

1, crossing Knights Mill
hill Stream.
ing Lot No 16, formerly
Stewart.
Lot No 44, granted to
and crossing the great
Andrews, to Saint John,
of Grand Manan,
staining 11-4 acres, be-
hixon's line, with all the
being the same which
sed from John Sprague,
e original grant of the 18-
0 acres, more or less, with
m.
rt or half of Lot No. 59
chardson, situated at the
ad of the Island, contain-
re or less, together with a
Cove, Creek, or inlet cal-

9, at the Northern end
ed to Levi Richardson,
more or less, together
of erecting dams, &c.

first division of the Island
tailed to Samuel Inger-
improvements thereon, con-
ore or less.

of Lot No 37, owned by
n Grand Harbour Stream,
f erecting dams, mills, &c.
f granted to Aaron Ri-
buildings thereon.

le and privilege to a water
unning through Lot No
he-Dragon, and also to
a No 17, sufficient for
the water, erecting Mills,

rdson Lot so called at the
e Island.

aining 200 acres more or
e second division of lots
xian and others, contain-
ore or less.

No 15 in the above di-
anted to William Benson,
aining 32 1-2 acres, more
or less.

enched in the Grant to
th Lots numbered 62 and
eres more or less.

e first division of Lots sur-
McDonald.

second division contain-
ore or less with the build-

comprehending Lots No
containing 850 acres more
buildings, &c. thereon.

the Northern Head of the
the Western side of the
Harbour—containing 700

to the water, in front of
d Harbour Stream, and to
of the said Lot, and back
to the extent of five

containing 400 acres.
Northernly angle of School
to James Rait 22d Au-

tract containing 500 acres,
the same time, commenc-
y angle of Lot No 20 grant-
on the North West side

tract containing 200 acres,
the same time, commenc-
y angle of Lot No 20
Ross on the North

to granted to him at the
ing 2600 Acres, commen-
y angle of lot No 20
Ross.

anted to him at the same
200 acres, commencing at
a reserved road and the
lot No 42, granted to the
Wardens and Vestry, of

granted to him at the same
900 acres, commencing at
angle of lot No 100 occu-

tract of land granted to him
acres, commencing at the
gle of lot No 101.

THOMAS JONES,
Sheriff of Charlotte.
Office,
1st June, 1843.)

ation required respecting
then Properties, will be given
the Sheriff's Office.

of Highlanders,
account of their early
NORTH AMERICA.

EMENT IN AGRICULTURE:
distinguished Military Services
E WAR OF 1812,

containing useful informa-
Emigrants from the
nds of Scotland to
the Provinces,
CDONALD, PAYMASTER
Regt. &c. &c. &c.
his Office.

November 22, 1843

WHENWARE.

riters now offer for Sale a
of EARTHENWARE,
MILK PANS, CROCKS,
S. &c. which will be sold
ASH.

DINOCK & WILSON,
Nov. 13, 1843.

VOLUME 11

The Standard.

OR FRONTIER GAZETTE.

NUMBER 7

Price 15s. in Town]

SAINT ANDREWS, NEW BRUNSWICK, WEDNESDAY MORNING, FEBRUARY 14, 1844.

[15s. sent by Mail

Provincial Parliament.

HOUSE OF ASSEMBLY.

Friday, Feb. 2.
[From the Debates published by Mr. Phillips.]
The House being principally occupied with the reception of Petitions, there was little matter to form the subject of a Report.

Mr. Partelow stated for the information of Hon. Members, in reference to the subject of Postage mentioned yesterday, that he had some conversation with the gentleman at the head of that Department here, who informed him that parcels not containing more than four ounces, might be transmitted through the Post Office for one penny. The Journals might in this way be forwarded to all parts of the Province, and Newspapers would be allowed to go in the same way; but hon. gentlemen must be careful not to put even their initials on them, as the usual postage would of course be the consequence.

Mr. Brown remarked that it would be better for hon. Members to revert to last year's allowance for Postage, as it would be equally appropriate for the present.

Mr. End, from the Committee appointed to prepare an answer to His Excellency's Speech, reported that they had performed that duty, and read and submitted a draft of the same; and the House went into a Committee of the whole for its investigation: Mr. Botsford in the Chair.

[A short debate arose respecting the propriety of using the word "eternal" in the 5th paragraph.]

Mr. Partelow thought that the copulative conjunction "and," in the 6th paragraph, was not sufficient to express the full meaning which ought to be attached to this place; it looked as if the "extensive wilderness lands" were to be sold for the sole benefit of the Indians.

Mr. End said that the objection was frivolous.—He supposed, however, that the hon. member for the County of St. John thought that if the Indians got all, nothing would be left for the Loch Lomond Niggers,—the introduction of the word "also" would remove the objection. The Address was agreed to, Saturday, Feb. 3.

Mr. End said that he had prepared a Bill to amend the Law which exempts hon. members of this House—as the case stands at present—from being liable to the Civil Law Courts of the Country. He would protect the persons of Members on their journeys to and from the House of Assembly, but no farther, and he would trample in the dirt those absurd privileges which, under the ostensible design of protecting the people, presented the strongest barrier against its own accomplishment. He would not, of course, meddle with the affairs of the Upper House, but he hoped they would there have sense enough to see the propriety of including themselves in the same measure. He believed there was little purity in either of the other Branches; but he hoped that Honorable Members in this House, would be unanimous on this subject.

Mr. Palmer replied, that if this Hon. House be the only pure branch of the Legislature, then there is the less necessity for the contemplated alteration.

Mr. Rankin read a Petition from several freeholders of the County of Northumberland, praying that the present Bankrupt Law may be repealed on account of its evil tendency in embarrassing, and in part destroying the commercial credit of the country.

Mr. Brown read the Petition of D. W. Jack, Esq. Deputy Treasurer at Saint Andrews, praying for an addition to his salary; and that a provision may be made for him by granting him another place in the event of the passing of an act for the consolidation of the Revenue departments of the Province.

Mr. Rankin read a Petition from several of the Magistrates and respectable inhabitants of Fredericton, praying that the space on the Lobby of the House may not be further contracted by the contemplated erection of a third Box for reporting, and further requesting that the vacant room on the floor of the House should be appropriated for the purpose.

The Hon. Gentleman stated that the seats of twelve or fifteen persons would be taken up by the 'box,' and he was sure that the people were already too much stunted in room, and he hoped that something would now be done favourable to the prayer of the Petition—which was numerously and most respectfully signed.

Mr. Allen thought it would be better to dispense with all the Reporters: a parcel of sofas and other useless lumber had been introduced, which completely filled up the place. The man who made them should be paid, but they ought to be sold at auction, as useless articles.

Mr. End observed, that for his part he was sorry to see such expensive furniture introduced into that House: he agreed with the last Honorable Member, that they should be paid for. He was fond of Domestic Manufactures, but these articles were completely foreign—not even a particle of English growth

about them. Then, again, they were very costly; every one of them would build a bridge. (A laugh.) They ought to be removed—a large place was occupied by them, and very improperly. He thought that accommodation for the Military Gentlemen of the Garrison ought to be provided for; in every other Colony this is done, and ought to be done here.

In reference to some former debate between himself and the Honourable L. A. Wilmot, he said that the honourable Member on that occasion flew at him like a tiger.

Mr. Wilmot, 'So I would again if you took the same position.'

Mr. End, 'No doubt, you are as bad as ever.'—(A laugh.)

As respects the new chairs and sofas, he said their introduction was ridiculous—they reminded him of an old crazy fellow in Annapolis, who did not care whether he wore any shoes or unmentionables, in his anxiety to display fine cocked hats.

Mr. J. A. Street said a few words relative to the Petition which his worthy colleague had read a while ago, referring to the bad effects of the bankrupt Law.

Mr. Wark, 'The present operation of the law is ruinous to the morals of the whole country.'

Mr. End, 'I doubt if the law operates much longer whether we will have any morals to injure; it should be sponged out at once, it is a curse to the country. Let those who are in get through, but let no more get in, as the whole is a system of fraud and perjury.'

Petition referred to a Select Committee.
The House then adjourned till Monday morning at 10 o'clock.

From the Daily Reporter.

LEGISLATIVE COUNCIL.

Friday, February 2d.
The Council assembled this day at the usual hour, when they read the former days proceedings, and the President, the Hon. Mr. Black, commenced business forthwith.

The Hon. Mr. Black then moved that a suitable place be provided for the reporting of the Debates of the Council, for at present there was no place whatever for the accommodation of Reporters.

The Hon. W. H. Robinson agreed with the hon. President that a suitable place should be provided for the accommodation of Reporters, but Reporters were to understand that whatever they should do, was to be entirely on their own responsibility, for no further provision, than what has been already made, for Reporting the debates of the Legislature, would be guaranteed by that Council.

The hon. E. B. Chandler said that a resolution to that effect had been passed by a Committee of the House on that subject, during the sitting of the last session.

The hon. G. F. Street said that they would meet in the Library, in Committee, at 2 o'clock, to discuss the matter in question.

The hon. E. B. Chandler then moved that a Committee be appointed to wait upon the hon. W. Crane and the hon. George Minchin to examine whether they were duly qualified to take their seats as Members of the Legislative Council.

A Committee was then appointed to attend to the question, who after some time returned; when the hon. Mr. Robinson presented the two hon. gentlemen to the President, and they then took their seats, having been reported duly qualified by the committee appointed for the purpose of examining them.

