

# The Standard,

## OR FRONTIER GAZETTE.

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SAINT ANDREWS, NEW BRUNSWICK, WEDNESDAY MORNING, FEBRUARY 21, 1844.

[15s. sent by Mail]

### New-Brunswick, Provincial Parliament.

HOUSE OF ASSEMBLY.

Wednesday, 7th February.

The Hon. Mr. Hazen, a Member of Her Majesty's Executive Council, delivered the following Message:—

"W. M. G. Colebrook, Lt. Governor.  
The Lieutenant Governor communicates to the House, copies of two Despatches from the Secretary of State for the Colonies, relative to the Revenue Acts for 1842 and 1843.

REVENUE LAWS.

[No. 166.] *Downing Street, 30th June, 1843.*  
Sir—I have had under consideration an Act passed by the Legislature of New Brunswick on the 23rd March, 1842, imposing Duties for raising a Revenue."

My Circular Despatch of the 28th instant, will have been acquainted with the objections entertained by Her Majesty's Government, to the enactment, by Colonial Legislation, of Differential Duties imposed on articles of import.

As therefore this Act ceased to be in operation on the 1st of April last, it is unnecessary on the present occasion, that I should do more than call your attention to the objectionable nature of the Differential Duties imposed by this Act, especially that of 5s. 10d. per Barrel upon Foreign Wheat imported from Nova Scotia, and to express my hope that the next Revenue Act passed by the Legislature of New Brunswick, will be consistent with the principles adopted by Her Majesty's Government on this subject.

I have, &c.

(Signed) STANLEY.

His Excellency Sir Wm. Colebrook.

From the Daily Reporter.

Thursday, Feb. 8.

The House went into Committee of the whole on the export duty bill of last session. Mr. Payne in the Chair.

Mr. Taylor explained that this was a Bill for the collection of duties on Lumber—that it was passed last session, but disallowed in consequence of a clause introduced to exempt American timber which might be run down the river St. John, and shipped for the United States. The advantage of the Bill was very great, as it would increase the revenue, and prevent fraud. It was impossible to distinguish between timber floating down the River St. John whether it were British or American, but this Bill if it went into operation would render all alike liable to the payment of an export duty. As the despatch connected with the subject had not been brought before their consideration, he supposed they could do nothing but report progress.

Mr. Brown said the hon. member had better not be in a hurry; they might as well say something about the matter at present. The subject was of that importance that an hour spent in discussing its merits would not be thrown away. It appeared that the clause put to vote the Bill—under the apprehension that it might otherwise clash with the treaty of Washington—had been the very clause which prevented it receiving the royal sanction. He was sorry that the Members from Charlotte must again oppose the Bill. One objection to it was that it imposed an export duty on private property. There were a great many landed proprietors in Charlotte County who had purchased their lands of government years ago, and paid for them, but by this Bill their logs would be subjected to the same duty as that which was now growing on Crown Lands. He was sorry such was the case for he considered it exceedingly unjust. He liked the general principles of the bill, but it never could be applied to St. Croix River. An illustration should be added.—In consequence of the act which came into operation a year or two ago, relative to the West India Trade, all the shipping trade which had formerly been carried on the British shore of the St. Croix had altogether ceased—it had all gone over to the American side. Vessels built and owned in this Province now invariably took to their cargoes on the American side, and if this bill was made to apply to that river, the consequence would be that the boards (for all their lumber on that river was sawn into boards) would be run down from the mills on the American side, and thus evade the export duty altogether; for the logs being sawn above the navigable waters, could never be distinguished whether British or American; and when it was shipped on the American coast to the West Indies he would ask hon. members what would become of their duty? He liked as he observed before the general principles of the Bill, and would gladly give it his support, but that in its present form his duty to his constituents forbade it.

Mr. J. A. Street said this Bill had been brought forward for several good reasons;—one of which was the prevention of fraud.—Under the regulations now in force, lumbermen have to pay stumpage duties on the timber they cut, and as it is not always possible

to know good timber from bad, until it reaches the market, the consequence is, they have to pay a large amount of stumpage duty for timber which is of little value. This the lumberers considered, as unfair, and resorted to retaliatory measures. Hence the practice that obtained among them of endeavouring to elude the vigilance of the Deputy Surveyors, by concealing their timber, and conveying vast quantities to market without paying stumpage, to make up for the stumpage they were obliged to pay on bad timber. Another argument in favor of the bill was, that it would save expense.

Another argument in favour of the Bill was that the old custom of paying stumpage duties frequently fell to hostile collisions between parties, which this Bill to a certain extent would also obviate. The whole machinery of this measure being so much the more simple than the old law, a great saving would be effected in the collection, and it would add considerably to the amount of the Provincial revenue. The lumberers of British North America were a class of men who were exposed to many perils and dangers; they were also men who consumed a great quantity of taxable articles, and who contributed very materially to the amount of the annual revenue in this manner, but they also contributed to the same by every tree they cut down. It was his opinion that the export duty should be light; lumber was the staple commodity of the Province, upon which our commercial prosperity chiefly depended, and while the lumberers complained of the principal part of the Provincial Revenue, but very little of it was ever paid in their hands, it being chiefly applied to the internal improvements.—In reply to the complaint of an hon. member that the contingent law would apply to private property, he could not perceive any injustice in the measure whatever. He could not see why lumberers should pay all the duties, while private property received the whole benefit. It was asked why should private property be taxed? He (Mr. S.) could not perceive that it would necessarily be taxed, supposing the Bill were to go into operation. Extensive land owners were not obliged to cut the timber from their own lands; if they wished to enter upon them from cutting timber on Crown Lands—they had the same privilege as other people. If they should cut timber on their own lands it would be because they felt that their interest to do so. He contended that this formed no legitimate subject of complaint (here Mr. Street received a message which he believed required his attendance in the Court.) He had several more observations to make, but being under the necessity of leaving the House he must forego his intention until another opportunity. Before he closes his remarks, however, he must make an observation or two in reply to the hon. member for Charlotte, (Mr. Brown.) He had no doubt but the Hon. member was right in his anticipation that the Bill would fail to apply to the river St. Croix, in consequence of vessels evading the law by receiving their cargoes on the American side; but he did not think the same objection would apply to the Kennebec, for there those engaged in the trade would rather make it appear that their timber was cut in New Brunswick, when they would be allowed to ship it on payment of one shilling per ton, than pay the stumpage duty under the Canadian regulations which would be 1s. 8d. per ton. But he thought it was better to make an exception in favour of the St. Croix river, if it were necessary, than to lose the Bill.

Mr. PARTELOW.—No, make no exceptions.

Mr. STREET.—He did not say they should; but if it were necessary they had better do so than throw out the Bill.

The House then went into a Committee of the whole on a Bill to enable the Justices of the peace for the County of Kent to levy an Assessment to pay off the County debt; after which the House adjourned.

Friday, Feb. 9.

There was but little business done in the House to-day. Mr. Street, Chairman of the Committee to whom was referred the consideration of the present Bankrupt Law read a Report, the Committee are of opinion that the Law is calculated to have an injurious effect upon public credit—that the law is in advance of anything of the kind in the sister Colonies.—That the Committee, after giving the subject every consideration, are of opinion that the present Bankrupt Laws, in addition to their injurious effects of trade and public credit, are calculated to have a high immoral tendency upon the dealings and transactions between man and man throughout the Province. The Committee, under these circumstances, have come to the conclusion that this Province is too new and too limited both in capital, population and commerce for the present operation of the Bankrupt Law, and therefore recommended that the Bankrupt Acts now in force in this Province be repealed, so far as relative to all future applications for relief. The Committee have prepared a Bill to repeal the Bankrupt Laws.

Saturday, Feb. 19.

Mr. End, Chairman of the Committee to take into consideration the Petition of Asa Coy, Esq. and other inhabitants of Fredericton, relating to the limited accommodation afforded for the people in the House of Assembly, read the Report of the Committee, in which he stated that with every wish to afford all possible accommodation to the public your Committee feel themselves restrained by the size of the Assembly Room, and the difficulty and expense attendant, necessarily upon its present enlargement, from making such recommendation on the subject as they could desire, but are of opinion that the accommodation may be improved and considerably augmented, &c. &c.

