

STEPHEN,
acting for
ANDREWS
OWN, and
according to
Mondays,
6 o'clock A.
days and Sa-
St. Stephens

of the Sub-
driven upon
attention to the
essengers, will
are of public

main open
St. Andrews
and Ray

SHARDY
V.
t. on the Capital
Bank is thus
he 4th proximo.
GER, Cashier.

IC.
I, via St. John,
BRANDY,
other brands.

Is. each, &c &c
STREET.

g School.
V. grateful for
has continued
out, begs leave
his friends and
opening a MONDAY the
ber, in all the
candle or me-
attendance
days excepted,
49.

Johns, Farmer
Informed that
JEY'S
OLESTANT
Office,
Hington Street, to
I. Boston
recess, supplied to
range

ceries, &c
y the Subscriber
N' COOKING

tingyong Teas,
ugars,
as, Lard,
ids, Arrowroot,
ugars, Tobacco,
l-glass, &c.
BERT KER.

mands against the
late of Oak Bay,
th, are requested to
thru three months
is indebted to said
immediate payment

EN,) Executor.

S. Spikes.
VOLANT, from Li.

Buddies Refined
ron, assorted,
2 Hill's Anvils,
each, cut Nails,
ach Spikes, from
at Nails,
is, and Scythes, 38

nds in the Har-
old by Wholesale
market prices for
ment.
W STREET,
1849.

emands against the
ohn Dunn, late Rec-
in the County of
to present the same
lendar months from
debited to the said
immediate payment.

ER DUNN,
WHITLOCK.

The Standard.
PUBLISHED EVERY WEDNESDAY, BY
A. W. Smith.
At his Office in Saint Andrews, N. B.

TERMS.
12s 6d per annum—if paid in advance.
15s, if not paid until the end of the year.
No paper discontinued until arrears are paid.

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

| Counting-House ALMANAC. 1850. | | | | | | |
|-------------------------------------|--------|---------|-----------|----------|--------|----------|
| Sunday | Monday | Tuesday | Wednesday | Thursday | Friday | Saturday |
| JAN. | | | | | | |
| 6 | 7 | 8 | 9 | 10 | 11 | 12 |
| 13 | 14 | 15 | 16 | 17 | 18 | 19 |
| 20 | 21 | 22 | 23 | 24 | 25 | 26 |
| 27 | 28 | 29 | 30 | 31 | | |
| FEB. | | | | | | |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 |
| 10 | 11 | 12 | 13 | 14 | 15 | 16 |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 |
| 24 | 25 | 26 | 27 | 28 | | |
| MARCH | | | | | | |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 |
| 10 | 11 | 12 | 13 | 14 | 15 | 16 |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 |
| 24 | 25 | 26 | 27 | 28 | 29 | 30 |
| APRIL | | | | | | |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 8 | 9 | 10 | 11 | 12 | 13 | 14 |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 |
| 29 | 30 | | | | | |
| MAY | | | | | | |
| 5 | 6 | 7 | 8 | 9 | 10 | 11 |
| 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| 19 | 20 | 21 | 22 | 23 | 24 | 25 |
| 26 | 27 | 28 | 29 | 30 | 31 | |
| JUNE | | | | | | |
| 2 | 3 | 4 | 5 | 6 | 7 | 8 |
| 9 | 10 | 11 | 12 | 13 | 14 | 15 |
| 16 | 17 | 18 | 19 | 20 | 21 | 22 |
| 23 | 24 | 25 | 26 | 27 | 28 | 29 |
| 30 | | | | | | |
| JULY | | | | | | |
| 7 | 8 | 9 | 10 | 11 | 12 | 13 |
| 14 | 15 | 16 | 17 | 18 | 19 | 20 |
| 21 | 22 | 23 | 24 | 25 | 26 | 27 |
| 28 | 29 | 30 | 31 | | | |
| AUGUST | | | | | | |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 |
| 25 | 26 | 27 | 28 | 29 | 30 | 31 |
| SEPT. | | | | | | |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 8 | 9 | 10 | 11 | 12 | 13 | 14 |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 |
| 29 | 30 | | | | | |
| OCT. | | | | | | |
| 6 | 7 | 8 | 9 | 10 | 11 | 12 |
| 13 | 14 | 15 | 16 | 17 | 18 | 19 |
| 20 | 21 | 22 | 23 | 24 | 25 | 26 |
| 27 | 28 | 29 | 30 | 31 | | |
| NOV. | | | | | | |
| 3 | 4 | 5 | 6 | 7 | 8 | 9 |
| 10 | 11 | 12 | 13 | 14 | 15 | 16 |
| 17 | 18 | 19 | 20 | 21 | 22 | 23 |
| 24 | 25 | 26 | 27 | 28 | 29 | 30 |
| DEC. | | | | | | |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 8 | 9 | 10 | 11 | 12 | 13 | 14 |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 |
| 29 | 30 | 31 | | | | |

Watches, Jewellery, &c.
Received and for sale by the Subscriber an assortment of
WATCHES, JEWELLERY, CUTLERY,
and FANCY ARTICLES, &c. &c. which will be
sold low for Cash.

One 14 day French spring CLOCK
Patent Lever and Vertical Watches
Gold, Plated, Silver, and Commo-
Watch Keys, Gold, Silver, German ditto,
Sik, and India Rubber Watch Guards,
Ladies and Gents, Gold, and Fancy Set
Brooches and Rings, Gold, Silver, and
German Silver Pencil Cases, Gold and
Plated Engravings, Ladies' Companion
Sik and Leather Purses, Pocket and Need-
Purses, Card Cases, Tablets, Papier Mach-
Portfolios and Fire Screens, Hat, Hair,
Nail, Tooth, and shaving Brushes, Silver
mounted and Plain Bohemian Glass Scent
Bottles, Ink Stands, Letter Clips, Thero-
meters, Britannia Metal and Brass Can-
dlesticks, Snufflers and Trays, Razors and
Razor Strops, Key Rings, Tea Bells, Pocket,
Lash, and Fine Combs, Telescopes, Silver
Blue Steel, and German Silver number-
Specimens, Carpenter's Lad Pencils, Ciga-
Cases, Pocket, Jack, and Pen Knives,
Butcher's Ditto, Nail, Pocket, and Tailor's
Scissors, 1 Set Fire Irons, Hot Wat-
Jugs, Percussion Caps, Sea Tea Trays
Military, Shaving, and Fancy Toilet, Soap
Hill & Son's Sporting and Rifle Powder
with a variety of other articles

Watches, Jewellery, &c.
Cleaned and Repaired: Quadrants, Com-
passes, and Log Glasses, adjusted. Cash
paid for old Gold and Silver.