The hon. G. F. Street then read the address of the Legislative Council, in reply to the Lieutenant Governor's Speech, and moved that they should go into Committee on the Address.

Several hon. Gentlemen have expressed a wish that the Council would postpone the going into Committee on the Address, until the beginning of the week, the week being now so near its termination.

The hon. Col. Shore moved that they go into committee at once.

The hon. Mr. Cunard seconded the motion.

The House then went into a committee of the whole on the Address.—The Hon. Colonel Shore in the Chair. The Address was then read section by section; and after several amendments proposed chiefly by the Hon. Mr. Street, the Hon. Mr. Peters, the Hon. Mr. Chandler, and the Hon. Mr. Johnston, the Address was read a second time in its amended form, and ordered to be read a third time on Monday next. On that part of the address relating to the Penitentiary, St. John, being read, the Hon. Mr. Peters deprecated the present system by which the jails in this country are conducted; and spoke in strong terms against the prevailing system of removing prisoners from the jails to put in the term of their sentence in the Penitentiary, inasmuch that that Institution was almost always crowded to excess. The Hon. Gentleman was fully borne out, in his views by the Hon. Mr. Johnston, who moreover adverted to the great expense jails were to the country, and the wretched state they were kept in with, and as an example he mentioned

the fact of a poor man being frozen to death in one of the country jails.

The Hon. Mr. Kinnear corroborated the statement made by Mr. Johnston, and related the particulars of that melancholy occurrence.

The Council then adjourned at half past four o'clock until twelve o'clock the following day.

HIGHLY IMPORTANT!—Yesterday a change which has been for some time anticipated, took place in the Legislative Council. An announcement was made to that effect that the services of the Honourable Messrs. Bailey, Allanshaw, H. Peters, and Lee, were dispensed with, and their places filled by the appointment of the hon. Wm. Crane, hon. Geo. Minchin, hon. Thomas H. Peters, and hon. W. F. W. Owen, to seats in that house; and the hon. William Crane and hon. George Minchin, having complied with the regulations, were introduced, and took their seats accordingly.

How the public will be pleased with this change, we will not venture to predict. Neither do we perceive on what grounds it has been thought necessary to carry the measure into effect. If, as some conjecture, the change has been made in accordance with instructions received from the Colonial Secretary, in order to add to the united talent and respectability of the Council, we congratulate the country upon his Lordship's intimate knowledge of the aristocracy of this Province, and the soundness of his judgment, as well as the pains which must have been taken to convey to his Lordship such a mass of valuable information. If, however, neither of these conjectures embrace the true cause, and that the gentlemen who could stand the property test has been removed in consequence of his holding an official situation under government, then is this change but preliminary to an extensive innovation on the former practice in this Colony, and other officers of the Crown, still retaining their seats in the Legislative Council, may consider their days as numbered.—Daily Reporter Feb. 3.

MELANCHOLY ACCIDENT.—A young man shot by his brother in Cornwallis.—The Halifax Morning Herald of last Friday relates the following painful accident:—"We have to record this morning, one of the most melancholy occurrences that has taken place in the Province for some years. Last week 2 young men by the name of Alder, being out moose hunting, had succeeded in wounding a bull moose, and were running toward the prize—the elder brother leading—the younger brother following close in the rear, with his gun on the cock, a twig caught the trigger and discharged the load, the ball entering the head of the elder brother at the back, and passing out at the eye. The informant states, that young Mr. Alder almost distracted at the loss of his brother, especially since he was the cause of his death."

Blessings of Freedom.—A reported lately went to Washington, the capital of that country which is ever loudest in boasting that all men are born free and independent. He was there arrested as a Slave, but having proved himself otherwise, and not being unable to pay the expenses attendant upon his defence, he was, although declared to be a free man actually sold as a slave, to pay the amount. Hail Columbia happy land!

The steamship Britannia, on her last passage from Halifax to Boston, struck on a sandbank, between Chatham and Cape Cod lights, in the morning before daylight but backed off without receiving any damage.—The above lights had been mistaken for those of Cape Ann, the steamer having been carried, by a violent gale, 35 miles to the southward of her course.

Quite a Mistake.—The Halifax Post states that the splendid fortune which was reported as having fallen to the lot of Mr. Dominick Von Maider, of that city, turns out to be nothing more than an offer to honour his draft for 100 francs, (about \$20,) in case he should want it!

The Legislature of Newfoundland, at our last accounts, was in session, and the affairs of the Island were in quite a settled state.

The Sentry on the Main Guard, at Halifax, was frost bitten last week, and had to be conveyed to the Hospital.

The export of Coal from Sydney (C. B.) last year nearly equals the quantity exported in 1842, notwithstanding the heavy increase of duty by the United States' Government.

Lieut. Willis, of the Royal Artillery stationed at Jamaica, is to be tried by a Court Martial, for some affair touching his conduct as an officer.

The Legislature of Jamaica have made a reduction of \$1 from the present duty on Pork imported into that Island.

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 Provision of the Acts of the General Assembly of the Province aforesaid, made and in force relating to Bankruptcy in this Province, Joseph Pratt, of Saint George, in the County of Charlotte, Lumberer, hath been declared a Bankrupt, and 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 eleventh day of January 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 or effects of the said Bankrupt, to deliver the same up to the said Assignee on or before the said eleventh day of January next, and I do further hereby require all the Creditors of the said Bankrupt resident in the said Province, or in any other of Her Majesty's North American Provinces, or in the West Indies, or in the United States of America, within three months from the day of the date hereof, to deliver into the said Assignee, or to prove to my satisfaction their respective claims and demands, whether the same be actually due or are 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 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, 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, will be transacted as may be deemed necessary.

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

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 BRITISH NORTH AMERICA, SS.

In the matter of George McCulloch, a Bankrupt.

NOTICE is hereby given that the said George McCulloch, of the County of Charlotte, Lumberer, hath been declared a Bankrupt, and 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 eleventh day of January 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 or effects of the said Bankrupt, to deliver the same up to the said Assignee on or before the said eleventh day of January next, and I do further hereby require all the Creditors of the said Bankrupt resident in the said Province, or in any other of Her Majesty's North American Provinces, or in the West Indies, or in the United States of America, within three months from the day of the date hereof, to deliver into the said Assignee, or to prove to my satisfaction their respective claims and demands, whether the same be actually due or are 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, will be transacted as may be deemed necessary.

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

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 BRITISH NORTH AMERICA, SS.

In the matter of James Dri-Coll, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of this Province of New Brunswick, made and in force relating to Bankruptcy in this Province, James Dri-Coll, of St. Andrews, in the County of Charlotte, Trader, hath been declared a Bankrupt, and 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 31st 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 or effects of the said Bankrupt, to deliver the same up to the said Assignee on or before the 31st day of December next. And I do further hereby require all the Creditors of the said Bankrupt resident in the said Province, or in any other of Her Majesty's North American Provinces, or in the West Indies, or in the United States of America, within three months from the day of the date hereof, to deliver to the said Assignee, and to prove to my satisfaction, their respective claims and demands, whether the same be actually due or are 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 Saint Andrews, on Saturday

the thirtieth day of March next at eleven o'clock in the forenoon 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, at which Meeting or at any adjournment thereof the said Bankrupt will be examined on oath touching his said Estate, and such other business relating to the said Estate, will be transacted as may be deemed necessary.

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

HARRIS HATCH
Commissioner of the Estate and Effects of Bankrupts for 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 Act of General Assembly of this Province entitled "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 H. Hatch, 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 sum 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 the same to the said Assignee on or before the 16th day of December next; and I do hereby require all the Creditors of the said Bankrupt resident in the said Province or in any other of Her Majesty's North American Colonies or in the West Indies, or in the United States of America within three months from the date hereof, to deliver into the said Assignee 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, will be transacted as may be deemed necessary.

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

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

NOTICE.

All persons are hereby cautioned against receiving any transfer of property from the surviving Executor and Trustee of the Estate of the late James Hendricks, Esquire; as the heirs of the said James Hendricks will dispute 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.

C. J. HENDRICKS,
WM. WRIGHT,
Attorney for Mrs. M. Lee,
CHAS. JOHNSTON,
J. H. GRAY,
Solicitor for Charles Hendrick

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NEW WORKS received as soon as published, and any works not on hand, will be furnished on the shortest notice.

Orders left with Mr. THOMAS TURNER will be promptly attended to.

August 9, 1843.

CANVAS, CORDAGE, &c

100 Bolts Gourack CANVAS,
CORDAGE of all sizes,
Hemp and Manila WARPS,
Belt Rope, Marlines and H. Marline, Spars,
Yarn, Oakum, &c. &c.

Nov. 14, 1843. J. & R. JARVIS.

Provincial Parliament.

From the Daily Reporter.

HOUSE OF ASSEMBLY.

Monday, Feb. 5.

The House proceeded to business at the usual hour.

Mr. Partelow said that a report published on Saturday night to the effect of the response to His Excellency's Speech, had been an incorrect version of that document. This was highly improper; those reports were not only every part of the Province, and were of course believed by the people to be correct, as they read them in the newspapers. He wished it to be understood that the honorable Members of this House do not recognize the boundaries of the Reporters.