A discussion here ensued relative to the reception of a Petition from James Lawler the Master of a Packet running between St. Andrews and Grand Manan, praying for remuneration for further services and expenses incurred as Master of the said Packet.

The reception of this Petition was objected to by several hon. Members, on the ground that it should receive exactly the same treatment, with similar applications which had been refused, from the proprietors of Stage Coaches.

Mr. Jordan thought it would be very uncourteous to refuse Petitions in this way. He for his part, would receive them, although he might not think it his duty to grant one of them. Hon. Members were sent to do the business of the people, and how were they to answer it without investigation?

Mr. Brown thought that the most rational thing to do by the honorable Member (Mr. J.) was that "not one of them should be paid."

Mr. End said it would be only cruelty to receive Petitions with an expressive determination not to grant the prayer of them.

A discussion arose on that part of the despatch which relates to the disallowance of "An Act to vacate the seats of Members in certain cases."

From the Journals.

Thursday, Feb. 8.

Mr. Boyd, presented a Petition from Theodore Winchester, praying to be remunerated for teaching a School in the Parish of Grand Manan, which was received and referred to the Committee on School Petitions.

Mr. Boyd, presented a Petition from Rachel Harvey, of Saint Andrews, in the County of Charlotte, Widow of the late Henry Harvey, an old Soldier of the Revolutionary War, praying that the allowance under the Act granting Pensions may be extended to her; which was received and referred to the Committee of Supply.

Mr. Boyd, presented a Petition from the Charlotte County Bank, praying for an extension of their Act of Incorporation, and that the said Act be amended by reducing the number of Directors and increasing the Capital Stock of the said Bank; which was received.

Mr. Boyd, brought in a Bill to authorize the Justices of the Peace for the County of Charlotte to assess the County to pay off the County Debt; which was read a first time.

Provincial Service.—To His Excellency the Lieutenant Governor or Administrator of the Government for the time being, the sum of £500 to encourage the destruction of Bears and Wolves, agreeably to a Law of the Province.

For the Grammar School in the County of Charlotte the sum of £100.

To the Keeper of the Light House on Campo Bello, the sum of £99.

To the Keeper of the Light House on Malchias Seal Island, the sum of £100.

To the Keeper of the Light House in the Harbor of St. Andrews, the sum of £39.

Mr. End brought in a Bill to amend an Act, intituled "An Act to repeal an Act to encourage the destroying of Wolves, and an Act to grant a Bounty on the destruction of Bears in this Province, and to make other provisions in lieu thereof."

Mr. Hill, presented a Petition from George Fitzgerald, praying to be remunerated for teaching a School in the parish of St. Stephen; which was received and referred to the Committee on School Petitions.

February 9

On motion of Mr. Brown, Ordered, That the Petition from David W. Jack, Deputy Treasurer for the port of Saint Andrews, praying for an increased allowance for his services, and to be provided for in case of a Consolidation of the Department of Revenue, and which was presented to the House on the third instant, and ordered to lie on the Table, be referred to the Committee of Trade.

Mr. Thomson, presented a Petition from Justus Wetmore and Samuel G. Andrews, Overseers of the Poor for the Parish of Saint George, praying to be reimbursed the amount advanced for the relief of indigent Emigrants in the year 1842; which was referred to the Committee for taking Petitions of a like prayer under consideration.

Mr. Boyd, presented a Petition from James Melaney, James Clarke and eight others, Branch Pilots for the Port of Saint Andrews, praying for an amendment in the Law as re-

gards Pilots, by limiting the number of Pilots for that Port; as also to prohibit persons from piloting Vessels without being duly appointed; which was received.

Mr. Boyd, presented a Petition from John Pendleberry, of Saint Andrews, Keeper of the Saint Andrews Harbour Light, praying for an increase in the allowance for his services; which was referred to the Committee on Light Houses.

New Defamation and Libel Act.—On Wednesday the new act came into operation. It extends to England, Wales, and Ireland, the only exclusion being Scotland. The preamble declares that it is framed for the better protection of private character, and for more effectually securing the liberty of the press, and for better preventing abuses in exercising that liberty. In future cases a defendant in action for defamation may prove that he made an apology before or after the action, which evidence will be considered in mitigation of damages. In an action against a newspaper for libel the defendant may plead that it was inserted without malice and without neglect, and may pay money into court by way of amend in the same manner with regard to the pleading and costs as in a personal action. By the third section it is enacted that the publishing or threatening to publish a libel or proposing to abstain from publishing anything with intent to extort money, shall be punished by imprisonment and hard labour for any period not exceeding three years. In the two following provisions maliciously publishing a defamatory libel, knowing it to be false, shall subject the offender on conviction to both fine and imprisonment in the common goal or house of correction for two years; and for maliciously publishing a defamatory libel, without knowing it to be false, to fine or imprisonment, or both for a period not exceeding one year. The house of correction is omitted in the second clause. Upon the trial of an indictment of malice the plea of justification pleaded a plea similar to the plea of justification of the truth of the matters charged may be entered into, but shall not amount to a defence, unless the publication was for the public benefit. The prosecution may deny the plea, and on conviction the court in awarding punishment shall consider whether the offence has been aggravated or mitigated by the plea. A defendant may rebut a prima facie case of publication, and show that it was made without his knowledge, and that the said publication did not arise from the want of due care or caution on his part. On a prosecution for a private libel a defendant on acquittal, shall be entitled to his costs from the prosecutor, and on a special plea of justification, if the issue be found for the prosecutor, he shall recover the costs incurred by such plea, to be taxed by the proper officer.

### COUNTY OF CHARLOTTE,

IN THE PROVINCE OF NEW BRUNSWICK, IN BRITISH NORTH AMERICA, SS.

In the matter of Joseph Pratt, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of the Province of New Brunswick, made and in force relating to Bankruptcy in this Province, James Henderson, of Saint George, in the County of Charlotte, Lumberer, hath accordingly surrendered himself to me. Now therefore, I do hereby give Public Notice, that by virtue of the power and authority to me given in and by the said Acts, I have appointed Harris H. Hatch, of St. Andrews, in the County of Charlotte, Esquire, Provisional Assignee of the Estate and Effects of the said Bankrupt, and I do hereby require all persons indebted to the said Bankrupt to pay to the said Assignee on or before the eighth day of April next, all such sums or sums of money, debts or duties as they may owe to the said Bankrupt, and all persons who have in their possession or control any property of the said Bankrupt, to deliver to the said Assignee on or before the said eighth day of April next, all such sums or sums of money, debts or duties as they may owe to the said Bankrupt, and to prove to my satisfaction their respective claims and demands, whether the same be actually due or to become due against the said Bankrupt.

And I do hereby appoint a General Meeting of the Creditors of the above named Bankrupt to be held at my Office in St. Andrews on Monday the eighth day of April next, at noon of that day, at my said Office, for the purpose of receiving proof of, or contesting any claim presented against the said Estate, at which meeting or at any adjournment thereof the said Bankrupt will be examined on oath touching the said Estate, and such other business relating to the said Estate, as may be deemed necessary.

Given under my hand at Saint Andrews, the twelfth day of November, A. D. 1843.

H. HATCH,  
Commissioner of the Estates and Effects of Bankrupts in the County of Charlotte.

And I do hereby appoint a General Meeting of the Creditors of the above named Bankrupt, to be held at my Office in St. Andrews, on Tuesday the second day of April next, at noon of that day, at my said Office for the purpose of receiving proof of, or allowing or contesting any claim presented against the said Estate, and such other business relating to the said Estate, as may be deemed necessary.

Given under my hand at Saint Andrews, the twelfth day of November, A. D. 1843.

H. HATCH,  
Commissioner of the Estates and Effects of Bankrupts in the County of Charlotte.

other business relating to the said Estate, will be transacted as may be deemed necessary.

Given under my hand at St Andrews, the twelfth day of December, 1843.

H. HATCH,  
Commissioner of the Estate and Effects of Bankrupts, for the County of Charlotte.

CHARLOTTE COUNTY,  
IN THE PROVINCE OF NEW BRUNSWICK, IN BRITISH NORTH AMERICA, SS.