GEORGE F. STICKNEY.

TO LET.
THAT Stand now occupied by Mr. Wm.
Pomeroy, nine miles from Saint
Andrews, with the FARMS attached. Apply to
Mr. Pomeroy on the premises, Mr. D. McCallum,
agent, or at the Office of this Paper.

RACHAEL TURNER.
Prediction.

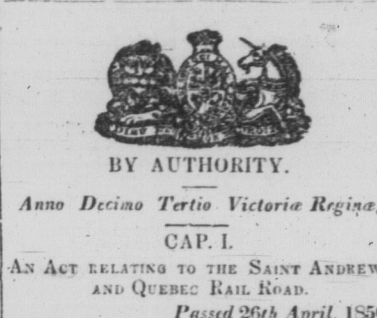
27, 1850.

The Standard,

OR RAILWAY AND COMMERCIAL RECORD.

E variis sumendum est optimum.—Cic.

No 23 SAINT ANDREWS, N. B., WEDNESDAY, JUNE 5 1850. **[Vol. 17]**



BY AUTHORITY.
Anno Decimo Tertio Victoria Regine.
CAP. I.

AN ACT RELATING TO THE SAINT ANDREWS
AND QUEBEC RAIL ROAD.

Passed 26th April, 1850.

BE it enacted by the Lieutenant Gov-
ernor, Legislative Council and As-
sembly, That the fourth, fifth, sixth, seventh,
eighth and ninth sections of an Act made and
passed in the sixth year of the Reign of King
William the Fourth, intituled *An Act to in-
corporate the Saint Andrews and Quebec
Rail Road Company*, be and the same are
hereby repealed; and in lieu thereof,

II. Be it enacted, That the said Company
shall be and are hereby invested with all the
powers, privileges and immunities which are
or may be necessary to carry into effect the
intentions and objects of this Act; and for this
purpose the said Company, their successors,
deputies, agents, and assistants, shall have
the right to enter and go into and upon the
lands and grounds of all and every description
lying in the said route and general direction
of the said Rail Road, for the purpose of mak-
ing surveys, examinations, or other necessary
arrangements for fixing the site of the said Rail
Road; and it shall and may be lawful for the
said Company and their successors to take
and hold so much of the land and other real
estate as may be necessary for the laying out,
making and constructing and convenient opera-
tion of the said Rail Road; and shall also
have the right to take, remove and use for
the necessary construction and repair of the
said Rail Road and appurtenances, any earth,
gravel, stone, timber, or other materials on or
from the land so taken, without any previous
agreement with the owner or owners, tenant
or tenants of the land, and upon which such
surveys, examinations or other arrangements
may be made, or through which the said Rail
Road may be explored, laid out, worked, made
and constructed, or on which materials or o-
ther things shall be laid for the purposes of
the said Rail Road; provided also, that the
said land so taken shall not exceed six rods
in width, except where greater width is neces-
sary for the purposes of excavation or em-
bankment; and where the said Rail Road
shall pass through any wood lands or forests,
the said Company shall have the right to fell
or remove any trees standing thereon to the
distance of four rods from either side of the
said Rail Road, which by their liabilities to
be blown down, or from their natural falling,
might obstruct or impair the said Rail Road;
provided always, that in all cases the said
Company shall pay for such land or estate so
taken and used, (in case the owner thereof de-
mand it) such price as the said Company and
the owner or respective owners thereof may
mutually agree on; and in case the said par-
ties should not agree, then it shall be lawful
for the said Company to apply to two of Her
Majesty's Justices of the Peace in the County
wherein the said lands may be situate, for a
Warrant, which Warrant shall be in the form
set forth in the Schedule (A) to this Act an-
nexed, and shall be directed to the High
Sheriff, Deputy, or Constable, to summon a
jury of five disinterested freeholders or occu-
piers of land in the said County, who shall be
sworn to examine the site of the said Rail
Road; and in case the said Rail Road shall
pass through or extend upon any improved
lands, or shall occasion the removal of any
buildings or fences, then and in all such cases
the damages shall be ascertained and assessed
for such jury; provided nevertheless, that the
said jury in assessing the said damages, are
authorized and empowered, and shall take
into consideration the enhancement in value
of the land by the passage of the Rail Road,
in regard to the increased facilities of access
to the different stations and termini of the
said Rail Road, in diminution of the damages;
and in all cases where the jury shall assess
damages to be paid to the owner or owners
of any land over which the said Rail Road
may be laid out, the Justices who issued the
Warrant shall lay the said assessments be-
fore the next annual meeting of the said
Company, who are hereby required to pay the
amount set forth in the said assessment into
the hands of the person for whom such
damages may have been assessed, within
twenty one days next after such annual meet-
ing of the said Company, together with the
costs and charges of assessing such damages,
which shall be agreeable to a scale in Sched-
ule (B) of this Act, and in default of such
payment, it shall and may be lawful for the
said Justices or either of them, (in case of
the death or absence of the other) at the in-
stance of the said party or parties to whom
such damages are payable, by Warrant under
the hands and seals of the said Justices, or
one of them, (in case aforesaid) to levy the
same, with costs, by distress and sale of the
goods and chattels of the said Company; pro-
vided also, that nothing in this Act construed

to affect the rights of the Crown in any un-
granted lands within this Province, or to au-
thorize the said Company to enter upon or
take possession of any such land without the
previous permission of the Executive Govern-
ment of the Province.

III. And be it enacted, That when the
said Company shall take any lands or estate
of any body corporate, aggregate or sole,
guardians, committees, executors or adminis-
trators, or other trustees whatsoever, held for
and on behalf of those whom they represent,
whether Corporations, infants, idiots, lunatics,
feme covert, persons deceased or be-
yond the seas, or other person or persons
whatsoever, who are or shall be possessed of
or interested in the said land or estate, the
respective contracts, agreements, and sales of
the said Corporations, guardians, committees,
executors, administrators, or other trustees
whatsoever, shall be valid and effectual in
law to all intents and purposes whatsoever,
and their respective receipts shall be good
and valid releases and discharges therefor;
and it shall be lawful for them respectively to
agree and settle with the said Company for
damages, (if any) by reason of taking such
land or estate as aforesaid; and in case of
disagreement, such damage to be ascertained
and settled as provided by the second section
of this Act.