Mr. End re-iterated that if his honorable friend would consider himself the censor of the Reports he would find rather too much to work on. Besides, the public would not like it, nor would he, if he had to spend an hour every day in correcting reports. The House should not identify itself with the newspapers. They might publish what they chose. (Here some honorable member said something about the Editor of the New Brunswick.) Mr. End continued, by remarking that the time was, when the House would not meddle with Reporters—but now it furnished them with "Boxes."

Mr. Allen gave notice that on Thursday next he would in this House move an Address to the Right Honourable Sir Charles Metcalfe, congratulating him on the position which he had assumed with respect to his late advisers, and which led to their retirement from office.

Hon. Mr. Wilnot remarked that his honorable colleague need not be in such a hurry in bringing up this Address, as it would most certainly involve political principles which this honorable House might not so speedily dispose of. "We have," continued he, "thought to do at this early period of the session for the constituency of New Brunswick, without straying into the mazes of Canadian politics." He for one was not at present prepared for the debate which must unavoidably follow, although he would take care to make himself so in due time.

If the House thought proper, and had time to spend, they might at a later period amuse themselves in this way; but he, Mr. Wilnot, would never agree to any thing of the kind.

Mr. Barrie said, the Address was such as he should suppose no honorable member could oppose; and he was surprised to hear an hon. member of Government speak against it, when he considered that it was merely complimentary of the Governor General's conduct. He was Governor General over all British North America, and therefore should be supported by an expression of this House on the constitutional stand he had taken.

Mr. Wilnot—He has no more control over this Province than you have.

Hon. Speaker explained. He said that any member of this House had a right to place a motion on the journals, even if every other member in the House should be opposed to it.

Mr. Barrie wished the House to express an opinion on the subject without delay. He did not see how any member could oppose the Address, but he saw indications of it, and wished to know who would oppose it.

The motion was made the order of the day for the 15th inst.

The House then went into Committee of the whole on the order of the day for the consideration of His Excellency the Lieutenant Governor's Speech at the opening of the Session—Mr. Taylor in the Chair.

Mr. Fisher, the mover did not think it necessary to occupy much of the hour. Members' time on the subject, although it was quite proper they should go into Committee of the whole, as the Speech embraced matters of importance which had better be brought before the notice of the House by the reports of select Committees. He found Agriculture the first thing alluded to in the Speech, and he thought very properly, as it was the first importance. He was prepared to offer resolutions on several of the paragraphs contained in the Speech, (here he enumerated them) but he thought it better to leave them at present relating to lumber; he thought it was better left until the correspondence respecting the boundary was laid before them. Then there was the boundary paragraph, he thought it better deferred, for if the House were to take it up now all they could do was to address His Majesty's Government on the subject. As for the last paragraph it was difficult to tell what it meant. He felt an interest in the proper working of the Constitution, especially in regard to the second Branch, in which some changes had lately taken place. It was generally acknowledged that a change in that branch was necessary, and he was anxious to know on what principle it was to be formed for the future, but he did not think the present was a proper time to refer more particularly to the subject, and would therefore pass it over. He was very glad to perceive by the general tenor of the Speech that we had much cause for congratulation; our finances were beginning to flourish, and he thought as the loan had not been effected we could do with a smaller amount than that provided for by the Bill of last Session. He then moved that so much of His Excellency's Speech as related to Agriculture be referred to the Committee on the Agriculture of this Province. Carried.

Mr. Fisher—The next paragraph related to Domestic Manufactures, &c. which he would move be referred to the Committee on Trade.

Mr. End—No. He wished that most im-

portant subject, the encouragement of Domestic Manufacture, to be referred to a Select Committee.

Hon. Speaker read the paragraph in question and the paragraph relating to Lord Stanley's Despatch on differential duties. He did not mean to find fault with the Speech. On the whole it was highly flattering. (He here referred to several sections of it, which he approved of.) He congratulated the House on the prospects before them. He hoped that while they would be able to reduce the expenditure, the increasing revenue of the Province would enable them to effect much that would be beneficially felt. Still he thought the two paragraphs to which he had referred conflicted a little. In the first we are recommended to encourage Domestic Manufactures, but if this House should levy a duty for the protection of Domestic Manufactures, instead of levying for the purposes of Revenue, they would perhaps receive something in shape of a remonstrance from the Lieutenant Governor. And if they levy only for the purposes of Revenue, and the amount collected should be more than was required, they would still be liable to the same remonstrance, and it was difficult to define their position. Therefore he thought the two paragraphs had better be assigned in the same resolution and referred to a select Committee, for it was impossible that separate Committees could do justice to either.

Mr. Partelow expressed himself favourable to the view taken of the case by the Hon. Speaker, and hoped the mover of the resolution (Mr. Fisher) would consent to the two paragraphs being referred to a Select Committee.

Mr. End said that whatever they knew about the Despatch in reference to differential duties, was not from the Speech now before them—which was properly the business of the House—but through the medium of the public prints. The Despatch was not contained in the Speech, and they as a body could know nothing about it, neither could they recognize it until it was laid before them.

Mr. W. H. Street thought no action could be taken in regard to the Despatch concerning differential duties, until it was laid before them. He was in favor of the paragraph relating to Domestic Manufactures being referred to a Committee, but considered the Committee on Trade the proper party to whom it should be referred.

Mr. J. A. Street would refer the Speech to a Select Committee. He considered it very improper to the Committee on Trade, as they were appointed to attend to the interests of the Commercial community, and it would be the interest of the Merchant to discourage protective duties, for the less the quantity of articles manufactured in the Province, the more must be imported, and the merchant would of course realize a profit for them. For this reason he should object to its being left to the Committee on Trade. He differed from his hon. friend the Speaker the difference to the two paragraphs. He did not think they should recommend they should protect Domestic Manufactures, but encourage them. Now there were different methods of encouraging any thing without levying protective duties. Still he thought for the reasons he had already given, that this paragraph should be referred to a select Committee—Since he was up he would avail himself of the opportunity to pass some remarks on the Speech in General. He considered it a Domestic-manufacture-Speech altogether! Fisheries were but slightly noticed; and other things of importance neglected—He considered it visionary and theoretical. As to the Indian Reserves it was necessary they were referred to a select Committee. This had long been a subject of complaint, but they went on year after year without effecting anything, and the question remained in the same state as it was several years ago. Blocks of good lands were held in reserve, and uncultivated, preventing the country from being settled—completely blocking some districts up. It was high time something should be done about it, and he would wish to see a selection made of certain portions of their lands, and sold, and the proceeds applied to their (the Indians) use. He would not injure the poor people, but he thought some measure might be devised by which they and the country would be mutually benefited. As it was, their property in some instances was occupied without any benefit to either, for people finding the lands were not to be sold, have gone and squatted on them. He also referred to the paragraph relating to the consolidation of the Revenue.

Mr. Payne spoke in favour of referring the paragraph to a Select Committee. He thought its importance demanded it.

Messrs. Partelow and Fisher, thought the proper method was to refer the matter to a Select Committee.

Hon. L. A. Wilnot concurred in referring the matter to a Select Committee. As to the Despatch, hon. members would agree with him when it came before them, that it was the most important measure of the Session. It would be premature for him to enter into the merits of the question now, and he believed that eventually all would be right, as the Home Government would in a few years find out that she must protect her commerce, both at home and in the Colonies. The despatch had been discussed in the papers, and he believed that the remarks it contained about uniform duties prevailing in the Colonies were correct. But the question arose whether we have a right to levy duties except for revenue, and even then where we must stop.

Mr. Work objected to a view taken by Mr. J. A. Street. He was willing to refer the paragraph to a select Committee but he did not think the interest of merchants differed

from that of the community at large. He thought it was the interest of all to encourage domestic manufacture; the merchant as well as others, for when he sent money out of the country to pay for an article, it was gone; but when he paid it to his neighbor he had a fair prospect that the money would once more pass through his hands.

[Here the matter was decided to be left to a Select Committee.]

Mr. Fisher then moved the following resolutions, viz:—That so much of his Excellency's speech as related to Prisons be referred to a select Committee: that so much of the same as related to Savings Bank be also referred to a select Committee: all of which resolutions were agreed to.

Mr. Brown moved for leave to bring in a Bill to abolish imprisonment for debt in certain cases, for sums not exceeding \$5.

Mr. Fisher moved that a select Committee be appointed to prepare an Address to his Excellency the Lieut. Governor, praying his Excellency to lay before the House returns of the Post Office Department for the last three years, and all other information in his power relating to the subject.—Granted. The House then adjourned.

From the Journals.

2d February.

Mr. Boyd presented a Petition from James Brown, William Ludlow, Thomas Lord and 293 others, Merchants and Fishermen of West Isles and Campo Bello, praying that an Act may pass to prevent the taking of Fish in Wiers in those Parishes; which was received and referred to the Committee on Fisheries to report thereon.

Mr. Boyd brought in a Bill to authorize the Justices of the Peace for the County of Charlotte to make further provision for the payment of the Treasurer of that County which was read a first time.

Mr. Hill presented a Petition from William Todd, Junr, George M. Porter and 27 others praying that an Act may pass to incorporate a Company by the name of the Saint Croix Bridge Company; which he read.

Mr. Hill brought in a Bill to incorporate the Saint Croix Bridge Company, which was read a first time.