In the matter of JAMES DALCOIN, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of the Province of New Brunswick, made and in force relating to Bankruptcy in this Province, James Henderson, of St. Andrews, in the County of Charlotte, Lumberer, hath accordingly surrendered himself to me. Now therefore, I do hereby give Public Notice, that by virtue of the power and authority to me given in and by the said Acts, I have appointed Harris Henderson, Esquire, Provisional Assignee of the Estate and Effects of the said Bankrupt, and I do hereby require all persons indebted to the said Bankrupt to pay to the said Assignee on or before the 21st day of December next, all such sums or sums of money, debts or duties as they may owe to the said Bankrupt, and all persons who have in their possession, power or custody any property of the said Bankrupt, to deliver to the said Assignee on or before the 21st day of December next, all such sums or sums of money, debts or duties as they may owe to the said Bankrupt, and to prove to my satisfaction their respective claims and demands, whether the same be actually due or to become due against the said Bankrupt.

And I do hereby appoint a General Meeting of the Creditors of the above named Bankrupt to be held at my Office in St. Andrews on Monday the eighth day of April next, at noon of that day, at my said Office, for the purpose of receiving proof of, or contesting any claim presented against the said Estate, at which meeting or at any adjournment thereof the said Bankrupt will be examined on oath touching the said Estate, and such other business relating to the said Estate, as may be deemed necessary.

Given under my hand at Saint Andrews, the 21st day of November 1843.

HARRIS HATCH,  
Commissioner of the Estates and Effects of Bankrupts in the County of Charlotte.

COUNTY OF CHARLOTTE,  
IN THE PROVINCE OF NEW BRUNSWICK, IN BRITISH NORTH AMERICA, SS.

In the matter of Peter Goss, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of this Province intituled "An Act relating to Bankruptcy in this Province," Peter Goss, of St. George, in the County of Charlotte, Farmer, hath been declared Bankrupt, and hath accordingly surrendered himself to me: Now therefore, I do hereby give Public Notice, that by virtue of the authority to me given in and by the said Act, I have appointed Harris Henderson Esquire, of Saint Andrews, Esquire, Provisional Assignee of the Estate and Effects of the said Bankrupt, and I do hereby require all persons indebted to the said Bankrupt to pay to the said Assignee on or before the 16th day of December next, all such sums and sums of money, debts or duties as they may owe to the said Bankrupt, and all persons who have in their possession power or custody any property of the said Bankrupt to deliver to the said Assignee on or before the 16th day of December next, all such sums or sums of money, debts or duties as they may owe to the said Bankrupt, and to prove to my satisfaction their respective claims and demands, whether the same be actually due or to become due against the said Bankrupt.

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Given under my hand at Saint Andrews, the twelfth day of November, A. D. 1843.

H. HATCH,  
Commissioner of the Estates and Effects of Bankrupts in the County of Charlotte.

And I do hereby appoint a General Meeting of the Creditors of the above named Bankrupt, to be held at my Office in St. Andrews, on Tuesday the second day of April next, at noon of that day, at my said Office for the purpose of receiving proof of, or allowing or contesting any claim presented against the said Estate, and such other business relating to the said Estate, as may be deemed necessary.

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land, crossing Knights Mill  
pills Mill Stream,  
aching Lot No 16, formerly  
liam Stewart  
ar Lot No 44, granted to  
ard, and crossing the great  
n Andrews, to Saint John,  
rish of Grand Manan,  
containing 114 acres, be-  
n Dixon's line, with all the  
on, being the same which  
chased from John Sprague,  
n the original grant of the 1-  
g 140 acres, more or less, with  
ereon.  
part of half of Lot No. 59  
Richardson, situated at the  
head of the Island, contain-  
more or less, together with  
the Cove, Creek, or other  
ereon.  
to 59 at the Northern end  
anted to David Richardson,  
res, more or less, together  
age of erecting dams &c.  
he first division of the land  
granted to Samuel Ross,  
improvements thereon,  
more or less.  
nt of Lot No 37, granted  
on Grand Harbour Street,  
of erecting dams, mills,  
rnerly granted to A. Ross,  
the buildings thereon,  
title and privilege to a water  
g running through Lot No  
seph Drogan, and also to  
g No 17, sufficient for the  
g the water, erecting Mills,  
ardson Lot so called at the  
the Island.  
the second division of lots  
Faxan and others, contain-  
re or less.  
at No 15 in the above di-  
granted to William Benson,  
containing 32 1/2 acres, more  
prehended in the Grant  
with Lots numbered 62 and  
acres more or less.  
he first division of Lot  
McDonald,  
he second division con-  
re or less, with the  
comprehending Lots  
containing 52 1/2 acres,  
buildings &c. thereon,  
he Northern Head,  
the Western side of  
Harbour, containing  
the water, in front  
of Harbour Street, and  
of the said Lot, and  
m, to the extent of  
d containing 300 acres,  
Northern angle of St. John  
to James Ross 22 1/2  
act containing 300 acres  
the same time, contain-  
y angle of Lot No 24, gra-  
n on the North West  
act containing 200 acres,  
he same time, contain-  
Festerly angle of Lot No  
rbara Ross on the North  
d, granted to him at the  
ug 2690 Acres, contain-  
rest angle of lot No 20  
Ross.  
anted to him at the same  
00 acres, commencing at  
a reserved road and the  
ot No 42, granted to the  
Vardens and Vestry, sit-  
EX of land granted to  
res, commencing at  
of lot No 40.  
THOMAS JONES,  
Sheriff of Charlotte  
Office,  
June, 1843  
tion required respecting  
Properties will be given  
a Sheriff's Office.

f Highlanders,  
out of their early  
NORTH AMERICA  
EXT IN CONQUESTS  
anguished Military Services  
WAR OF 1812,  
aining useful informa-  
grants from the  
of Scotland to  
Provinces,  
ONALD, PAYMASTER  
&c. &c. &c.  
Office,  
November 22, 1843  
ENWARE.  
now offer for Sale  
CARTHENWARE,  
K PANS, CRO  
&c. which will be  
MOCK & WILSON,  
13, 1843

Original issues in Poor Condition  
Best copy available



10th inst. Mr. William Kennedy, aged 33 years. At Yarmouth, on the 4th inst. Mr. John Bruce, in the 57th year of his age.

15th inst. the Hon. Thomas Owen, and the Hon. H. H. Excellency Sir Wm. Ansell, of which the Hon. J. Metcalf, Governor-General, was pleased to say to their wishes immediately.

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10th inst. Mr. William Kennedy, aged 33 years. At Yarmouth, on the 4th inst. Mr. John Bruce, in the 57th year of his age.

SHIPPING JOURNAL.

PORT OF ST. ANDREWS.

ARRIVED.—Feb. 16 Schr. Mary Jane, McMaster, Eastport, sundries to sundry. Ship Father Matthew, of and from St. Stephen, for Minas, on her second voyage, cargo—box shooks, went ashore off Cesars Creek, previous to the 30th ult, and blighted. Schr. Perfect, at New Port, Feb. 14. Spoke on 9th inst., lat. 37, long. 73, schr. Van Buren, of St. George, N. B., from Charleston for—, with loss of deck load, flying jib boom, and main top mast.

WESLEYAN MISSIONS.

The Annual meeting of the St. Andrews Branch Missionary Society will be held, in the Wesleyan Chapel, on the 25th inst.—The chair to be taken at 7 o'clock. The Rev. Excm. Woon, Chairman of the New Brunswick District—the Rev. H. D. Ward, the Rev. G. Johnson, and the Rev. W. Bells are expected to address the audience on the occasion, after which, a collection will be taken up in behalf of the foreign Missions.

To Ropemakers.

THE undersigned will give employment to TWO MEN, having a practical knowledge of Ropemaking. J. & R. JARVIS. Ropes Walk. St. Andrews, Feb. 20, 1844.

NEW BRUNSWICK.

CHARLOTTE.

To the Sheriff of the County or any Constable within the said County Greeting.