IV. And be it enacted, That the said Com-
pany, their superintendents, engineers, agents
and workmen, may enter upon the land ad-
joining the said Rail Road, and from thence
take and carry away any timber, stone, gravel,
sand and earth, or any material necessary
for the construction of the said Rail Road;
and in case of any ship happening or being
apprehended to any cutting, embankment or
other work belonging to the said Rail Road,
the said agents and workmen shall at all
times hereafter have full egress and regress
into and upon such adjoining lands, for the
purpose of repairing and preventing such ac-
cident, and to do such works as may be nec-
essary for the purpose; provided always,
that such works shall be as little injurious to
the said adjoining land as the nature of the
operations will admit of, and shall be execut-
ed with all possible dispatch; in all which
cases the damage incurred, if the parties can-
not agree, shall be ascertained in like man-
ner in all respects as provided for in the se-
cond section of this Act.

V. And whereas it is expedient to enable
the Saint Andrews and Quebec Rail Road
Company to make further arrangements re-
specting their class A Shares; Be it there-
fore enacted, That the second and fourth sec-
tions of the Act passed in the twelfth year
of the Reign of Her present Majesty, intituled
*An Act in further amendment of the Acts re-
lating to the incorporation of the Saint An-
drews and Quebec Rail Road Company*, are
so far, but so far only as is necessary to give
full effect to the provisions of this Act, hereby
repealed, but without prejudice to any act or
thing already made or done under or by vir-
tue of the same sections or either of them.

VI. And be it enacted, That every annual
general meeting of the Company the share-
holders present or appearing by proxy may
choose, by a majority of votes, thirteen Di-
rectors, who shall be distinguished as "The
Directors of the Company," being holders of
at least ten shares each, and resident in this
Province, and who shall continue in office for
one year, or until others be chosen in their
place; and the 3d section of the last mentioned
Act shall apply to "The Directors of the Com-
pany," and except as otherwise provided by
this Act, all the powers and duties con-
ferred and imposed upon any Board of Di-
rectors mentioned in the Act incorporating the
Company, or any Act in addition to or in
amendment of such Act, shall be enjoyed, ex-
ecuted and fulfilled by "The Directors of the
Company."

VII. And be it enacted, That the holders
of Class A Shares may from time to time
choose from among themselves seven Di-
rectors, who shall be distinguished as "The
Directors for Class A Shareholders," and
make such regulations concerning "The
Directors for Class A Shareholders" as such
holders think fit.

VIII. And be it enacted, That "The Di-
rectors of the Company," with the consent of
"The Directors for Class A Shareholders,"
may from time to time by Deed enter into
such covenants, conditions and stipulations
with respect to the conduct and management
of the affairs of the Company, and delegate to
the holders of Class A Shares and "The
Directors of Class A Shareholders" respec-
tively, such powers and authorities with re-
ference to the conduct and management of
such of the affairs of the Company in any
way affecting or likely to affect the interests
of the holders of Class A Shares, as may
from time to time be agreed on between
"The Directors of the Company" and "The Di-
rectors of Class A Shareholders."

IX. And be it enacted, That the Common
Seal of the Company, or a duplicate thereof,
may from time to time be used by "The
Directors of Class A Shareholders," for such
purposes and in such manner as may from
time to time be agreed on between "The

Directors of the Company" and "The Di-
rectors of Class A Shareholders."

X. And be it enacted, That "The Di-
rectors of the Company" may from time to
time by Deed, grant and assure in such man-
ner as they think fit, unto the holders of
Class A Shares, not only the whole or any
part of any guarantee of interest, grant of
money or lands, or other benefit, profit or
advantage already or to be hereafter granted,
conceded or allowed to the Company by Act
of Assembly, or otherwise howsoever; but
also such preferential interest or dividend,
and such preferential, exclusive or other pro-
fits, privileges and advantages whatsoever,
and on such terms and conditions whatsoever
as "The Directors of the Company" from
time to time think proper.

XI. And be it enacted, That "The Di-
rectors of the Company" may from time to
time by Deed subject and charge in such
manner as they think fit the present and fu-
ture lands, goods and other property and ef-
fects, tolls, income and profits whatsoever of
the Company, or such parts thereof as "The
Directors of the Company" think fit, to and
with the payment or other satisfaction, to the
holders of Class A Shares, of such interest
or dividend, profits, privileges and advanta-
ges.

XII. And be it enacted, That every Deed
executed by "The Directors of the Com-
pany," in accordance with the eighth, ninth and
tenth sections respectively of this Act, shall
be under the Common Seal of the Company,
(which "The Directors of the Company"
are hereby authorized to affix to every such
Deed), and under the respective hands and
seals of any three or more of "The Direc-
tors of the Company;" and every Deed so
executed shall have as full effect and be as
binding and conclusive on the Company, and
"The Directors of Class A Shareholders,"
and the several shareholders and classes of
shareholders respectively of the Company, as if
the terms and provisions of such Deed were
by this Act expressly enacted and made
binding and conclusive accordingly.

XIII. And be it enacted, That the Act
incorporating the Company, and the several
Acts in addition to and in amendment of
such Act respectively, so far as the provi-
sions thereof respectively are repugnant to or
inconsistent with any of the provisions or
purposes of this Act, are hereby repealed, but
in all other respects such Acts respectively,
so far as the same respectively are now un-
repealed and in force, shall subject and with-
out prejudice to the provisions and purposes
of this Act be and remain in full force.

XIV. And be it enacted, That the faith of
this Province shall stand pledged, and the
same is hereby pledged to the holders of
Class A Shares, that this Act or any of the
provisions thereof, or any of the rights, au-
thorities, privileges, profits or advantages by
this Act granted or secured, or authorized to
be granted or secured to or for the benefit of
Class A Shares, or any of them, shall not di-
rectly or indirectly be taken away, lessened,
or in any way prejudicially affected by any
Act of Assembly or facility Act, without the
previous consent of the holders of Class A
Shares, to be testified by some Petition under
the hands of three or more of "The Direc-
tors for Class A Shareholders," to the Assembly
of this Province.