Mr. Hill presented a Petition from Abner Hill and others, owners of Mills at Middle Landing in the Parish of St. Stephen, praying that an Act may pass to incorporate a Company by the name of the St. Stephen Wellington Mills Company.

Mr. Hill brought in a Bill to incorporate the St. Stephen Wellington Mills Company, which was read a first time.

Mr. Hill presented a Petition from Schuyler P. Pink, of St. Stephen, praying relief in consideration of the forfeiture of the amount paid by him as a first instalment on the purchase of Crown Lands in the year 1835; which he read.

Mr. Boyd presented a Petition from the Rev. James Quinn and 55 others of Saint Andrews, praying aid towards the support of a Roman Catholic School at that place, which he read.

Mr. Brown presented a Petition from Wm. Todd, Junr, and 59 others, inhabitants of the Parishes of St. Stephen and St. David, praying that an Act may pass to incorporate the Bolton Brook Navigation Company; which he read.

Mr. Hill brought in a Bill to incorporate the Bolton Brook Navigation Company which was read a first time.

Mr. Thomson presented a Petition from Benjamin Browne and 34 others, Cordwainers and inhabitants of St. Andrews, praying that a further protective duty may be imposed on all foreign Shoes and Boots imported into this Province; which was referred to the Committee of Trade to report thereon.

Mr. End brought in a Bill to authorize the Roman Catholic Bishop of this Province to hold Lands, Tenements and Hereditaments to him and his Successors for ever.

Monday, 5th February.

Mr. Boyd presented a Petition from the Commissioners of the Alms House of Saint Andrews, and Overseers of the Poor, praying to be reimbursed a balance of expenditures in the support of Emigrant Poor in the year 1842, and also for expenses incurred for the like purposes during the past year; which was received and referred to the Committee appointed on the second instant to take Petitions of a like prayer under consideration to report thereon.

Mr. Boyd presented a Petition from T. F. Hopley, St. Andrews, praying that he may receive some part of any Grant which may pass for the support of a Roman Catholic School at that place, in proportion to the number of Catholic Poor or Free Scholars taught by him; which was referred to the Committee on School Petitions.

A Bill to authorize the Justices of the Peace for the County of Charlotte to make further provision for the payment of the Treasurer of that County, passed the House.

Mr. Boyd brought in a Bill to amend an Act intitled "An Act to regulate the Herring Fisheries in the Parishes of Grand Manan, West Isles, Campo Bello, Pennfield, and Saint George, and to provide for the Inspection of Smoked Herrings in the said Parishes," which was read a first time.

Mr. Brown presented a Petition from Isabella Coulter, praying to be remunerated for teaching a School at the Parish of St. David's for a period of five months, which was received and referred to the Committee on School Petitions.

Mr. Thomson presented a Petition from Daniel Lee and Theodore Kuntter, of the Parish of St. George, praying to be remunerated for extra expense in repairing the Bridge near Young's Cove, the River Magaguadavic, which he read.

Wednesday, Feb. 7.

On motion of Mr. Thomson,—Ordered,

That the Petition from Benjamin Browne and others, Cordwainers and Inhabitants of Saint Andrews, praying a like protective Duty on Boots and Shoes, and be referred to the Committee on Domestic Manufactures.

Mr. Brown presented a Petition from Alexander Campbell, of Saint Stephen, praying relief in consideration of the forfeiture of the amount paid by him as the first instalment on the purchase of Lands from the Crown in the year 1835; which was received.

Mr. Brown, also presented a Petition from John Marks, of Saint Stephen, of a like prayer, which was received.

Mr. Thomson presented a Petition from the Rector, Church Warden and Vestry of Saint Mark's Church, in the Parish of Saint George, praying for return Duty on a Bell imported from the United States in the year 1841; which was received and referred to the Committee of Supply.

A Bill to incorporate the Saint Stephen Wellington Mills Company, passed the House with amendments.

COMMITTEES.

PRIVILEGES.—Messrs. Allen, Hill, End, Fisher and Street.

ROADS.—Messrs. Fisher, Connell, Scoullar, Gilbert, S. Earle, Partelow, Boyd, Palmer, Work, Rankin, End and Barberie.

SCHOOLS.—Messrs. Boisford, Allen, Payne, Work, Brown and End.

FISHERIES.—Messrs. Boyd, Payne, Hamilton, Street and Stewart.

PUBLIC ACCOUNTS.—Messrs. Partelow, Taylor, Boyd, Work and Rankin.

EXPENSIVE LAWS.—Messrs. S. Earle, Hill and Fisher.

TRADE.—Messrs. Thomson, Street, Rankin, Work, Partelow and Boyd.

LIGHT HOUSES.—Messrs. Boyd, Rankin and Partelow.

FINANCE.—Messrs. Brown, Work, End, Fisher and Partelow.

AGRICULTURE.—Messrs. Work, Jordan, Freeze, J. Earle, Barker, Barberie, End, Brown, Smith, Perley, Street and hon. L. A. Wilnot.

CONTINGENT EXPENSES.—Messrs. End, Boyd, Taylor, Barberie, and hon. Mr. Hazen and Wilnot.

Domestic Manufactures.—Messrs. End, Wilnot, Brown, Street, Partelow, Palmer, Scoullar.

Education.—Messrs. Wilnot, Work, Boisford, Partelow and Brown.

Prisons.—Messrs. Fisher, Earle and Hamilton.

Savings Bank.—Messrs. Wilnot, Hazen, and Hill.

Crown Land Reserves.—Messrs. End, Palmer, Connell, Payne, Rankin, Street, Work, Bankrupt Law.—Messrs. Street, Hill, End, Boisford, and Taylor.

We hope the AMATEUR BAND will read the following, copied from the Head Quarters:

Fredericton, Feb. 7.

We were much gratified with the appearance of the Rifle Band of this place, in the state proceedings of Thursday last, where they appeared in the novel position of musicians to the military guard of honor that attended on the occasion. We believe this is the first time the like has ever happened in the Province. Their performance would certainly not have been creditable to any of the Bands of the regular Regiments, and when we recollect that they are composed mostly of young men of the Town, and have been organized but a few months, they are entitled to the highest praise for their proficiency.

THE STANDARD.

ST. ANDREWS, WEDNESDAY, FEB. 14, 1844.

Charlotte County 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.

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.—Jan. 11 Montreal.—Feb. 1

Liverpool.—Jan. 13 Quebec.—Feb. 1

Edinburgh.—Jan. 15 Halifax.—Feb. 1

Paris.—Jan. 1 New York.—Feb. 8

Toronto.—Feb. 1 Boston.—Feb. 9

LATER FROM EUROPE.

SEVEN DAYS LATER.—By the arrival of the ship REPUBLIC, at Boston, we are in possession of intelligence from England, a week later than that brought by the Britannia.

The result of the year's revenue had been published. The whole amount received for the year ending Jan. 1, 1844, was £50,071,943, being an increase of £5,742,078 on that of the year previous, which was £44,329,865.

A slight accident which happened on the 5th, to Queen Victoria, who was being driven in a pony carriage with the Marchioness of Darnley. The position took too short a turn from one road into another, and the left

wheel of the carriage went into a broad ditch, which threw the carriage against the hedge. The Queen and Lady Darnley were speedily rescued from their unpleasant position, and returned to the Castle to a small extent, driven by Colonel Ashurst, which was kindly given up by a lady who was driven close by, and Prince Albert accompanied the car on horseback. The Queen did not experience any inconvenience from the accident.

The Overland Mail.—The papers contain additional news from the India mail, which had arrived with letters and papers from Bombay to Dec. 1.

China.—The news from China extends to the beginning of October. The most important intelligence was the negotiation of a supplementary treaty between the Chinese and the British Governments, one clause of which guarantees to all foreign nations the same privileges as to the British themselves.

India.—Great sickness prevailed in the newly acquired possession of Scinde, in India. Peace continued throughout British India, although the preparations for war were busy throughout the north-western districts.

France.—In the French Chamber of Peers on the 8th ult., the Duke de Broglie moved the answer to the King's speech, which was an affirmative echo to the speech.

Portugal.—The annual meeting of the Cortes was opened at Lisbon on the 3d ult. The Queen's Speech had been delivered, but it contains nothing of interest here. Olegario was residing at Lisbon, at the house of Mr. Southern, the Secretary of the British Embassy.

Ireland appears to remain in the same state of tumultuous excitement without definite action, in which she has been for months. The weekly "rent" declared at the meeting of the Repeal Association, on the 5th, was £500.

TWO DAYS LATER.—The packet ship "Cicilia," at New York, brings news from Liverpool to the 13th ult., that the "Cicilia" was found little of interest in the news given by the New York papers.

The London Globe of the 10th inst., says the State of Ireland will be brought before Parliament early in the coming season.

Sir Hudson Lowe, under whose command Napoleon was at St. Helena, died at London on the 10th.

Dublin, Jan. 7.—The Evening Post says the eleven Roman Catholics, ordered to be by the Crown, of the Special Jury, were absent Repealers, and therefore disqualified to act as jurors at the State trials.

We publish to-day the proceedings of the Legislature to the 7th inst., which are principally copied from the "Standard Reporter."

We learn from the Miramichi Globe that a Petition numerous signed by the inhabitants of Miramichi, has been forwarded to Head Quarters, calling upon the Assembly to abrogate the present Bankrupt Law of this Province.