WHEREAS Christina G. Stevenson of Saint Andrews in the said County of Charlotte, Administratrix of all and singular the goods and chattels rights and credits which were of Benjamin Milklin late of St. Andrews aforesaid Tanner, deceased hath rendered and filed her account as such Administratrix and hath prayed that the Creditors and next of kin of the said deceased and all persons interested in his Estate may appear and attend the passing and allowance of the said account. You are therefore required to call the said Creditors and next of kin and all others interested to appear before me at a Court of Probate to be held at the Surrogate's office in St. Andrews within and for said County on Saturday the thirteenth day of April next at Ten of the clock in the forenoon to attend the passing and allowance of the said Administratrix's account.

Given under my hand and the Seal of the said Court the eighteenth day of January 1844. H. HATCH, Surrogate Judge of Probate for Charlotte.

GEO. D. STREET, Register of Probates for said County.

SHERIFF'S SALE.

To be sold by Public Auction at the Court House in St. Andrews, on the tenth day of February next between the hours of noon and 5 o'clock P. M.

ALL the right, title, interest, claim and demand of FRANCIS AYMAR, of, in and upon all that certain Lot of Land lying and being in the Parish of St. Stephen, immediately above Mr. John Gilman's wharf and lately occupied by said Francis Aymar. The above lot is known as part of the Austerluth Lot, lately belonging to the Heirs of the late Robert Pagan Esquire. Upon the Premises is a well finished one and a half story House, and a good work-shop, the latter now occupied by Mr. Aymar as a Bookmaker's shop. The same having been taken by virtue of an execution of Fieri Facias, issued out of the Supreme Court of this Province in favor of the said Francis Aymar against said Francis Aymar for £12 10 s besides Sheriff's Execution Fees, &c. Feb. 10th, 1844. THOS. JONES, Sheriff of Charlotte.

The above sale is postponed until Saturday the 24th day of February instant, when it will take place, at the hour and place above mentioned. THOMAS JONES, Sheriff of Charlotte. February 10, 1844.

COUNTY OF CHARLOTTE.

In the matter of Peter Goss, a Bankrupt.

PUBLIC NOTICE is hereby given that upon the application of the said Peter Goss, made to me, I do hereby appoint a Public Meeting to be held on Saturday the 20th day of April next, at Eleven of the Clock in the forenoon at my office in Saint Andrews, for the allowance of a Certificate of conformity to the Acts of the General Assembly in this Province in force respecting Bankrupts when and where any of the Creditors of the said Bankrupt may be heard against the allowance of such Certificate, and the same will be allowed unless cause be shown to the contrary, or such other order will be made as the justice of the case may require. Given under my hand at St. Andrews, the 15th day of February, A. D. 1844. H. HATCH, Commissioner of the Estate and Effects of Bankrupts for the County of Charlotte.

TO LET FROM 1st MAY NEXT.

THE Store and large Premises occupied by Mr. E. Flaherty. ALSO, The House and large Garden attached, occupied by the same. For particulars enquire of D. MOWAT. St. Andrews, 12th Feb. 1844—nm.

HOUSES TO SELL, OR LET from 1st MAY NEXT.

A Two Story house in Water Street at present in the occupation of Mr. George McCulloch. A House in Pagan Street suitable for two families at present in the occupation of Captain Thomas Smith. A Dwelling house in Water Street next Mr. F. Smith's containing a good Store and Cellar together with a Barn, Back Street, &c. &c. The Above is a good Business Stand. A House Barn and Ward in the rear of Mr. John Bulby's, Water Street. JAMES W. STREET. February 14th, 1844.

COUNTY OF CHARLOTTE.

In the Province of New Brunswick, in the matter of Charles McGee, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of this Province in force respecting Bankrupts when and where any of the Creditors of the said Bankrupt may be heard against the allowance of such Certificate, and the same will be allowed unless cause be shown to the contrary, or such other order will be made as the justice of the case may require. Given under my hand at St. Andrews, the 15th day of February, A. D. 1844. H. HATCH, Commissioner of the Estate and Effects of Bankrupts for the County of Charlotte.

COUNTY OF CHARLOTTE.

In the Province of New Brunswick, in the matter of Mark Young, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of this Province in force respecting Bankrupts when and where any of the Creditors of the said Bankrupt may be heard against the allowance of such Certificate, and the same will be allowed unless cause be shown to the contrary, or such other order will be made as the justice of the case may require. Given under my hand at St. Andrews, the 15th day of February, A. D. 1844. H. HATCH, Commissioner of the Estate and Effects of Bankrupts for the County of Charlotte.

COUNTY OF CHARLOTTE.

In the Province of New Brunswick, in the matter of Jeremiah Donoghue, a Bankrupt.

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Sketches of Highlanders.

with an account of their early ARRIVAL IN NORTH AMERICA; THEIR ADVANCEMENT IN AGRICULTURE; and some of their distinguished Military Services IN THE WAR OF 1812. with letters containing useful information for Emigrants from the Highlands of Scotland to the Provinces.

BY R. C. MACDONALD, PAYMASTER 30th Regt. &c. &c. &c. For Sale at this Office. Price 2s. 6d. November 22, 1843.

WINES, &c.

By Messrs. Pater, from London, via St. John.

A FEW Choice Casks of Port, Madeira, Pale and Brown Sherry, White &c. &c. &c. For Sale at this Office. Price 2s. 6d. November 22, 1843.

BLANKS.

For Sale at this Office.

Notices in Bankruptcy.

COUNTY OF CHARLOTTE.

In the Province of New Brunswick, in the matter of Samuel Watts, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of this Province in force respecting Bankrupts when and where any of the Creditors of the said Bankrupt may be heard against the allowance of such Certificate, and the same will be allowed unless cause be shown to the contrary, or such other order will be made as the justice of the case may require. Given under my hand at St. Andrews, the 15th day of February, A. D. 1844. H. HATCH, Commissioner of the Estate and Effects of Bankrupts for the County of Charlotte.

COUNTY OF CHARLOTTE.

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SHIP CHANDLERY &c.

The Undertaken having commenced business at St. Andrews, under the firm of Dimock & Wilson.

In the Stores owned and lately occupied by John Wilson, Esq.—Now offer an assortment of GOODS, imported by the Bark "Brothers," direct from Liverpool, at the lowest possible rates.

Among which are, BLEACHED Gourock CANVAS, No 1 at 1s 7d, No 2 at 1s 7d, No 3 at 1s 6d; No 4 at 1s 6d, Cotton and Hemp Canvas No 2 at 1s 2d, and No 3 at 1s 1d. CORDAGE from 12 thd. to 4 inch at 5s. per cwt. Manila Rope of all sizes at 60s. BOLT ROPE, Marine and house line, at 65s. Deep Sea-line, hand lead lines, Tallow, Cod and Pollock lines of 12, 15, & 18 thd., Oakum, Sheathing Paper, Sail and roping Needles—Palm, Palm Scrubbers, patent Deck light, Ships Scrapers, Hammers, Merlin Spikes. CHAIN CABLES, 93 fathoms 3 S 30s, 4 S 25s, 9 16 23s, 5 S 23s, and 1 inch 23s, per cwt.

IRON, flat and round 49 per ton. REFINED Iron £12 per ton. PAINTS, black, white, and green. Linseed Oil. HARDWARE, Thomsons Screw Augurs 1-2 to 1 1/4 inch, Pad Augurs from 1-2 to 1 1/4 inch. Mill, & Cut, hand and pit saw FILES. & Cut, hand and key hole SAWS, Buck Saw plates, Iron Squares, Rules, Gimblets, pad-Locks, Shovels, Sheet Copper, composition Sheathing Nails, Cut Nails, 4, 6, 8, 10, and 20 dy. at 3 1/2 per lb. Sheathing Nails, wrought boat nails, Pump tacks, Scupper Nails, Horse Shoe Nails, Fine Deck Nails, from 3 to 9 inch at 3 1/2, 2 Pen and pocket Knives, Knives & Forks, Spoons, Steel Pens. GLASS, 7 & 9, and 8 & 10. Glassware, CLOTHING, Duffel Jackets and Trowsers, Duck Trowsers, Swansdown Vests, Best fine fancy blue Jackets and fancy Vests, Scotch bonnets. Red flannel shirts, and twill'd flannel, Striped shirts, plain and twill'd flannel, Saltstuffs, Grey Calicoes, Superfine Waterproof HATS, Writing and Wrapping Paper. Loaf Sugar a 7d, Coffee, Tea, &c. Pearl Barley, Brown Soap 3 3/4 Dip'd Candles 94 Mould Candles 10d. Hogheads pale and coloured best FACON BRANDY. Hollands GIN, Hogheads Scotch pale ALE with many other Articles.