LATE FROM CUBA!
**LANDING OF THE INVADERS AND
SURRENDER OF CARDENAS!**
*One hundred & fifteen taken and condemned
to die!*

The steamship Ohio arrived at New York on
Sunday, with the following intelligence from Cuba.
General Lopez landed at Cardenas, about 90
miles from Havana, on the 17th inst., with about
500 men, and took possession of the town. The
garrison consisted of one company of about 60 men,
who made but a slight resistance. They were
driven into a church, and after losing 3 killed, sur-
rendered.

The General landed in the steamship Creole,
which left New Orleans on the 7th inst. Several
other vessels, containing in all some 1200 or 1500
men, had left New Orleans previous to the Creole,
but where they are to land is not known.

The greatest excitement prevailed at Havana,
amounting to a panic. The city was under mar-
tial law, and several thousand militia had been en-
rolled and arms were being delivered to them.
The resident foreigners were called on to enrol.

There were 1500 troops at Matanzas, and 800
were dispatched from Havana, at 1 o'clock A. M.
on the 20th to reinforce them and march against
Lopez.

It was reported that the force under Lopez
had increased to 2,000, and that he was al-
ready half way to Matanzas.

On the 16th news was received that a large
force was collected on Woman's Island near
Catoche, Yucatan. The General of Marines
with several vessels and about 300 men,
started immediately for that point. Just be-
fore the Ohio left, the Spanish steamer Pizarro
came in with 115 prisoners from that
island. It was said that they were mostly

LAW RESPECTING NEWS PAPERS

Subscribers who do not give express au-
thority to the contrary, are considered as wish-
ing to continue their subscriptions.

If Subscribers order the discontinuance of
their papers, the publisher may continue to
send them till all arrears are paid.

If Subscribers neglect or refuse to take
their papers from the office to which they
are directed, they are held responsible till
they have settled their bills, and order
their papers to be discontinued.

If Subscribers remove to other places
without informing the publisher, and the
paper is sent to the former direction, the
are held responsible.

Germanus and Irish. The report was that
they were to be shot that day at 12 o'clock,
or at least every tenth man shot, and the re-
mainder confined in the dungeons of Moro
castle.

The force on the Creole with which Gen.
Lopez effected the landing, is only a small
part of the expedition. It is known that some
ten or twelve vessels have left New Orleans
and different parts of the Gulf, probably to
land simultaneously at different places.

It was reported that Lopez had broken up
the railroad to Cardenas in several places.—
The merchants and bankers of Havana were
removing their money to a fort for safety.

COMMUNICATION.

[FOR THE STANDARDS.]

Mr. Smith.—The direction the negotia-
tion at Washington between the British Minister
and Mr. Clayton, Secretary of State, relating
to Colonial affairs, has taken, will, it is ap-
prehended, very much disappoint the lower Col-
onies. Mr. Bulwer's communication to Mr.
Clayton of the 27th April contains a declara-
tion which will, if we mistake not, surprise
the people of the lower colonies, who have
been reposing in hope and confidence that
their interests would be cared for in any ar-
rangement that might be made in relation to
reciprocal free trade and Navigation.—The
declaration is this:—"I feel no hesitation,
therefore, in stating that the instructions with
which I came to the United States, warrant
me, under such circumstances in assuring
you, that should a bill corresponding to that
which has received the sanction of the Legisla-
ture of Canada, be passed by the Legisla-
ture of the U. States, and receive the sanction
of the President of the U. S., Her Majesty's
Government will be ready to respond to any
application which the United States govern-
ment may then address to it, on the subject
which you have now applied to me, by as-
sented to open the navigation of the
River St. Lawrence, and the canals thereto
adjoining (and which would be duly specified,
to the shipping and citizens of the United
States)." We have all along supposed that
the British Minister was authorized to treat
for the concession of the navigation of the St.
Lawrence and canals to vessels of the United
States—but we also took it for granted that
it must be on the terms of reciprocity with all
the other B. N. A. Colonies as well as Can-
ada, and also a reciprocation of the late Na-
vigation Act, to admit British-built vessels to
registry in the United States, at least so far
as these Colonies were concerned, on the
same terms as United States built vessels are
now admitted to registry in any part of Her
Majesty's dominions. As to the Coasting
Trade, we presumed that would stand over
for the present, and that when the United
States were ready to yield it, our government
would be prepared to reciprocate and yield up
to the U. States, in addition, a free fishery
on our coasts, with a right to make establish-
ments and dry their fish on the land, and that
such an arrangement might be general, or
confined to the Colonies in this hemisphere.

A consummation of the arrangement in-
dicated by the British Minister must have the
effect of throwing the lower Colonies into a
ferment, and rapidly prepare them for any
change. They would then have good
grounds of complaint—much better than any
which of late years have occurred. The ge-
neral policy of the empire, and of which we
as colonists had no right to complain, has
been a sound policy, and as much for our
benefit ultimately as for the benefit of the
metropolitan government. But we had a
right to expect, that British diplomacy as well
as British legislation, which England herself
has adopted, and that no portion of the em-
pire would be overlooked. The above extract
has an ominous aspect, and it behooves the
different lower Colonies which, it appears,
may be excluded from the arrangement, to
be on the alert to send in their protests a-
gainst it, before it may be too late, if in-
deed it be not already too late. We
have been asleep, with occasional inter-
vals of growing wakefulness, without ade-
quate cause. We have cried wolf so
often, when no wolf was near, that our
cries may now be unheeded, as a retribution
for our past follies. Mr. Woodvord's reci-
procity-Bill with the United States intro-<

Defeat of the Expedition under Lopez. •

Freshet on the Kennebec.—The late have caused a great freshet in the Kennebec. The water has risen to an alarming height, and the streets in Augusta and Hallowell flowed to the depth of several feet. Loss of property must be very great. The boats have been swept away, and quantities of litter and shingles have been down the river. The run of logs is so great they are said to pass a given point at rate of 100 a minute. At the lowest stage the water was still rising, and was almost high as the great freshet of 1846. At dinner the store houses on the wharves about, but were secured by fastenings.

AN ARDENT STATE OF AFFAIRS IN FRANCE. The course adopted by the present Government in France, touching the French press, is a people on political matters, savors not despotism; that any thing which we have of for some time in the annals of that country. The new electoral law was to be

Mr. Wm. Pelby, the founder and proprietor of the National Theatre, in Boston, a man who has been at the head of his profession, both as an actor and a manager—passed his life yesterday, about one o'clock.

