of County of Christic decreased are requested to be said. Estate of Legal Sept. Seld Browning the property against hose on Dissort of Property against the seription of property against hose on Dissort of Present House and Cities in the United States, and in the British Povinces.

PRESENT BOARD OF DISCORD.

A LL persons having legal demands against the discording of Charlotte decreased are requested to be company of the principal Towns and Cities in the United States, and in the British Povinces.

PRESENT BOARD OF DISCORD.

St. H. Huntington, B. Ward, Albert Day.

Eliphalet Terry, President.

H. Huntington, Jun.

R. B. Ward, Albert Day.

ELIPHALET TERRY, President.

BLANK FORMS FOR SALE AT THE

THE STANDARD. Legal notices by individuals who have se se count with the Office to be paid for in advance; Blanks, Handbills, &c. sauck off at the shortent notice. -to be paid for on delivery.

The road, trust that their exertions will meet with a share of public patronage.

FARE THROUGH—Twenty Shillings. Books will be kept at St. John, at the St. John Hostel, and at Fredericton, at Jakson's Hotel, and at the Albion Hotel.

JAMES BRADLEY,

THOMAS CORRIGAN,

JAMES GREEN,

OCYRUS STOCKWELL.

St John, January 13, 1883.

NOTICE.

ALE Persons are hereby firbid harboring or trusting THOMAS KELLY, an indented Apprentice, he having this day left any service.

AUGUSTUS BANGROFT.

Grand Manan, Dec. 13, 1867.

Services of Walliam Corre, late of Waint Corre, late of Walliam Corre, late of Wal AGENTS

ST. ANDREWS STAN

AT SAINT ANDREWS, NEW BR

PUBLISHED EVERY SATE

. GEO. N. SMITH

verner, Legislative Council, a That whenever the Justices of be several Counties in this P under and by virtue of any Act General Assembly for that pur to be made, order any sum or s to be raised, levied and assesse pers of defraying any county. charge or expense, it shall be t Clerks of the Peace for the reties to make out the warrant hands of such Clerks respective of the said court, for assessing sums of money so ordered to aforesaid, and within feurisen date of the order for the assess mit such warrants to the asse for the several towns and paris counties respectively, under ten pounds for each and ever Assessment to be made and deli

II. And be it enacted, Th the duty of the said assessors, after receiving the said warra ments, to make a rate and their respective towns and par manner as shall be authorized then in ferce, and within fort deliver to the several collector in the respective towns or part taining the christien and and persons rated within the save which the said collectors may pointed, with the several amo Recied for every such person, argued by the said respective having audereed thereon a prehands in their form following

lee: from the several persons appeared assessment, the at their names respectively, under thereof intitued Total Assess the same when collected into

Collectors to proceed without their collections monthly defaulters and render a four months. Proceeding for neglect of duty.

lay after the receipt of such sums contained in the said give a written statement she amounts assessed on such pe month, pay over to the peres therized by law to receive the received by such collectors upon neglect or refusal ot a sons to pay the amount dem them, the said collectors days after such demand pro person or persons so neglec months after the receipt of t lecting the said assessmen Clerk of the Peace, under true account of all and eve money, which may have them on account of the said proper vouchers for all sum and also a correct list of over the several sums so c or to proceed against all or ters as aforesaid, or to rent no liet as aforessid, it shall for the Justices of the process Counties, at any G