The next Mail for England, will be closed at the Post Office in this Town, on Tuesday the 26th inst. at 3 o'clock, P. M.

Our Harbor has been open for several days—vessels can now arrive and depart.

MARRIED.

At Lubec, Maine, on the 7th inst., by Rev. Mr. Carver, Mr. CHARLES WHITE, of this Town, to Miss MARY HAVERTY, daughter of Mr. Daniel Haverty of Lubec.

DIED.

On Friday last, 9th inst., Alexander, infant son of Mr. Alex. McMaster, aged 7 months and 18 days.

On Friday last the 9th inst., after a protracted illness of many months, WILLIAM, youngest son of WILLIAM KEN, Esquire, aged 17 years. He was a young man who had fair to become a useful member of Society, and was much esteemed by a large circle of friends and acquaintances; who deeply sympathize with his afflicted parents and relatives, in their severe bereavement.

On the 10th, after a long illness which he bore with christian resignation, Mr. THOMAS LITTLE, aged 29 years, leaving a wife and child, and many friends to lament their loss.

In the Parish, on the 12th inst., Margaret, second daughter of Mr. James McFarlane, aged 7 years.

At Gagetown, Queen's County, on Sunday morning last, Miss Mary Ann Clarke, aged 73 years, highly and deservedly respected; she was the only surviving daughter of the late Rev. Richard S. Clarke, formerly Rector of Saint Stephen, and old and staunch loyalist, who left behind him a character cherished for its integrity and religious and loyal principles, which have been revered by a numerous posterity.

SHIPPING JOURNAL.

PORT OF ST. ANDREWS.

ARRIVED.

Feb. 7, schr. Pilgrim, Murphy, Eastport, Flour and Meal.

9, " Mary Jane, McMaster, Sandries.

12, brig Princess Royal, Belches, St. Thomas, Ballast, to Clarendon.

13, brig Kate, Phillips, Ives, St. John, Fertil, H. Frye and Co.

14, schr. Wm. Walker, McGill, of this Port from Fredericburg, bound to St. John, put in here in distress, having experienced very severe and heavy weather, during the latter part of January in the Bay of Fundy, lost both anchors and chain, bowsprit, headstails, main beam, and part of boat, camboose, bulwarks, stanchions, and

age went into a broad ditch, arriage against the hedge, ady Doria were specially npleant position, and ale to a small edifice, 1 Arahah, which was a long who the driving ince Albert accompanied ck. The Queen did not nvenience from the acci-

Mail - The papers contain on the India mail, which letters and papers from China extends to October. The most impor- was the re-shipment of a ay between the Chinese vernments, one clause of to all foreign nations the to the British themselves ickings, prevailed in the ssing of Scinde, in In- neparations for war were e north-western districts. French Chamber of Peers Duke de Broglie moved King's speech, which was e to the speech.

e annual meeting of the at Lisbon on the 3d ult., ch had been delivered, but of interest here. Orogono on, at the house of Mr. retary of the British Em-

s to remain in the same excitement without defini- she has been for months, nt declared at the meet- Association, on the 5th

on. - The pocket sum 100 k. brought to the count, 1 ult. 1843, and was in- terest in the same paper- one of the 100, 1843, d will be brought in to the count, 1843, ve, under notice, and it. He declared at the

7. - The Evening Paper man Catholics, ordered to the Special Jury, were at of therefor disqualified to State trials.

to-day the paper, on the 7th inst. which was from the 10th inst.

on the Miramichi Glens, ously signed by the urch, has been forwarded calling upon the Assen- present Bankrupt Law of

ail for England, will be st Office in this Town, on inst. at 3 o'clock, P. M.

r has been once for some can now arrive and depart.

RIED

ne, on the 7th inst. in the r, Mr. Charles Keive, as MAY HARTLEY, daugh- livery of Lubeck.

DIED.

9th inst. Alexander, infant McMaster, aged 7 months

the 9th inst. after a pro- many months, WILLIAM, WILLIAM KE. Esquire, He was a young man who e a useful member of Socie- esteemed by a large circle acquaintances; who deeply his afflicted parents and revere- bereavement

ter a long illness which he in resignation, Mr. Thomas years, having a wife and friends to lament their loss, on the 12th inst. Margaret, of Mr. James McFarlane,

Queen's County, on Sunday as Mary Ann Clarke, aged and deservedly respected. - the only surviving daugh- Richard S. Clarke, for- Saint Stephen, and old, who left behind him a char- for its integrity and religious des, which have been rever- is posterity.

ING JOURNAL

OF ST. ANDREWS.

ARRIVED.

Igrim, Murphy, Eastport, four and Meal.

lary Jane, McMaster, Sun- rincess Royal, Belches, St. hoans, Ballast, to Clo- ate, Phillips, Ives, St. out, H. Frye and Co.

Ym. Walker, McGill, of this on, from Fredericksburg, ound to St. John, put in here a distress, having experi- ed very severe and heavy we- latter part of January in the lost both anchors and chain, ills, main boom, and all bulwarks, stanchions, and

decks clean swept; was compelled to throw part of cargo overboard to lighten the vessel, she being completely covered with ice and in an unmanageable state—her sails which are left are all shattered from the effects of the ice. Some of the crew are frostbitten.

—CLEARED—

Feb. 13, schr. Mary Jane, McMaster, Eastport, ballast.

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

A two story house in Water Street at present in the occupation of Mr. George M. Cottach.

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. T. Sime's containing a good Store and Cellar together with a Barn, Black Smith's Shop &c.

The Above is a good Business Stand

A House Barn and Wharf in the rear of Mr. John Bailey's, Water Street.

JAMES W. STREET.

February 14th, 1844.

TO LET FROM 1st MAY NEXT.

THE Store and premises occupied by Mrs. E. Flaherty.

ALSO.

The House and large Garden attached, occupied by the same.

For particulars enquire of

J. MOWAT.

St. Andrews, 12th Feb. 1844.—nm.

COUNTY OF CHARLOTTE.
IN THE PROVINCE OF NEW BRUNSWICK,
IN THE MATTER OF CHARLES MCGEE, a Bank- rupt.

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, Charles McGee of St. Andrews, in the County of Charlotte, Trader, hath been declared a Bankrupt, and 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, 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 tenth day of March next, all such 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 or Effects of the said Bankrupt to deliver the same up to the said Assignee on or before the said tenth day of March next. And I do further require all the Creditors in the said Province, or in any of Her Majesty's North American Provinces, or in the West Indies or in the United States of America, within three months from the day of the date hereof to deliver into the said Assignee, and to prove to my satisfaction their respective claims and demands whether the same be actually due or are 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 thirteenth day of May next, at noon, of the same day at my said office for the purpose of receiving proof of, or allowing 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 his said Estate, and such other business relating to the said Estate will be transacted as may be deemed necessary.

Dated at St. Andrews, the 10th day of February, in the year of our Lord one thousand eight hundred and forty four.

GEO. D. STREET.

Commissioner of the said Bankrupts Estate and Effects.

COUNTY OF CHARLOTTE.—In the Province of New Brunswick made and in force relating to Bankruptcy in this Province, James Priscoll, a Bankrupt.—PUBLIC NOTICE is hereby given that upon the application of the said James Priscoll, this day made to me, I do appoint a public sitting to be held on Monday the 15th 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 provisions of 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 there and then 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 13th day of January, A. D. 1844.

H. HATCH.

Commissioner of the Estate and Effects of Bankrupts in and for the County of Charlotte.

WINES, &c.
EXTRA FINE FLOWERS from London, via St. John:—

A FEW Quarters Casks of Port, Madeira, Pale and Brown Sherry Wine.

R. WALTON.

St. Andrews, Jan. 23, 1844.

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 the Province of New Brunswick made and in force relating to Bankruptcy in this Province, Samuel Watts, in the County of Charlotte, Farmer, hath been declared a Bankrupt, and 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, Esquire, of St. Andrews, in the County of Charlotte, Provisional Assignee of the Estate and Effects of said Bankrupt and I do hereby require all Persons indebted to the said Bankrupt to pay to the said Assignee on Tuesday the 20th day of February next, all such 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 or Effects of the said Bankrupt to deliver the same up to the said Assignee on or before the said twentieth day of February next. And I do further require the Creditors of the said Province, or in any of Her Majesty's North American Provinces, or in the West Indies or in the United States of America, within three months from the day of the date hereof to deliver into the said Assignee, and to prove to my satisfaction their respective claims and demands whether the same be actually due or are 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 29th 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 23rd day of January, A. D. 1844.

H. HATCH.

Commissioner of the Estate and Effects of Bankrupts in and for the County of Charlotte.

COUNTY OF CHARLOTTE.—In the Province of New Brunswick made and in force relating to Bankruptcy in this Province, Mark Young, a Bankrupt.—PUBLIC NOTICE is hereby given that upon application of the said Mark Young, this day made to me, I do appoint a Public Sitting to be held on Wednesday the 10th day of April next, at ten of the clock in the forenoon at that day at the Office of the undersigned Commissioner in St. Andrews for the allowance of a certificate of conformity to 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 then and there 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 this eleventh day of January A. D. 1844.

H. HATCH.

Commissioner for the Estate and Effects of Bankrupts in the County of Charlotte.