The letter of A. M. in our next

I have the honour to be,
 Gentlemen,
 Your obedient servant,
 JAMES BOYD

evenings, to meet
on WEDNESDA
from New York.
The Mails will
Letters will be re
General Post Off

SHERIFF'S SALES.

The following Sales will take place at the COURT HOUSE in ST. ANDREWS.

Real Estate of Benj Williams April 27
Do Henry Helm Oct 12
Do William Porter Aug 31

To be sold by Public Auction on Saturday the 20th day of APRIL next, between the hours of 12 a. m. and 5 p. m., at the COURT HOUSE in St. Andrews.

ALL the right, title, interest, claim and demand of Benjamin Williams of and to that certain lot of land and premises situate in the Parish of St. George, fronting on Carlton street, and now in the occupation of one Henry Smith, bounded on the west by a lot of land recently purchased by Deni Gilmor, from the widow of the late Peter Gilmor, on the north by the dwelling house and lot owned and occupied by John Boyd, on the east by Clinch street, and on the south by the aforesaid Carlton street.

To satisfy an execution issued out of the Supreme Court at the Suit of Moses Williams and David W. Williams, endorsed to levy £136 11 3, besides Sheriff's fees &c.

THOS. JONES,
Sheriff of Charlotte
Oct. 9, 1849.

To be sold at Public Auction, on Saturday, the 27th day of APRIL next, between the hours of 12 & 5 o'clock, at the COURT HOUSE in St. Andrews.

ALL the right, title, interest, claim and demand of WILLIAM PORTER of, in and to the following property:

Lot No. 10 in St. Stephen's, deeded by Thomas Armstrong, to Wm. Porter, on the west range of garden lots.

Lots Nos. 1 and 2 in class M, Wentworths Division, deeded by James Ross, to Wm. Porter.

One-half Acre at the Upper Mills, eastern half of lot 16, deeded by G. D. King, to Wm. Porter.

Lot No. 42 in St. Stephen's, granted to the late David Post, deeded by Wm. Kennedy, to Wm. Porter.

Part of lot No. 170 at the Ledge, deeded by Michael Young to Wm. Porter, containing about 3 Acres.

Lot No. 12 and 18 part of a tract of land formerly owned by the late Robert Pagan Esq, lot 12 fronting on the Ledge Road, lot 18 fronting on a road laid off in rear of No. 12 a piece of land in St. Stephen's on the South side of the street leading from Watsons Cove &c., as deeded by Betsy Porter to Wm. Porter.

One half the Saw in the second Wellington Mill at middle landing, with the appurtenances, as deeded by George S. Hill Esq., to Wm. Porter.

The undivided tenth part of several pieces of land, as sold by John Robinson, to Wm. Porter, situate in St. Stephen's.

A piece of land at the Ledge deeded by Michael Young to Wm. Porter, commencing at a rock leading from the main Road to Youngs point &c.

A piece of land in St. Davids, block No. 4, letter G, in Panmure division, deeded by Thomas Branniff, to Wm. Porter.

One-half Acre in St. Stephen's, part of the farm on which Peter McDiarmid resided in 1834, deeded by Robert Webb to Wm. Porter.

Farm lot No. 29 in Saint. Stephen's, 100 Acres more or less, granted to James Fraser, deeded by Thomas Hasty to Wm. Porter.

A piece of land in the Parish of Saint Andrews, as deeded by D. H. Mooney to Wm. Porter, bounded on the West by the river St. Croix &c.

The same having been seized and taken to satisfy an execution issued out of the Supreme Court, at the suit of the President, Directors and Company of the Commercial Bank of New Brunswick, endorsed to levy £1139 16s 8d besides Sheriff's fees, &c.

THOS. JONES,
Sheriff of Charlotte
October 16, 1849.

The above sale is postponed until Saturday the 31st August next, then to take place at same hour and place.

THOS. JONES,
Sheriff of Charlotte
St. Andrews, April 27, 1850.

To be sold at Public Auction, on Saturday the 12th October next, at 12 o'clock a. m. at the Court House in St. Andrews.

ALL the estate, property, right, title, interest, and possession whatsoever of HENRY HELM of, in and to all those several lots or tracts of Land, situate in the Parish of St. George, in the County of Charlotte, being known and designated in the Mascaren Grant, so called, as Lots numbered 42, 44, 45 and 46, and also all and singular any other freehold estate, owned by the said Henry Helm in the said County.

To satisfy an execution issued out of the Supreme Court, at the suit of Samuel Thomson, endorsed to levy £106 0 8 with interest thereon from the 30th Dec. 1848, till paid, and £5 18 1 and Sheriff's costs &c.

THOS. JONES,
Sheriff of Charlotte
St. Andrews, March 27, 1850.



Holloway's Pills,

214, STRAND, NEAR TEMPLE BAR, LONDON.

ASTONISHING CURE OF THE EARL OF ALDBOROUGH

By this Miraculous Medicine! after every other means had failed!!!

A Copy of a Letter from the Earl of Aldborough dated Villa Messina, Leghorn, 21st Feb. 1845.

Sir, Various circumstances prevented the possibility of my thanking you before this time for your politeness in sending me your Pills as you did. I now take this opportunity of sending you an order for the amount, and at the same time, to add that your Pills have effected a cure of a disorder in my Liver and Stomach, which all the most eminent of the Faculty at home, and all over the Continent had not been able to effect. I may say that even the waters of Carlsbad and Marienbad. I wish to have another Box and a Pot of Ointment in case any of my family should ever require either.

I remain, with much respect,
Your most obliged and obedient servant,
(signed) ALDBOROUGH.

To Professors Holloway.

It should not be lost in taking it is Remedy for any of the following diseases—

Ague Consumption Fits Rheumatism
Tumours Asthma Debility Gout
Retention of Urine Ulcers Bilious Complaints Dropsy Head-aches Sore Throats
Venereal Affections Blotches on the skin
Indigestion Indigestion, or King's Evil
Wounds of all kinds Erysipelas Inflammation
Bowel Complaints Female Irregularities
Jaundice Stone and Gravel Colic
Liver Complaints Secondary Symptoms
Weakness from whatever cause Lumbago
Constipation of Bowels Fevers of all kinds
Piles The Doubloureux &c. &c.