In addition to the above the Subscribers intend keeping on hand a regular supply of PROVISIONS, FLOUR, CORN, &c. and are in daily expectation of receiving from Liverpool, Crockery Ware, a quantity of Wollen and other Goods, all of which will be disposed of to purchasers at less for cash than any yet sold in this market.

CONSTANT W. DIMOCK, JOHN D. WILSON under the firm of DIMOCK & WILSON St. Andrews, Oct. 12, 1843.

NOTICE.

THE Subscriber being about to leave the Province for an indefinite period and feeling anxious to close his Accounts as early as possible, hereby calls upon all persons having just or supposed claims against him to present the same on or before the first day of MARCH, in order that the former may be paid forthwith and the latter inquired into. Those persons indebted to him will find their Notes and Accounts in the hands of his Solicitor, after the 1st day of APRIL next.

WM. GARNETT, St. Andrews, July 24, 1843—3rd.

NOTICE.

ALL Persons having any claims against the estate of the late James McGee, of the Parish of St. George, reader, are requested to present the same duly attested within three months from the date hereof; and all those indebted to said Estate, are requested to make immediate payment to MARGARET MCGEE, Adm'r. CHARLES JONES, Adm'r. St. George, Jan. 20, 1844—5 nm.

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CONSTANT W. DIMOCK, JOHN D. WILSON under the firm of DIMOCK & WILSON St. Andrews, Oct. 12, 1843.

NOTICE.

THE Subscriber being about to leave the Province for an indefinite period and feeling anxious

Provincial Parliament.

HOUSE OF ASSEMBLY.

February 13.

From the Daily Reporter.

From the great length of the debates upon the Revenue, and Lumber Bills—

WAYS AND MEANS.

Mr. W. H. Street said that he approached the subject with diffidence. He hoped that all the honourable members in that House in their desire to raise a revenue, would bear in mind the subject of protecting domestic manufactures.

Mr. Brown wished the House to take Lord Stanley's despatch into consideration first. Let it be read from the Chair and then considered, and after that the House would better be able to tell by what ways and means they could best raise a revenue.

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Hon. Mr. Simonds observed that this despatch was the most important ever received in this Colony. Protective duties had become a popular topic, and would to a certain extent no doubt prove beneficial, but the House should be cautious lest they carried the practice to excess.

Hon. Speaker said the despatch now before the House was one of the greatest importance—the most important they had deliberated upon for several years.

Mr. End hoped if the House thought it necessary to address Her Majesty's Government on any particular portion of the despatch now before them, it would address it on the despatch as a whole.

Mr. Boyd alluded in strong terms to the Provincial Association which had been got up in St. John. He said that two or three societies for the purpose of overhauling the House of Assembly.

Hon. Mr. H. Zou was not prepared to say that the opinion of the hon. member for St. John (Mr. Simonds) was not correct, but it was his (Mr. Hazen's) opinion that the despatch could only refer to such articles as was stipulated for in foreign treaties.

Hon. Mr. Simonds observed that the members of the committee on Domestic Manufactures were all members of the committee of Ways and Means, and could express their opinions on the subject there, which would save much time.

Mr. Jordan would not have interfered with the debate at this period, but for the remarks which had fallen from the hon. member for Charlotte (Mr. Boyd). As to the despatch, it was the design of the Provincial Association to overawe the House of Assembly.

Hon. Mr. Simonds said he had heard various opinions delivered during the debate, some were for high protective duties, some for free trade, while his hon. colleague (Mr. Jordan) appeared to be in favor of abolishing trade altogether.

Mr. Boyd said he was glad he had given the hon. member for St. John an opportunity to take up the cudgels in behalf of his friends; he did not know but he (Mr. Boyd) would have done the same under similar circumstances.

Hon. Mr. Wilnot, objected most decidedly to any alteration being made at present in the features of the Bill. He (Mr. W.) was most anxious the Bill should go into operation the ensuing session as it would secure the Province a duty on 100,000 tons of timber which they would not otherwise get.

The honorable members for the County of Charlotte were opposed to the Bill out of a laudable desire to serve their constituents, so far as the river St. Croix was concerned, but he would put it to them whether by adopting a measure to secure a large measure Revenue and making the County of Charlotte a partaker of the benefits arising from its expenditure; they would be acting in consistency with the public good?

Mr. Boyd moved for leave to bring in a Bill to regulate the Salaries of Officers in the different Counties of the Province.

On motion of Mr. Hill, The House again sent the Committee of the whole on a Bill to incorporate the Bolton Brook Navigation Company.

The Chairman reported, that the Committee having the Bill referred to them again under their consideration, had made amendments thereto, and then agreed to the said Bill.

Mr. Brown presented Petition from Samuel Brown and John Wilson, setting forth, that in the year 1835 they had made purchase of a Tract of Land from the Crown, and paid the Government thereon, and subsequently relinquished the said Land to the Crown.

Mr. Fisher, from the Committee appointed to report upon His Excellency the Lieut. Governor's Address to the House of the Legislature, relative to the composition of the Legislative Council; as also any Correspondence His Excellency may have had with any Member or Members of the said Council, reported—That they had attended thereto, and that His Excellency was pleased to say, he would reply to the said Address by Message.

Mr. Brown presented a Petition from Freeman H. Todd, of St. Stephen, setting forth, that he, together with one Henry Eastman, had in the year 1835, become the purchaser of a Tract of Wilderness Land, and paid a large amount of the purchase money thereon; and praying for the reasons set forth in the Petition, that he may be allowed to complete the purchase at a reduced rate, or such other relief in the premises, as the House may deem expedient; which he read.

Mr. Hill expressed an opinion that the despatch before them applied equally to all the articles—to those admitted free under the imperial tariff, as well as others; no reason was assigned to the contrary. The despatch only referred to discriminating duties. They knew by past experience that no act of Parliament prevented them for levying duties on articles which paid no imperial duty, neither would they find any such restriction in the despatch. The tariff system in England was very much modified within these few years; their policy had undergone a change & the Home Government was now obliged to free the Colonies in a great measure. Free trade principles were agreeable to common sense; the Association which was opposed to this doctrine had been got up in St. John, and the first knowledge the people of Charlotte got of their object was by circulars sent there.

The object of this Association and hon. members in this House who supported their views, was to begin where the Imperial Government had left off, while that Government had left off where it should have gone on; to levy high protective duties now, and to be in the power of the House to levy a duty on all articles imported, he could see no reason against it.

Mr. Stewart was glad the Bill was brought forward, and hoped it would pass without opposition.

Mr. Boyd said the Bill would drive all the shipping in the St. Croix river over to the Calais side; this would be injurious, as all the trade would be taken from the people on this side of the river, and the stockholders might shut up. If this Bill went into operation they could no longer support the Marine Hospital.

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THE STANDARD.

ANDREWS, WEDNESDAY, FEB. 21, 1844.

DISCOUNT BANK.

Hon. HARRIS HATCH, President.

Director next week—W. Fisher, Esq.

Discount Day—TUESDAY.

Hours of Business, from 10 to 2.

BILLS AND NOTES for Discount must be lodged with the Cashier, on or before Monday, otherwise, they must lie over until next week.

Savings and Mortg. House.

Commissioner next week—J. W. Chandler.

Saint Stephens Bank.

G. D. King Esq., President.

Director next week—John Marks.

Discount Day—SATURDAY.

Hours of business, from 10 to 1.

Bills and Notes for Discount must be lodged with the Cashier, on or before Friday, otherwise they must remain in his hands until the following discount day.

LATEST DATES.

London, Feb. 3; Montreal, Feb. 8.

Quebec, Feb. 8; Halifax, Feb. 8.

New York, Feb. 13; Boston, Feb. 10.

Arrival of the English Mail.

The Friday English Mail by the Royal Mail Steamship CALEDONIA, was received here last night.

By the politeness of our obliging Postmaster, we received our papers earlier than usual.

An Extra which accompanies the paper we have given the Queen's Speech of the opening of the Imperial Parliament and have only space to insert the following extract in this morning's paper.