COUNTY OF CHARLOTTE.
IN THE PROVINCE OF NEW BRUNSWICK,
IN THE MATTER OF JEREMIAH DONOGHUE, 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, Jeremiah Donoghue, in the County of Charlotte, Farmer, hath been declared a Bankrupt, and 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, 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 Tuesday the sixth day of February next, all such 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 or Effects of the said Bankrupt to deliver the same up to the said Assignee on or before the said sixth day of February next. And I do further require all the Creditors of the said Province, or in any of Her Majesty's North American Provinces, or in the West Indies or in the United States of America, within three months from the day of the date hereof to deliver into the said Assignee, and to prove to my satisfaction their respective claims and demands whether the same be actually due or are 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 twelfth day of May next, at noon, of the same day at my said office for the purpose of receiving proof of, or allowing 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 his said Estate, and such other business relating to the said Estate will be transacted as may be deemed necessary.

Dated at St. Andrews, the 10th day of February, in the year of our Lord one thousand eight hundred and forty four.

GEO. D. STREET.

Commissioner of the said Bankrupts Estate and Effects.

COUNTY OF CHARLOTTE.—In the Province of New Brunswick made and in force relating to Bankruptcy in this Province, James Priscoll, a Bankrupt.—PUBLIC NOTICE is hereby given that upon the application of the said James Priscoll, this day made to me, I do appoint a public sitting to be held on Monday the 15th 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 provisions of 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 there and then 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 13th day of January, A. D. 1844.

H. HATCH.

Commissioner of the Estate and Effects of Bankrupts in and for the County of Charlotte.

COUNTY OF CHARLOTTE.
IN THE PROVINCE OF NEW BRUNSWICK, IN THE MATTER OF JOHN YOUNG, a Bankrupt.

NOTICE is hereby given that I appoint a General Meeting of the Creditors of the above named Bankrupt to be held on Friday the 2nd day of February next, at eleven o'clock in the forenoon of that day, at the Office of the undersigned

COUNTY OF CHARLOTTE.
IN THE PROVINCE OF NEW BRUNSWICK, IN THE MATTER OF JOHN YOUNG, a Bankrupt.

NOTICE is hereby given that I appoint a General Meeting of the Creditors of the above named Bankrupt to be held on Friday the 2nd day of February next, at eleven o'clock in the forenoon of that day, at the Office of the undersigned

ed Commissioner, in St. Andrews, for the purpose of receiving proof of, or of allowing or contesting any claim presented against the said Estate, at which Meeting or any adjournment thereof the said Bankrupt will be examined on oath, touching his Estate, and such other business relating to the said Estate, as may be deemed necessary.—Dated in St. Andrews, this 23th day of October, A. D. 1844.

H. HATCH.

Commissioner of the Estate and Effects of Bankrupts in and for the County of Charlotte.

COUNTY OF CHARLOTTE.
IN THE PROVINCE OF NEW BRUNSWICK, IN THE MATTER OF JOHN YOUNG, a Bankrupt.

PUBLIC NOTICE is hereby given that upon the application of the said John Young this day made to me, I do appoint a public sitting to be held on Saturday the 3rd day of February next, at eleven of the Clock in the forenoon at my Office in St. Andrews for the allowance of a Certificate of conformity to the said John Young, pursuant to the Provisions of 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 there and then 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 25th day of October, A. D. 1844.

H. HATCH.

Commissioner of the Estate and Effects of Bankrupts for the County of Charlotte.

SHIP CHANDLERY &c.

The Undersigned 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 GUINCE 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 lb. to 4 inch at 55s per cwt. Manila Rope of all sizes at 60s.

BOLT ROPE, Marine and houseing, at 65s.

Dead Sea-lines, hand lead lines, Twine, Codend Pollock lines of 12, 15, & 18 lb., Oakum, Sheathing Paper, Sail and rapping Needles—Palm, Paint Scrubbers, patent Deck lights: Ships Scrapers, Hammers, Marlin Spikes.

CHAIN CABLES, 30 fathoms 3s 3d, 4s 25s, 9-16 2s, 5-8 2s, and 1-4 2s, per cwt.

ANCHORS, and Kedge Anchors 1-2 cwt. to 3 cwt. at 30s.

IRON, flat and round 29 per ton.

Refined Iron 212 per ton.

PAINTS, black, white, and green, Linseed Oil.

HARDWARE, Thomsons' Screw Augers 1-2 to 1-4 inch.

Mill & Cut hand and pit saw FILES, Cut hand and key hole SAWS, Back Saw plates, Iron Squares, Rules, Gimblets, Compasses, Shovels, Sheet Copper, composition Sheathing Nails, Cut Nails, 4, 6, 8, 10, and 20 d, at 3-12 per lb. Sheathing Nails, wrought boat nails, Pump tacks, Scupper Nails, Horse Shoe Nails, Fine Deck Nails, from 3 to 9 inch at 3-12 d 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, Striped shirts, plain and twill flannel, Satinets, Grey Calicoes, Superfine Waterproof HATS, Writing and Wrapping Paper.

Loaf Sugar a 7d, Coffee, Tea, &c. Pearl Barley, Brown Soap 3-4 d Dip'd Candles 9d Mould Candles 19d.

Hogheads pale and coloured best French BRANDY.

Hollands GIN, Hog-heads 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 Woollen 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, Jany. 24, 1844.—3rd

NOTICE.

ALL Persons having any claims against the estate of the late James McGee, of the Parish of St. George, Trader, 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 M'GEE, Adm'r. CHARLES M'GEE Adm'r.

St. George, Jan. 26, 1844.—5th

Fall and Winter Goods.
CHARLES KEIVE,
Cheap Cash Store,

DEGS to announce that he has just received by recent arrivals at St. John, a general assortment of Fall and Winter Goods—Comprising— Broad Cloths assorted colours, Pilot and Beaver do, Tweeds, Duckings, Plaids and Hosiery, a good assortment Ready made Clothing, 1-4-6 Shirts, twill and plain Flannels, Blankets, Gents' merino shirts and drawers, ditto buckskin fur trimmed Gloves, Neck Scarfs and Hats, Ladies' Muffs and Boas, do. Gloves and Hosiery, a large assortment of plain and open worked Woollen Shawls and Hdk., Victoria plaid Chokings, Merinos, Orisons, and Lustre Cloths, Silk and worsted Fingings, Coloured Silk Velvets, Plain and Printed Cotton Duto, Dress and Bonnet Silks and Satins, real and imitation Chinese Choson Dresses, ditto Cape, demois, Striped prints, new style rich Farnum Cotton, Scotch factory's and homespun, Tickings and Regatta Stripes, white and cold Counterpane, Cotton Warps, Daask and unbleached Table cloths and covers, Toweling, Irish Linens, a good assortment of Mullins, Insertions, and Trimmings, white and cold nets Laces and Edgings, Stationary and Groceries, together with a Variety of small articles, too tedious to enumerate, which will be disposed of at unprecedented low prices for cash only. Those wishing to purchase for cash will find it to their advantage to call and judge for themselves.

St. Andrews, Nov. 15, 1843.

NOTICE.

ALL Persons are hereby forbid trespassing on Lot N. 14 in the Parish of Pictou—owned by the Subscriber as they will be prosecuted to the utmost rigour of the Law.

SAMUEL GETTY.

St. Andrews, Jan. 3, 1844

The Subscriber also forbids all persons trespassing on the lot in said Parish owned by the late James Thompson, Persons wishing to cut logs on that lot will apply to

S. GETTY.

Trustee for the same.

Provisions, &c.
Ex schr. RIVAL, from New York.

WHEAT FLOUR, 150 Barrels
RYE Do. 20 Barrels
PORK 25 Barrels clear Prime and Mess
BEEF 25 do. Prime and Mess
TEA 7 Chests fine southing & Congo
SPERM OIL 1 Hhd. winter strained
SPERM CANDLES 2 Boxes (sixes)
For sale Day paid or in Bond for
Ship stores.

WM. BABCOCK & SON.
Sept. 27th, 1843.

Public Notice

IS HEREBY GIVEN, that the Subscribers her has removed his Office from Maguadatic to Saint Andrews.

WILLIAM MAHOOD,
Deputy Surveyor and Seizing Officer,
For Charlotte County.
St. Andrews Dec. 11th, 1843.

HARTFORD
FIRE INSURANCE COMPANY
Incorporated in 1810—with a Capital of \$150,000.

This long established Institution has for more than twenty-six years transacted its extensive business on the most just and liberal principles—paying its losses with honourable promptness.

During this period have settled all their losses without compelling the insured, in any instance, to resort to a Court of Justice. The present Board of Directors pledge themselves, in this particular, to maintain the high reputation of the Company. It insures on the most favourable terms every description of property against LOSS OR DAMAGE BY FIRE but takes no marine risks.

Application for insurance may be made either personally or by letter to the Secretary of the Company or its Agents, who are appointed in many of the principal Towns and Cities in the United States, and in the British Provinces.

PRESIDENT BOARD OF DIRECTORS.
Eliphalet Terry, Samuel Williams,
James H. Wells, F. J. Huntington,
S. H. Huntington, Elisha Colt,
H. Huntington, E. B. Ward,
and Albert Day.

Klinckert Terry, President.
James G. Bolles, Sec'y.

THE Subscriber having been appointed Agent for St. Andrews for the above mentioned Company is now prepared to take risks on every description of Property against loss or damage by Fire.