These Medicines in England are sold at 1s. 1-2 2s. 9d. 4s. 6d. 11s. 2s. and 3s. each Box and Pot. There is a considerable saving by taking the largest sizes.

Sold by all Vendors of Medicines throughout New Brunswick, and by A. H. Thompson, St. Stephen's; Bulings & Dyer, Eastport; and THOS. TURNER, Of St. Andrews.

Wholesale Agent for the County of Charlotte, N. B.—Directions to the Dispensary of Patients in every Disorder are affixed to each Box or Pot.

NATIONAL LOAN FUND.
LIFE ASSURANCE SOCIETY OF LONDON.

A Savings Bank for the Widow and the Orphan, EMPLOYED BY ACT OF PARLIAMENT.

CAPITAL, £500,000, Sterling.
Exclusive of a Reserved Fund (Savings Premiums) of £257,000, Sterling.

ADVANTAGES OFFERED BY THE SOCIETY.

Perfect security, arising from a large Capital, totally independent of the Premium Fund.

Loans—Two thirds of the Annual Premiums paid, or half the Premiums for the first five years; which half may remain on interest, to be deducted from the amount of the policy at the death of the assured.

Low rates of Premiums.—The rates of Premiums are low as any Society of equal standing.

Decision of Profits.—The Bonus's in this Society are declared ANNUALLY, and each year the Assured has the option of receiving her profits in Cash, in reduction of premium at in addition to the sum insured, the Bonus or PERMANENT.

Premiums may be paid annually, half yearly, or quarterly.

Insurance may be effected for one year, five years, or for life, with or without participation in the profits of the Society.

A liberal allowance for the surrender of all policies.

Every information as to the Society's Rate of Premium, mode of Insurance, and blank forms of application may be had at the office of the Subscribers, who have Pamphlets for gratuitous distribution, and all documents required for effecting Insurance.

Local Directors at St. John.

EDWARD L. JARVIS, Esq., Chairman
Edward Allison, Esq. Robt. F. Hazen, Esq.
Wm. Wright, Esq. John H. Gray, Esq.
WILLIAM J. STARR, Esq., Managers
FREDERICK R. STARR, Esq., Agents
Medical Examiner at St. Andrews, Dr. Gove.
GEO. D. STREET, Sub-Agent at Saint Andrews.

MARINE AND
FIRE INSURANCE.

Protection Insurance Company of N. J.
CAPITAL, \$200,000.

Camden Insurance Company of N. J.
CAPITAL, \$100,000.
WITH A SURPLUS OF OVER \$30,000

HARTFORD FIRE INSURANCE COMPANY OF CONNECTICUT.
CAPITAL, \$150,000.

THE Subscriber, having received the Agency for the above-named Insurance Companies for Calais and vicinity, will receive applications and issue Policies on Vessels, Cargoes, and Freight, and Vessels upon the Stocks, Buildings, Furniture, and Goods, at the current rates, to the amount of \$10,000 on Marine risks, and \$20,000 on Fire risks. Losses promptly adjusted and paid, or in case of differences, the Courts of this State will be recognized.

E. D. GREEN, Agent.
Refer to Wm. Ker, Esq., Agent, St. Andrews N.B.

BLANKS FOR SALE At this Office.

BRANDY, GIN, WINE &c.

Ex Columbus from Liverpool, via St. John
6 Hhds finest Pale HOLLANDS,
1 fine old PORT WINE,
1 Marcell's finest Pale BRANDY,
1 Moist Crushed SUGAR,
1 Refined LOAF do.
9 Boxes Tobacco Pipes, 12 gross each.
JAMES W. STREET.
St. Andrews, Nov. 10, 1848

Grand Manan Packet.

THE Subscriber respectfully informs the Public, that he has commenced running the Packet "Prince Albert" between St. Andrews, Campbell's, Eastport and Grand Manan, leaving St. Andrews every Friday, in the weather permits, touching at the above mentioned places. Parcels left at the store of William McLean Esq. will be punctually forwarded.

EDWARD SNELL,
MASTER
St. Andrews, 4th June 1849

READ! BREAD!

300 BARRELS different quality and prices.

CRACKERS, do do and prices.
Soda, Butter, Sugar and Dispensary BISCUIT
Also—A few barrels do.

EXTRA FAMILY FLOUR,
Southern and Western WHEAT MEAL!
For sale at a small profit at
BRADISH & CO'S BAKERY,
Corner of Dana and Water-streets
EASTPORT.

Passage to Boston, Eastport and St. John N. B.
THREE TIMES A WEEK EACH WAY.

STEAMERS—
ADMIRAL Capt. Hutchins,
Will leave Boston and St. John, from and after Wednesday, the 19th instant, every
MONDAY, WEDNESDAY AND FRIDAY

For the above Places—Returning—will leave Eastport for Boston on the above mentioned days, at 2 1-2 o'clock, P. M., via Portland Rail Road, or Cabin Passengers may continue on in the boat to Boston, at the same price, at their option.

The Boats leave Boston, direct for St. John, N. B., on the above days, touching only at Eastport.

Passengers being in Portland, bound to Eastport, can obtain Tickets of the Agent of this Line in that city, for \$4, over the Railroad, and take the Boat in Boston.

The Boats leave Eastport for St. John, at 11 o'clock, on (TUESDAY, THURSDAY AND SATURDAY), of each week.

Passengers will be Ticketed through to St. John, by the steamer Nequasset for Steamer Admiral and Senator.

For Freight or Passage, apply to
GEORGE HOBBS, Agent.
Eastport, July 17, 1849.

RAIL ROAD ROOMS,
St. Andrews, 2d January, 1849.

NOTICE.—The Stockholders in the St. Andrews and Quebec Rail Road Company are hereby notified, that a
Second Call of
TEN PER CENT. OF THE CAPITAL
OF SAID COMPANY
is now made, payable by the several Stockholders at the following Banks, viz: Charlotte County Bank, St. Andrews; British North American Bank, St. John; Fredericton and Woodstock, Fredericton; and the Act of Incorporation.

S. H. WHITLOCK,
Secretary.

Land For Sale.