From Charles Willson's News Letter Feb. 4.

The absorbing topic for the last three weeks has been the trial of Mr. O'Connell and others, which commenced in Dublin on Monday, the 15th ult. As yet it is difficult to form any positive idea, of what the result will be, but the general feeling is that the government have made out but a poor case—and that the prosecution will tend rather to advance, than crush the cause of Repeal.

Mr. Stewart was glad the Bill was brought forward, and hoped it would pass without opposition.

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## STANDARD EXTRA.

ST. ANDREWS, WEDNESDAY, FEB. 21, 1844.

### Arrival of the English Mail

The February English Mail by the Royal Mail Steamship CALEDONIA, was received here last night. By the politeness of our obliging Postmaster, we received our papers earlier than usual.

We lay before our Readers this morning in an Extra, the Queen's Speech. In the House of Lords, the Earl of Eldon moved the Address in answer to the Speech, which was seconded by Lord Hill, and adopted. In the Commons the Address was moved by Viscount Clive, seconded by Mr. Cardwell. Two amendments were offered by Messrs Crawford and Haime, which were lost by immense majorities.

The Irish State trials commenced on the 15th ult. as yet no idea can be formed of the result. It is reported there is a flaw in the indictment.

Parliament was opened by the Queen in person, on the 1st instant.

### QUEEN'S SPEECH.

MY LORDS AND GENTLEMEN.

It affords me great satisfaction again to meet you in Parliament, and to have the opportunity of profiting by your assistance and advice.

I entertain a confident hope that the general peace, so necessary for the happiness and prosperity of all nations, will continue uninterrupted.

My friendly relations with the King of the French, and the good understanding happily established between my government and that of his Majesty, with the continued assurances of the peaceful and amicable dispositions of all Princes and States, confirm me in this expectation.

I have directed that the Treaty which I have concluded with the Emperor of China shall be laid before you, and I rejoice to think that it will, in its results, prove highly advantageous to the trade of this country. Throughout the whole course of my negotiations with the government of China, I have uniformly disclaimed the wish for any exclusive advantages.

It has been my desire that equal favour should be shown to the industry and commercial enterprise of all nations.

The hostilities which took place during the past year in Scinde have led to the annexation of a considerable portion of that country to the British possessions in the East.

In all the military operations, and especially in the battles of Meanee and Hyderabad, the constancy and valour of the troops, native and European, and the skill and gallantry of their distinguished commander, have been most conspicuous.

I have directed that additional information explanatory of the transactions in Scinde shall be forthwith communicated to you.

Gentlemen of the House of Commons.

The Estimates for the ensuing year will be immediately laid before you.

They have been prepared with a strict regard to economy, and at the same time with a due consideration of those exigencies of the public service which are connected with the maintenance of our maritime strength and the multiplied demands on the naval and military establishments from the various parts of a widely extended empire.

My Lords and Gentlemen.

I congratulate you on the improved condition of several important branches of the trade and manufactures of the country.

I trust that the increased demand for labour has relieved in a corresponding degree many classes of my faithful subjects from sufferings and privations, which at former periods I have had occasion to deplore.

For several successive years the annual produce of the revenue fell short of the public expenditure. I confidently trust that in the present year the public income will be amply sufficient to defray the charges upon it. I feel assured that in considering all matters connected with the financial concerns of the country, you will bear in mind the evil consequences of accumulating debt during the time of peace; and that you will firmly resolve to uphold that public credit the maintenance of which concerns equally the permanent interests and the honour and reputation of a great country.

In the course of the present year, the opportunity will occur of giving notice to the Bank of England on the subject of the revision of its charter. It may be advisable that during the session of Parliament, and previously to the arrival of the period assigned for the giving of such notice, the state of the law with regard to the privileges of the Bank of England, & to other banking establishments, should be brought under your consideration.

At the close of the last session of Parliament, I declared my firm determination to maintain inviolate the Legislative Union between Great Britain and Ireland. I expressed, at the same time, my earnest desire to co-operate with Parliament in the adoption of all such measures as might tend to improve the social condition of Ireland, and to develop the natural resources of that part of the United Kingdom. I am resolved to act in strict conformity with this declaration. I forbear from observations on events in Ireland, in respect to which proceedings are pending before the proper legal tribunal. My attention has been directed to the state of the law and practice with regard to the occupation of land in Ireland. I have deemed it advisable to institute extensive local inquiries into a subject of so much importance, and have appointed a Commission with ample authority to conduct the requisite investigation. I recommend to your early consideration the enactments at present in force in Ireland concerning the registration of voters for Members of Parliament. You will probably find that a revision of the law of registration, taken in conjunction with other causes at present in operation, would produce a material diminution of the number of county voters, and that it may be advisable on that account to consider the state of the law with a view to an extension of the county franchise in Ireland.

I commit to your deliberate consideration the various important questions of public policy which will necessarily come under your review, with full confidence in your loyalty and wisdom, and with an earnest prayer to Almighty God to direct and favour your efforts to promote the welfare of all classes of my people.

Act. It was the success of law officers to every Roman Catholic. I for renewed agitation is termed, will not easily perhaps cause some during the present

inst. the Hon. Thos. and the Hon. H. His Excellency Sir Wm. Address of which the and solicited him to for- letical, Governor Go- an was pleased to say their wishes immedi-

the Right Honourable Julius Maccall, Baro-

EXCELLENCY.

ed inhabitants of the in the Province of New respectfully to express at the manly and con- tantly pursued by your Members of the Ex- Province of Canada. lieve to be so well call- the spirit of faction and in the breasts of the d subjects of Her Ma-

Subjects desire to see Colony conducted on d principles, we would policy which would sa- undoubted prerogatives interested and ambu- And therefore feel cency has so nobly ation to maintain those be same time to secure t rights and liberties.

very numerous signed, atures of some of the intelligent people in this

opor to remark here. M. Executive Council whenever His Excellency it will no doubt tical good sense and hich distinguished him seems, so far as we can mainly by one glori-ancement of the tras ce.

We have devoted all this days impression to re of the Assembly in says and Means—and d selections from the have passed the Exce- t will become a law "house" has been ex- ll be a serious injury us County generally, ment of last session. Merchants will employ and Robinson to the opposite side of by evade paying the h many of them have they have already paid their Lumber is cut— ie's good opinion to the ling.

Within a few weeks Mr. ed the Brewing hos- according to competi- unadulterated Ale and a quality as can be Province. This makes started here within 6

Monday last, while some McKeivey's Hill, they of wood, and two of injured—one had his arm the other had his stram all coasters. e lady of Capt. Todd, thrown out of a sleigh g, but fortunately es- serious injury.—New

A Petition to the repeal of the Law, as is now receiving atten- being sent to Her

are sorry to learn that Peter was attending omos—the deaths last day. We also regret Vincent papers, that d, is far from being

ent prevails likewise the deaths record- of Thomas Harper,

a earthquake occur- morning of 2d inst. y was momentary, but ted to have been equal in that and the neigh- month of February last. e. 17.

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Alexander M. Vicar,

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### SHERIFF'S SALES.

Real Estate of Josiah True

Do	Lewis B. Messenett	24th
Do	S. M. Todd	3d March
Do	Wm. Gilbert	16th
Do	Seth M. Todd	16th
Do	John W. Todd	16th
Do	Acadian Company	13th April
Do	John Scott	21st
Do	Acadian Company	25th May
Do	James Collins	25th
Do	John Scott	1st June
Do	Nicholas Meating	1st
Do	J. A. O'Leary	1st
Do	James Allanshaw	3d
Do	Jeremiah Donoghue	29th
Do	James Rait	22d July

To be sold by Public Auction on Saturday the 17th day of FEBRUARY next, between the hours of 10 a. m. and 5 p. m. of the same day, at the Court House, in St. Andrews.

All the right, title, estate and interest of JOSIAH TRUE, of, in and to the following tracts or lots of land, situated in the Parish of St. George, all being in the Military Grant on the old Fredericton Road comprising 1670 acres more or less; and also to all other real Estate in the County not herein described.