THOMAS SIME.
St. Andrews, Jan. 5, 1843.

Fall & Winter Goods.

Arrived per bque, "Brothers" from Liverpool,

FLANNELS,
PILOT CLOTHS,
PETERSHAMS,
MOLESKINS,
Cotton Sheetings, & Shirtings,
Bleached and unbleached Printed Cottons,
Paint Oil, boiled and unboiled

WM. BABCOCK & SON.
Sept. 27, 1843.



WONDERFUL RECOVERY OF HAIR
After 18, 25, and 26 years loss.

A few attestations, (selected from numberless others, received during the last 40 years) to the virtues of ROWLAND'S MACASSAR OIL, the originals of which may be seen at the Proprietors.

TO MESSRS ROWLAND AND SON, 23, HATTON GARDEN, LONDON.
Messrs Rowland, Covent Garden, February 16, 1842

GENTLEMEN,

In announcing to you the following testimonial of the efficacy of your Macassar Oil, I am by your making it public it will be of any service, I shall consider myself but returning in a very small degree the great obligation I feel I am under to you, and shall be most happy during my stay in London to testify my Gratitude to any Gentleman who may be interested in the truth of the following—In the year 1776 I went to India, and shortly after my arrival there my hair fell off in considerable quantities, so that I soon became entirely bald. In which state I remained until my arrival in America, and at St. Louis was induced by reading one of your Advertisements to make trial of your Macassar Oil, though I confess with little hope of success. After the use of one bottle, I found my hair to have begun to grow, and I continued, until the use of the Oil, much to the gratification, I have now the pleasure to inform you, without exaggeration or vanity, that I can boast of as fine a head of hair as any one need to have.

I am, Gentlemen,
Your grateful Servant,
A. MACKENZIE.

GENTLEMEN—I take the liberty of addressing my thanks to you for the great benefit I have received from your truly valuable MACASSAR OIL, having had the misfortune, to lose my hair at the age of five and twenty, in consequence of a fever. I was lately induced, at the instance of a friend, to make trial of your excellent specific, and can only say that the effects were most surprising, for in a very short space of time, my head, which was before entirely bald, was now covered with thick and strong hair. I am now fifty years of age, and could scarcely have expected, that after having won a wig for five and twenty years of my life, I should now be enabled to throw it entirely aside. I think it but justice to yourselves and the public, to add my testimony to the virtues of your truly inestimable Oil, and you have my full permission to make this testimonial public, and to refer any one to me, for proof of the merits of this valuable discovery.

I am, Gentlemen,
Your obliged and obedient Servant,
W. C. PRIDEAUX.

Extract of a Letter directed to Mr. Oldroyd, Merchant of London, from a friend at Naples, dated May 6, 1823.

I must turn your attention to the following:—Captain Keane of the 4th Regiment of Foot, in the service of His Imperial Majesty the Emperor of Austria, aged 41 years, has been bald ever since the age of 18. He was recommended to try "Rowland's Macassar Oil," by a Gentleman who had already experienced its good effects; he bought some of one of the last quantity I received from England, and persevered in applying it.—In less than two months his hair grew on the bald parts, and is now very thick. The Captain is highly pleased and has engaged me to assure you, the demand for that article is very great, and must beg you to send me a fresh supply without loss of time.

GENTLEMEN—Having derived essential benefit from the use of your Macassar Oil, I am induced to send you the particulars, which you are at liberty to make known as you may think proper. Rather more than twelve months since I made trial of the Oil, though I confess with not much faith, as I had been bald eighteen years. It was near three months before any effect was perceptible when a slight down appeared; at the expiration of five months hair had grown on the bald parts, and in less than a year I was enabled to wear my hair regularly shaved once a week for a considerable period, constantly using the Oil night and morning; the result is, that I have lost my baldness, and my hair being quite restored, and as strong and great in quantity as when I was twenty years of age.

I am, Gentlemen,
Your obedient servant,
C. P. DRIFFIELD.
32, Broad Street, Brighton, April 19, 1832.

ROWLAND'S
MACASSAR OIL,

Is universally acknowledged to be the only article that will effectually produce and restore Hair, (including WITKES, MACKENZIE, and others) prevent it from falling off or turning grey, free it from scurf and dandruff, and is not it highlyly soft, silky, curly, and glossy.

CAUTION.—Numerous pernicious compounds are sold as "MACASSAR OIL." To ensure the real article, see that the bottle is enclosed in a wrapper, a steel engraving of an eye (see wrapper) on which are engraved "ROWLAND'S MACASSAR OIL" in two lines.

To further secure the genuine article, see that the words "Rowland's Macassar Oil" are engraved on the back of the envelope nearly 100 times, containing 25,000 letters—without this none are genuine.

Price 3s 6d, 7s, Family Bouteils, (equal to four small) 10s 6d and double that size, 1s per bottle.

Sold by every Perfumer and Chemist throughout the civilized world.

Just received from Boston,

Ex Schr. Wm. Walker.
10 HDS. prime retailing MOLASSES,
10 Bls. Mess FLOUR,
20 Boxes Mould Candles,
10 Chests Southing TEA,
Buckwheat Flour, in half and quarter bbls., Raisins in Casks, Boxes, half boxes, and quarter boxes;
APPLES, NUTS, QUINCES, GRAPES, Pine Apple Cheese, Onions,
AIRTIGHT STOVES, Wheat Bran, Rye Meal, and sundry other articles.

ROBERT WALTON.
Nov. 29, 1843.

BLANKS
For Sale at this Office.



SHERIFF'S SALES.

Real Estate of Francis Aymar	10th Feb
Do Josiah True	17th
Do Lewis B. Messing	24th
Do S. M. Todd	24 March
Do Wm. Valentine	9th
Do Wm. Gilbert	16th
Do Seth M. Todd	16th
Do John W. Todd	30th
Do Acadian Company	19th April
Do John Scott	21st
Do Acadian Company	25th May
Do James Collins	25th
Do John Scott	1st June
Do Nicholas Manning	1st
Do J. A. O'Leary	1st
Do James Allanshaw	3d
Do Jeremiah Donoghue	22nd
Do James Rait	22d July

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 to and upon all that certain Lot of Land lying and being in the Parish of St. Stephen, immediately above Mr. John Grimmer's wharf and lately occupied by said Francis Aymar. The above lot is known as part of the Anstruther Lot, lately belonging to the Heirs of the late Robert Pagan Esquire. Upon the Premises is a well founded one and a half store House, and a good work-shed, the latter now occupied by Mr. Wm. Aymar as a Blacksmith'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 Jas. Wellie against said Francis Aymar for £215 12 s 3 besides Sheriff's Fees, &c. Sheriff's Office, THOS. JONES, 30th Aug. 1843.

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 and demand of JOSHUA TRUE, of, in and to and upon all that certain Lot of Land, situated in the Parish of St. George, all being in the Military Grant on the old Fredericton Road comprising 1650 acres more or less; and in and 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 Gardiner	100
9 ditto D. McDonald	100
10 ditto J. Brown	100
21 ditto McHenry	100
22 ditto Shaw	100

On the South West side of the Road Lot 1 and 5 originally granted to Charles and John Ryle containing 150 acres 8, 9, 10, & 11 each containing 100 acres originally granted to W. B. Phair. 12 originally granted to James M'Leod, containing 100 acres 19 ditto James Price 100 And a part of tract do. Lt. 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 favor of Jas. Boyd, Esquire, endorsed to levy £167 5 s 1 with interest, Sheriff's Fees, &c.

Sheriff's Office, THOS. JONES, 5th Aug. 1843. Sheriff of Charlotte.

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. Messing, 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 Messing, by Josiah G. Seeley. The same having been seized and levied on, by virtue of an execution issued out of the Supreme Court, in favor of James Boyd, Esquire, endorsed to levy £25 19 s 8d with interest, Sheriff's Fees, &c.

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

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 John Scott, of, in and to that certain one-half story House in Mill-town, St. Stephen, on the Western side of the road leading to Johnstone, and at present occupied by the Rev. Mr. George, together with all the right title interest and claim of the said Seth M. Todd in the Lot on which the same is situated, together with the outbuildings, &c. &c. 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 Bar. Verner against Seth M. Todd and Joseph W. Haycock, endorsed to levy £55 6 s 1, besides Sheriff's execution fees, &c.

St. Andrews, THOS. JONES, August 15th, 1843. Sheriff of Charlotte.

To be sold by Public Auction, at the Court House, in St. Andrews, on Saturday the 9th day of MARCH next, between the hours of 10 o'clock A. M. and 5 o'clock P. M. of the same day.

ALL the right, title, interest, estate, claim, property and demand of WILLIAM VALENTINE, of, in and to Lot No. 29 on the Western side of the Digdegush river in the Parish of St. Patrick, with the

House, Barn and Improvements thereon, containing 100 acres more or less.

The said Lot and premises having been taken under an execution issued out of the Supreme Court, in favor of Thomas Gowan, endorsed to levy £37 13 s 1, with interest, Sheriff's Fees, &c.

Sheriff's Office, THOS. JONES, 30th Aug. 1843. Sheriff of Charlotte.

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 Buckley's division of the Town plat of St. Andrews. The lot is 40 ft x 60 ft and the house one story and a half high, and 30 ft. by 20 ft.