1000 ACRES of excellent Woodland, fronting on the Glenelg Road, three miles from Chatham, will be sold on moderate terms, at public auction, immediately. Also—A good Horse rising 6 years old, well known, will be disposed of at a bargain.

For terms &c., apply to
R. SMART.

NEW-BRUNSWICK BENEFIT BUILDING SOCIETY AND SAVINGS FUND

Established at St. John 30th Sep 1847
TRUSTEES—Wm. Wright, Robert F. Hazen, H. Chubb.
Agent for Saint Andrews, Geo. D. Street Esq.; Do. Saint Stephens, J. G. Stevens, Esq.

Notice to the Public.

GENERAL POST OFFICE,
St. John, December 11 1849.

IN order to obviate the inconvenience existing under the present arrangement which requires the Postage of Letters and Newspapers for Newfoundland to be paid in advance, His Lordship the Postmaster General has been pleased to direct that hereafter the Postage on correspondence passed between New-Brunswick and Newfoundland may be pre-paid or not at the option of the sender.

J. HOWE, D. P. M. G.
[New-Brunswick Newspapers, 2 in. ea.]

TO LET.

And Possession given on the 1st of August next, the HOUSE and Premises now occupied by Mr Samuel Getty.

Enquire of Mr. THOS. BERRY.
St. Andrews, May 29, 1849.—nm

TEA, PAINTS, OIL, &c.

Ex "Olive" from Liverpool, via St. John
4 Hhds. Boiled & Raw Linseed Oil,
8 Cwt. best white Paint, 14, 25 & 56lb. Kegs.
3 do do Yellow 14 & 25lb Kegs,
10 Chests Congou Tea,
5 Pubs, best Cognac Brandy
5 Hhds, fine old Port Wine,
1 Hhd, fine old Port Wine,
Ex UTICA from Boston.
5 Hhds, bright Muscovado Sugar.

Also,
To arrive per the "SULTAN" from Liverpool
10 Boxes Blue Starch.
For sale by JAMES W. STREET.

PUBLIC NOTICE.

WHEREAS Robert Spence of the Parish of Saint James, in the County of Charlotte, Administrator of James Spence, late of the same parish deceased, has this day filed his Petition duly verified in the court of Probates for the County of Charlotte, for Licence to sell the Real Estate which the said James Spence died seized of, or some part thereof, for the payment of the debts due from the said Estate; Notice is hereby given to the heirs of the said James Spence, and all other persons interested, that the said Petition will be taken into consideration, at a court to be holden at the office of the Registrar of Probates in Saint Andrews, on Tuesday the twenty second day of January next, at the hour of noon.

Dated the 21st day of December, 1849.
By the Court,
GEO. D. STREET,
Registrar.

U. S. Consulate Notice.

C. WHITTAKER, Esq., United States Consul at St. John, N. B., having with the sanction of His Excellency the Lieutenant Governor, appointed me U. S. Consul for the Port of Saint Andrews, all persons interested, will take notice, and govern themselves accordingly.

THOS. JONES.
St. Andrews, Nov. 21, 1848.

Chancery Sale.

To be sold on Saturday the fifteenth day of December next, at eleven o'clock in the forenoon, with the approbation of the undersigned, one of the Masters of the Court of Chancery in this Province of New Brunswick, at his Office in the Town of Saint Andrews, in the County of Charlotte, pursuant to a Decretal Order, made in the said Court on the twenty-ninth day of June now last past, in a cause depending in the said Court between Robert Parker, complainant, and Frederick A. Babcock and the St. Andrews Steam Mill and Manufacturing Company, defendants.

ALL that certain lot, piece or parcel of ground, situate, lying and being in the town of Saint Andrews aforesaid, abutted, bounded, and described as follows—commencing on the southeast line of street laid out through the Pagan land lease id from Water-street to the harbour, and called Douglas-street, at a point 315 feet distant from Water-street, thence running southerly at right angles to Douglas street to the lot formerly sold to James Paul, being 62 feet or thereabouts, and extending from thence into the harbour as far as the lower bounds of the original water lots, together with the Wharf and Stores thereon.

Also, if necessary, All that certain other lot, piece or parcel of land situate on the same side of Douglas-street adjoining the lot above described, having a front of 65 feet on Douglas-street, and running back 62 feet to the said lot sold to James Paul, with the buildings and improvements thereon.

The Terms of Sale and further particulars may be known on application to the Solicitor for the complainant, or at the Master's Office.

Dated at St. Andrews this first day of September, 1849.
GEO. D. STREET,
Master in Chancery.
W. JACK, Solicitor for Complainant

In the matter of ARCHIBALD T. HENRY and EDWARD BENNISON, against whom a Petition in Bankruptcy, dated 1st November, 1848, hath been issued.

TO be sold at Public Auction on Monday, the 3d day of December next, at 12 o'clock, noon, at the Coffee House Corner, in the Market Square, in the City of St. John—All my right, title and interest, as Provisional Assignee of the 1st state and Effects of the said Bankrupts, of, in and to a certain piece of Land situate on Deer Island, in the County of Charlotte, conveyed to the said Archibald T. Henry by Silvanus Henry and Wife, by Deed dated 5th June, 1846 bounded as follows:—Beginning at a Yellow Birch Tree, mes to Douglas's land, West corner of J. & W. Doughty's land, thence by the southerly line of said Doughty's land, south forty five degrees, East about forty one rods, more or less, to the North Westerly line of a lot heretofore surveyed for John A. Heney, thence south forty five degrees, West by said line about forty rods more or less, to a cedar stake marked on three sides, thence North forty five degrees, West about forty one rods, more or less, to a cedar stake marked on three sides, thence North forty five degrees, East about forty rods, more or less, to the Yellow Birch tree aforesaid—the place of beginning.

And also all my right, title, and interest, as such Assignee as aforesaid, of, in and to all the Estate of Archibald Henry, formerly of Deer Island aforesaid, deceased, father of the said Bankrupt, Archibald T. Henry.

By the Commissioner's Order,
D. JORDAN,
Prov. Assignee.
10th Nov. 1849.

Public Notice

Is hereby given that the following Non-Resident Property, in the Parish of Saint Andrews, has been assessed as under, for this year, and unless the amount together with the cost of advertising &c., are paid within three months from this date, the same will be sold according to law.

George Walker, 15s 8d
HUGH MORRISON,
Collector of Rates.
St. Andrews, Sep. 25, 1849.