On the North West side of the Road

Lot No. 7 originally granted to Payne containing 200 acres	8 ditto Gardner	100
9 ditto D. M. Donald	100	
20 ditto J. Brown	100	
21 ditto McHenry	100	
22 ditto Shaw	100	

On the South West side of the Road

Lots 4 and 5 originally granted to Charles and John Rice containing 150 acres

8, 9, 10, & 11 each containing 100 acres originally granted to W. B. Phair.

12 originally granted to James McLeod, containing 100 acres

13 ditto James Price 100

14 ditto J. L. North 200

And a part of tract do. 14, North 200

The said tracts, parcels, or lots of land with their improvements having been levied upon and seized by virtue of an Execution issued out of the Supreme Court, in favour of the said Josiah True, and do hereby certify that the same are, by virtue of a writ of Venditioni exponas, to be sold by public auction, on Saturday the 17th day of FEBRUARY next, between the hours of 10 a. m. and 5 p. m. of the same day, at the Court House, in St. Andrews.

All the right, title, interest, claim, demand, and portion of Lewis B. Messenett, of, in and to that tract or parcel of land, situated on the Western side of the Maguadavic river, near the Southern boundary of the 1000 acre lot, so called, which tract was conveyed to him and his brother Claudius Messenett, by Josiah G. Seeley. The same having been seized and levied upon, by virtue of an execution issued out of the Supreme Court, in favour of James Rait, endorsed to levy £58 19s 8d with interest, Sheriff's Fees, &c.

Sheriff's Office, THOS. JONES, 16th Aug. 1843.

To be sold by Public Auction on Saturday, the 24th day of FEBRUARY next, between the hours of 10 o'clock in the forenoon and 5 o'clock in the afternoon, at the Court House, in St. Andrews.

All the right, title, interest, claim, demand, and portion of Lewis B. Messenett, of, in and to that tract or parcel of land, situated on the Western side of the Maguadavic river, near the Southern boundary of the 1000 acre lot, so called, which tract was conveyed to him and his brother Claudius Messenett, by Josiah G. Seeley. The same having been seized and levied upon, by virtue of an execution issued out of the Supreme Court, in favour of James Rait, endorsed to levy £58 19s 8d with interest, Sheriff's Fees, &c.

Sheriff's Office, THOS. JONES, 16th Aug. 1843.

To be sold by Public Auction at the Court House in St. Andrews, on Saturday the 2nd day of MARCH next, between the hours of noon and 5 o'clock, p. m.

All the right, title, interest, claim, and demand of Seth M. Todd, of, in and to all that certain one and one-half story House in Mill-hill, St. Stephen, on the Western side of the road leading to Saint-James, and adjacent occupied by the Rev. Mr. George, together with all the right title interest and claim of the said Seth M. Todd to the Lot on which the said House is situated, together with the buildings, &c. &c. The same having been taken by virtue of an Execution of Fieri Facias issued out of the Supreme Court in favour of the said Seth M. Todd and Joseph W. Haycock, endorsed to levy £25 0s 0d, besides Sheriff's execution fees, &c.

St. Andrews, THOS. JONES, August 16th, 1843.

To be sold by Public Auction on Saturday, the 16th day of MARCH next, between the hours of 10 a. m. and 5 p. m. of the same day, at the Court House, in St. Andrews.

All the right, title, estate, claim and interest of WILLIAM GILBERT, of, in and to the Southern moiety, or half, of lot No. 2, in Water Street Backley's division of the Town plat of St. Andrews.—That lot is 49 ft. x 60 ft. and the house one story and a half high, and 30 ft. by 20 ft.

The same having been levied upon to satisfy an execution issued out of the Supreme Court, at the suit of Benjamin Sprague, endorsed to levy £47 13s Sheriff's fees &c.

Sheriff's Office, THOMAS JONES, Sept. 4, 1843.

To be sold at Public Auction at the Court House in St. Andrews, on Saturday the 16th day of March next, between the hours of noon and 5 o'clock, p. m.

All the right, title, interest, claim, property and demand of Seth M. Todd, of, in and to a certain Lot of Land in Mill Town St. Stephen, on the Western side of the road leading to Mohannes, being the same lately occupied by said Seth M. Todd and having been taken by virtue of an execution of Fieri Facias issued out of the Supreme Court of this Province in favour of F. M. Piggree &

Z. Chipman against said Todd endorsed to levy £46 2 s besides Sheriff's Fees, &c. THOS. JONES, Aug. 29, 1843.

To be sold by Public Auction, at the Court House in St. Andrews, on Saturday the 30th day of March next, between the hours of noon and 5 o'clock.

All the right, title, interest, claim and demand of John W. Todd, of, in and to the following described property, viz:—

All that certain Dwelling House with the lot of land adjoining the same, formerly belonging to G. B. Allen, and at present occupied by said Todd, at the middle of the lot, in the parish of St. Stephen.

ALSO.—All the lot of land with the barn and store, back mill, and other buildings and erections thereon, at the Union Mills, in the said parish.

ALSO.—Three hundred acres of Land situated in the parish of St. James, belonging to Todd & Townsend, and known as the "Downing" lying on the western side of the road leading from Hinchings' Mill to the said John W. Todd.

ALSO.—Any and all other Real Estate in the County of Charlotte which may belong to the said John W. Todd, endorsed to levy £25 0 s 0 d, besides Sheriff's execution fees &c.

St. Andrews, THOS. JONES, Sept. 16, 1843.

To be sold by Public Auction, on Saturday the 13th day of APRIL next, between the hours of noon and 5 o'clock, p. m. at the Court House in St. Andrews.

All the right, title, interest, claim and demand of the ACADIAN COMPANY, to the lands, houses, mills, sawdams, and other erections, owned by them, on the Pocologan River, and on the New River, situated in the Parish of Penfield.—The same having been seized, to satisfy an execution, in favour of Joseph C. Noyes, endorsed to levy £167 18s 11d, &c.

Sheriff's Office, THOS. JONES, 29th Sept. 1843.

To be sold by Public Auction on Saturday, the 21st day of April next, between the hours of noon and 5 o'clock, p. m. at the Court House, in St. Andrews.

All the right, title, interest, claim and demand of John Scott, to that Lot and House, occupied by Johnston Hall, situated on the northern side of the Maguadavic river, in the town of St. George.

ALSO.—On Saturday the 1st day of June, at his right, title, interest, claim and demand to one acre of Land in La Pease Passage, bounded Northerly by the Smith line of the grant of James Campbell and William Grant at La Pease Passage, Westerly by the Western shore of an old creek emptying into La Pease Passage about 200 yards from the same, and Easterly and Southerly by such lines as will complete the said acre, as decided by James and Elizabeth Paine to G. F. Campbell, and conveyed by him to said John Scott.

The same having been taken, seized and attached on the 15th instant, to satisfy an Execution in favour of Thomas Lewis and Edwin Keitchum endorsed to levy £53 3s 11d &c.

Sheriff's Office, THOS. JONES, 28th September, 1843.

To be sold by Public Auction, on Saturday, the 25th day of May next, between the hours of 10 a. m. and 5 p. m. of the same day, at the Court House in St. Andrews.

All the right, title, estate, interest, and claim of the Acadian Company, of, in and to that Lot of Land and Water Privilege, with the appurtenances, called the "Dix Gully" situated on the Western side of the Maguadavic River, near the Bridge at the East Falls of the river.—The same having been levied upon to satisfy an Execution issued out of the Supreme Court in favour of the President Directors and Company of the Commercial Bank, Boston, endorsed to Levy £1987 1 s 2d etc.

Sheriff's Office, THOS. JONES, November 9, 1843.

To be sold at Public Auction on Saturday the 25th day of May next between the hours of 10 A. M. and 5 P. M. of the same day at the Court House in Saint Andrews.

All the right, title, estate interest and claim of Seth M. Todd, of, in and to that Farm Lot and Tract of Land, situated on Tower Hill, in the Parish of St. David, about six miles from the head of Oak Bay on the Woodcock Road, being the farm formerly occupied by David Collins, and also of and to the Town Lot in the Town of St. Andrews, with the buildings thereon, situate near the Court House.

The same having been taken to satisfy two executions the first in favour of James Allanshaw, Thomas Weyer and Geo. D. Stuart endorsed to levy £21 10s 0d &c. and the second in favour of James Allanshaw surviving partner of John McNeill, endorsed to levy £23 6s 11d, &c.