ROYAL MAIL STAGE,

BETWEEN
ST. ANDREWS, ST. STEPHEN, MILLTOWN AND BARIK.

The Subscriber has contracted to run a Mail Stage between ST. ANDREWS, ST. STEPHENS, MILLTOWN, and BARIK, three times a week, according to the following arrangement, viz: Leaving Saint Andrews on Mondays, Wednesdays and Fridays, at 6 o'clock, A. M., and Baring on Tuesdays, Thursdays and Saturdays at 6 o'clock A M and St. Stephens at 7 o'clock, on the same days.

The well known disposition of the Subscriber, who for many years has driven upon this mail route, to give every attention to the comfort and convenience of Passengers, will he trusts, secure him a full share of public patronage.

The Stage Books will remain open at Bradfords Temperance Hotel, St. Andrews, Ryder's Store, St. Stephens, and Ray's Hotel, Milltown.

THOMAS HARDY
St. Andrews, June 4, 1849.

NOTICE.

A DIVIDEND of Three per cent. on the Capital Stock of the Charlotte County Bank is this day declared payable on or after 4th proximo.

J. RODGER, Cashier.
Charlotte County Bank,
4th October, 1849.

Liquors, &c.

Ex "Portland" from Liverpool, via St. John, the Subscriber has received as follows:

3 PIPES, 1st Fine Cognac BRANDY
6 Hhds, 1st Fine Cognac BRANDY
40 Hhds, finest Pale Hollands,
40 Kegs best White Paint,
6 Boxes best Starch,
2 Bbls. French Vinegar,
20 Quarter Bbls Gunpowder, 25lbs. each, &c. &c.

J. W. STREET

Day and Evening School.

TIMOTHY F. HARLEY, grateful for the liberal encouragement he has continued to receive at his Day School, feels least most respectfully to inform his friends and the public, that he intends opening an EVENING SCHOOL ON MONDAY the 26th of November.

Where youth will be instructed in all the necessary branches for mercantile or mechanical pursuits. Hours of attendance from 6 until 9 o'clock, Saturdays excepted.

St. Andrews, Nov. 17, 1849.

A CARD.

Merchants, Storekeepers, Mechanics, Farmers and Families, are respectfully informed that MR. CROWLEY'S AMERICAN AND PROTESTANT Intelligence Office, is removed from No. 398 Washington Street, to 75 Chambers Street, Boston.

Suitable Assistants, of both sexes, are attached to the Office, and will be glad to furnish such favor him with their patronage.

Cooking Stoves, Groceries, &c.

Just received and for sale by the Subscriber, NOS. 1, 2 and 3 "UNION" COOKING STOVES.

Souchong, old Hyson and Ningyong Teas, Brwn, loaf, and crushed Sugars, Clear and Mess Pork, Hams, Lard, Candles, Soap, Oil, Almonds, Arrowroot, Currants, prepared Cocoa, Cigars, Tobacco, Grass door Mats, Coopers Ironing &c.

ROBERT KER,
23d October, 1849.

NOTICE.

ALL Persons having any demands against the Estate of Daniel Robinson, late of 192 Bay Street, in the Parish of St. David, deceased, are requested to present them duly assessed within three months from this date, and all persons indebted to the Estate are requested to make immediate payment to

WM. YOUNG
J. BEMZEE R. BOTTEN, Esq.
St. David April 23, 1850.

Bar Iron, Nails, Spikes.

Just received per barque VOLANT, from Liverpool:

650 BARS and 25 Bundles of Rolled and common Iron, assorted.
25 Bundles Sheet Iron, 2 Hhds. Rolled
1 Cask Coal Scoops,
30 Bags containing 1 cwt each, cast Nails, assorted,
38 Bags containing 1 cwt each Spikes, from 3 1/2 to 7 inch,
2 Kegs Diamond head Boat Nails, 1 1/2
4 Kegs Horse and Ox Nails,
10 Doz Prime New England Scissors, 8s and 40 inch,
1 cask Shot, assorted,
10 dozen Miners' Shovels,
With a variety of other goods in the Hardware line, which will be sold by Wholesale or Retail at the lowest market prices for Cash or other approved payment.

J. W. STREET,
St. Andrews, Aug. 28, 1849.

NOTICE.

ALL persons having any demands against the Estate of the Reverend John Dunlop, late of York, deceased, are requested to present the same, duly assessed, within three calendar months from this date; and all persons indebted to the said Estate, are required to make immediate payment to the undersigned Executors.

ANNE R. DUNN
J. H. WHITLOCK
May 1, 1849

TERMS
12s 6d per annum—
15s, if not paid until
No paper discontinued
ADVERTISING
Inserted according to writ
till forbid, if no written
First insertion of 12 lines
Each repetition of 10 lines
First insertion of 10 lines
Each repetition of 10 lines
Advertising by the year

Counting

ALM

18

JANV. 6 7
13 14
20 21
27 28

FEBV. 3 4
10 11
17 18
24 25

MARCH 3 4
10 11
17 18
24 25

APRIL 1
8 9
15 16
22 23
29 30

MAY 5 6
12 13
19 20
26 27

JUNE 2 3
9 10
16 17
23 24
30

JULY 4
11 12
18 19
25 26
31

AUGUST 1 2
9 10
16 17
23 24
30

SEPT. 1 2
9 10
16 17
23 24
30

OCT. 6 7
13 14
20 21
27 28

NOV 3 4
10 11
17 18
24 25
30

DEC. 1 2
9 10
16 17
23 24
30

Watches,
Received and for sale
of WATCHES,
and FANCY ART
sold low for Cash.

One 14 day
Patent Lever
Gold, Plat
Watch Keys, Gold
Silk, and India
Ladies and Gent
Brooches and 1
German Silver
Plated Earring
Silk and Leather
Brooches, Card Cas
Portfolios and 1
Nail, To oth, and
mounted and Pl
Bottles, Ink Sto
meters, Snuff
Razors, Strops, K
Lash, and Fine
Blue Steel, an
Spectacles, Car
Cases, Pocket,
Butcher's Duto,
Scissors: 1 Se
Jugs, Percussio
Military, shavi
Hall & Son's 9
with a variety o
Clock, 1
Cleansed, and L
paid for old Go
G

WHAT
Andrews, with
Mr. Pomeroy on
Duglow, or
Feb. 27, 1850