St. Andrews, THOS. JONES, Nov. 10, 1843.

longing to him, to satisfy executions issued out of the Supreme Court, at the suits of the President, Directors, & Co. of the Charlotte County Bank and others.

In the Parish of St. Andrews.

The lot of land with the house and premises situated in the Old Mill block, so called, in the town of St. Andrews, now in the occupation of the said James Allanshaw.

ALSO.—A tract of land, containing 2000 acres more or less with the house, mill and other erections thereon, commonly known as the Digdegash mill.

Three islands, viz:—Hogland in the Passamaquoddy Bay, a small island near it, and Long island, so called, at the mouth of the Digdegash river.

A tract of land situated at the Rolling Dam on the river Digdegash, with the mill &c. thereon.

A lot of land, on the Eastern side of the river Digdegash, above the lot granted to David Layton and others, purchased by James Allanshaw and John McMaster, from Lachlan Cameron.

A lot of land on the Western side of the river Digdegash, purchased by James Allanshaw, and John McMaster from William Curry and wife.

Lots Nos. 10 and 11, containing 200 acres purchased from Joseph Hill.

A tract of land containing 100 acres granted to Archibald McDevine, conveyed by his heirs to the said James Allanshaw.

In the Parish of St. David.

Lots Nos. 1 and 2, on the river Digdegash, purchased by James Allanshaw and John McMaster, from Isaac Cameron.

A tract of land, in the town of St. Andrews, near the residence of Tristram House Esq., commonly known as Market Mills.

A tract of land known as the North Mill privilege, at the head of Oak Bay, formerly belonging to one Robert White.

In the Parish of St. James.

Four tracts of land containing 200 acres granted to James Allanshaw by Letters patent, dated 25th September, 1763.

Two tracts of land containing about 170 acres conveyed to James Allanshaw by Josiah Brown 31st December, 1738.

In the Parish of Penfield.

A lot of land known as lot No. 26 purchased by James Allanshaw and John McMaster from Jedediah Cahill and wife.

Also a lot purchased by them from the late Robert William Pagan, Esq., containing about 95 acres situated near Deadman's Harbour, formerly granted to Anthony McCann.

In the Parish of St. George.

A tract of land and mill privilege on the Eastern side of the river Maguadavic at the Upper Falls with the mill and other erections thereon purchased from Robt. W. Crookshank Esq. of the City of St. John.

Lots number 2, 3, 4, 6, 7 and 8 in Block letter F. in Bulkeley's division of the Town of St. Andrews, fronting on Queen Elizabeth and Montague streets with the buildings &c. thereon.

Half part of Lot number 4 in Block letter D, in Morris's division of the Town of Saint Andrews, with the buildings and improvements thereon.

In the Parish of St. Stephen.

A lot of land, known as Campbell's point, commencing at a stake in Libby's cove, near the Bridge, which stake is also the first bounds of Lot Q, and No. 1, in the Grant to Donald Grant and others, comprehending land, beach and flats, containing 4 acres and thereabouts, with the wharf, buildings and improvements thereon.

A Fishing Machine under that half of a Saw Mill, situated in Mill Town, which was purchased by John Austin of Henry Eastman, together with all the privileges thereon belonging.

In the Parish of St. Patrick.

Lot No. 3, adjoining the lot conveyed by one James Muir to Thomas Slennon, with all the buildings and improvements thereon.

In the Parish of St. George.

Lots Nos. 15 and 17 in Block letter H and lots number 3, 5, 6, 7, 8 and 13 in Block letter K, in the Town Plat of Saint George.

An equal undivided moiety or half of a lot of land, adjoining Main street of Martin Hall's cove, containing 100 acres more or less.

An equal undivided moiety or half part of 3 lots of land in the township of L'Etang, which William Low purchased of Paul Brampton.

Two Garden Lots in the Town plat of L'Etang, heretofore owned by William Low.

That lot of land, on the portage at the lower falls of the Maguadavic river, with the buildings thereon, formerly occupied by Henry Seely, and situated between properties owned by S. G. Andrews Esq. Dr. Thomson and Mrs. Reed.

That piece of land on the West side of the Maguadavic river opposite the fresh water landing place, at the lower portage, containing about 40 acres.

A lot of land on the N. E. side of Lake Utopia, being part of lot No. 7, formerly granted to Daniel McMaster and others, containing 220 acres, more or less.

A lot of land on the E. side of Lake Utopia, and in the rear of lots formerly owned by one James Ash, in blocks numbers 5 and 6, being 130 rods in front, on said Lake &c. and containing 150 acres more or less, together with all the buildings &c. thereon.

A tract of land containing 75 acres more or less, situated about 1/4 of a mile below the Upper Falls of the Maguadavic river and on the Eastern side of it, bounded by lands owned by Major Stannus, &c. with all the improvements and buildings thereon.

In the Parish of Penfield.

A lot of land containing 700 acres, more or less, being part of a tract once laid out in six acre lots, on the head or N. E. shore of the N. E. branch, or arm of Beaver Harbour, near lands granted to John Muara, and E. Van Thomas.

A lot of land containing 400 acres more or less, with all the buildings and improvements thereon, bounded by the six acre lots, and lands formerly granted to James Jacob and Joshua Paul.

Two lots of land, forming together a point called Deadman's Head, lying between Deadman's Harbour and Black's Bay—containing 350 acres with the buildings &c. thereon.

A lot of land, containing 270 acres bounded on one side by land granted to Hugh McKay, Esq. and by the shores of the Mill Lake.

The Levi Richardson Lot so called at the Northern end of the Island.

Lot No. 36 containing 200 acres more or less.

Lot No. 13 in the second division of lots granted to John Faxon and others, containing 200 acres more or less.

The half of Lot No. 15 in the above division, formerly granted to William Beuson; Lot No. 72, containing 32 1/2 acres, more or less.

Lot No. 33, comprehended in the Grant to Edmund Cheney with Lots numbered 62 and 63 containing 50 acres more or less.

Lot No. 71 in the first division of Lots surveyed by Donald McDonald.

Lot No. 29 in the second division containing 200 acres more or less with the buildings thereon &c.

A Tract of Land comprehending Lots No. 37, 38, 39 and 40 containing 850 acres more or less—with the buildings, &c. thereon.

Lot No. 11 on the Northern Head of the Island.

Lot No. 100, on the Western side of the island, near Dark Harbour—containing 700 acres more or less.

That privilege to the water, in front of Lot No. 37 on Grand Harbour Stream, and to the bank or shore of the said Lot, and back from the said stream, to the extent of five acres.

A Tract of Land containing 400 acres, commencing at the Northern angle of School Lot No. 10 granted to James Rait 22d August 1836.

Also another Tract containing 800 acres, granted to him at the same time, commencing at the Northern angle of Lot No. 22 granted to Barnabas Rich on the North West side of the island.

Also another Tract containing 200 acres, granted to him at the same time, commencing at the South Westerly angle of Lot No. 14, granted to Barbara Ross on the North East side of the island.

A fourth Tract granted to him at the same time, containing 2600 acres, commencing at the south west angle of lot No. 23 granted to Barbara Ross.

A fifth Tract granted to him at the same time, containing 290 acres, commencing at the west side of a reserved road and the southern angle of lot No. 42, granted to the Rector, Church Wardens and Vestry, of Grand Mannan.

A sixth Tract granted to him at the same time, containing 500 acres, commencing at the south western angle of lot No. 100 occupied by T. Ranny.

Also another Tract of land granted to him containing 750 acres, commencing at the north western angle of lot No. 101.

THOMAS JONES, Sheriff of Charlotte.

Sheriff's Office, St. Andrews, 30th June, 1843.

Every information required respecting the above mentioned Properties, will be given on application at the Sheriff's Office.

NOTICE.

All persons are hereby cautioned against receiving any transfer of property from the surviving Executors and Trustee of the Estate of the late James Hendricks, Esquire, as the heirs of the said James Hendricks, with dispense the validity of any further transfer of property belonging to that Estate, until the proceedings, now pending before the proper tribunal, in order to compel the said Executor to file an Inventory and account, shall be brought to a close.

St. John, N. B. Nov. 2, 1843.

Vol. 1

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