The same having been levied on to satisfy an execution issued out of the Supreme Court, at the suit of Benjamin Sprague, endorsed to levy £17 13 s Sheriff's fees &c.

Sheriff's Office, THOS. JONES, Sept. 4, 1843. Sheriff of Charlotte.

To be sold by 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 with the Dwelling House and other Buildings thereon, on the other side of the Road leading to Mohonas, 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 favor of F. M. Pagan Esq. Z. Chipman against said Todd endorsed to levy £16 2 s 9 besides Sheriff's Fees, &c. Sheriff's Office, THOS. JONES, Aug. 29, 1843. Sheriff of Charlotte.

To be sold by 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 and demand of John W. Todd, of, in and to that certain Dwelling House with the land adjoining the same, being the same lately occupied by said John W. Todd and having been taken by virtue of an execution of Fieri Facias issued out of the Supreme Court of this Province in favor of F. M. Pagan Esq. Z. Chipman against said Todd endorsed to levy £16 2 s 9 besides Sheriff's Fees, &c. Sheriff's Office, THOS. JONES, Sept. 16, 1843. Sheriff of Charlotte.

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, of, in and to the lands, houses, mills, sources, dunes, and other erections, owned by them, on the Parolegan River, and on the New River, situated in the Parish of Penfield—the same having been seized, in satisfaction of an execution, in favour of Joseph L. Noyes, endorsed to levy £167 18 s 11 &c.

Sheriff's Office, THOS. JONES, 28th Sept. 1843. Sheriff of Charlotte.

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, of, in and to that Lot and House, occupied by John Hall, situated on the northern side of the Maguadavic river, in the town of St. George.

Also, On Saturday the 1st day of June, All his right, title, interest, claim and demand to one acre of Land in La Penie Passage, bounded Northerly by the Smith line of the grant to James Campbell and William Grant at Laite Passage, Westerly by the Westerly shore of a small creek emptying into La Penie Passage about 20 chains from the same, and Easterly and Southerly by such lines as will comprise 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 18th instant, to satisfy an Execution in favor of Thomas Leavitt, and Edwin Ketchum endorsed to levy £53 2 s 11d &c.

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

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 Acadia Company, of, in and to that Lot of Land and Water Privilege, with the appurtenances, called the "DEER GULLY" situated on the Western side of the Maguadavic River, near the Bridge at the First Falls of the river. The same having been levied upon to satisfy an Execution issued out of the Supreme Court in favor of the President Directors and Company of the Commercial Bank, Boston, endorsed to levy £1967 1 s 21 &c.

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

To be sold by Public Auction on Saturday the 26th 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, interest, claim, property and demand of Jeremiah Donoghue, of, in and to the land on which he now resides with the buildings thereon, situated in the Parish of St. George and on the Western side of the Maguadavic river, near the Bridge at the First Falls of the river. The same having been levied upon to satisfy an Execution issued out of the Supreme Court in favor of the President Directors and Company of the Commercial Bank, Boston, endorsed to levy £1967 1 s 21 &c.

Sheriff's Office, THOS. JONES, 15th Dec. 1843. Sheriff of Charlotte.

and being situated near the Court House. The same having been taken to satisfy two executions the first in favor of James Allanshaw, Thomas Wier and Geo. D. Street endorsed to levy £32 14 s 3d &c. and the second in favor of James Allanshaw surviving partner of John McMillan, endorsed to levy £243 6 s 11d, &c.

Sheriff's Office, THOS. JONES, Nov. 10, 1843. Sheriff of Charlotte.

To be sold at Public Auction on SATURDAY the 1st day of JUNE 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 Nicholas Manning, to the lot of land with the house, barn and other buildings thereon, occupied by him, situated on the Southern side of the river Maguadavic, near the Lower Falls of the same, AND ALSO.

ALL the right, title, estate and interest of Jeremiah Arthur O'Leary, to that new house, lately erected by him, and now in his occupation, situated on the Portage of the Maguadavic, and in the Town of St. George. The two properties having been seized taken and levied upon, to satisfy an execution issued out of the Supreme Court for £19 1 s 2d &c. &c. at the suit of Peter McCullum, Junr.

Sheriff's Office, THOS. JONES, 17th Nov. 1843. Sheriff of Charlotte.

To be sold by Public Auction, on Monday, the 3rd day of JUNE next, at 11 o'clock, in the forenoon, at the Court House, in St. Andrews.

ALL the right, title, estate, claim and legal interest of the Hon. JAMES ALLANSHAW, of, in and to the following described tracts or lots of land, with the houses, mills, and other improvements thereon, the same having been taken, and levied upon to satisfy executions issued out of the Supreme Court of this Province in favor of the President Directors and Company of the Commercial Bank, Boston, endorsed to levy £1967 1 s 21 &c.

Sheriff's Office, THOS. JONES, 17th Nov. 1843. Sheriff of Charlotte.

To be sold by Public Auction, on Monday, the 3rd day of JUNE next, at 11 o'clock, in the forenoon, at the Court House, in St. Andrews.

ALL the right, title, estate, claim and legal interest of the Hon. JAMES ALLANSHAW, of, in and to the following described tracts or lots of land, with the houses, mills, and other improvements thereon, the same having been taken, and levied upon to satisfy executions issued out of the Supreme Court of this Province in favor of the President Directors and Company of the Commercial Bank, Boston, endorsed to levy £1967 1 s 21 &c.

Sheriff's Office, THOS. JONES, 17th Nov. 1843. Sheriff of Charlotte.

To be sold by Public Auction, on Monday, the 3rd day of JUNE next, at 11 o'clock, in the forenoon, at the Court House, in St. Andrews.

ALL the right, title, estate, claim and legal interest of the Hon. JAMES ALLANSHAW, of, in and to the following described tracts or lots of land, with the houses, mills, and other improvements thereon, the same having been taken, and levied upon to satisfy executions issued out of the Supreme Court of this Province in favor of the President Directors and Company of the Commercial Bank, Boston, endorsed to levy £1967 1 s 21 &c.

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By virtue of a writ of Venditioni exponas to me directed, will be sold, by public auction, on Monday the 22d day of JULY 1844, at 10 o'clock a. m. the following properties, belonging to the Estate of the late JAMES RAIT, Esquire, seized and taken under a writ of Dum clausit extremum, to satisfy a debt, due the Crown of £2305, 6 s 4, besides Sheriff's execution fees, &c.

In the Parish of St. Andrews.

LOT No. 56, containing 50 acres, more or less fronting on the river St. Croix, with all the houses, out houses, and buildings thereon.

Lots Nos. 2, 3, 6 and 7 in Block letter B. with the water Lots, Nos. 1, 2 and 3 in Block letter H. all in Bulkeley's division of the Town of St. Andrews, with the dock and beach in front of the same, with the buildings &c. thereon.

Part of Town Lot No. 4, in Block letter A. Bulkeley's division, with a front of 43 ft on Adolphus street, and extending 80 feet to the rear, bounded S. W. by land heretofore sold to Mrs. Amy Campbell, and N. W. by land heretofore occupied by Hugh Boyd, with the buildings, &c. thereon.

A Lot of Land, in the Town Plat of St. Andrews, being part and parcel of the unlettered water Block in Parr's division, adjoining Lot No. 3 in the possession of R. Hasluch Esq. with the use, in common, of a reserved road of 20 feet in width.

Lots Nos. 3, 4, and 7 in Block letter I, in Bulkeley's division of the Town plat of St. Andrews.

Lot No. 8 in Block letter L, in Bulkeley's division of the Town of St. Andrews.

Water lot No. 4 Block letter H, in Bulkeley's division of the Town of St. Andrews.

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 Mountgus 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.

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 corner 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 Lathing 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 thereunto belonging.

In the Parish of St. Patrick.

Lot No. 3, adjoining the lot conveyed by one James Muir to Thomas Slemon, 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 of a mile below the Upper Falls of the Maguadavic river and on the Eastern side of it, bounded by land 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 Munro, and Evan 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 Buckley'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.

A Tract of land commencing at the N. E. corner of a grant of land of 200 acres to Samuel Buckman junr., thence along the N. line to centre of said grant &c. supposed to contain 100 acres more or less.

Lot No. 10, formerly owned by Samuel Buckman, containing 200 acres more or less.

That Tract or parcel of Land formerly granted to Thomas Berry, containing 96 acres more or less.

260 acres of land, crossing Knights Mill road, and Cripps Mill Stream, 200 acres touching Lot No. 16, formerly granted to William Stewart.

300 acres near Lot No. 44, granted to Robert Woodward, and crossing the great road, from Saint Andrews, to Saint John.

In the Parish of Grand Manan.

A lot of land containing 11.4 acres, beginning at Adam Dixon's line, with all the buildings, thereon, being the same which James Rait purchased from John Sprague.

Lot No. 19 in the original grant of the land, containing 140 acres, more or less, with the buildings thereon.

The Southern part or half of Lot No. 59 granted to Levi Richardson, situated at the Northern end or head of the Island, containing 250 acres, more or less, together with right of way to the Cove, Creek, or inlet called Eel Brook.

Part of Lot No. 59, at the Northern end of the Island, granted to Levi Richardson, containing 100 acres, more or less, together with the privilege of erecting dams &c. on Eel Brook.

Lot No. 6 in the first division of the land, originally granted to Samuel A. Grant, with all the improvements thereon, containing 90 acres more or less.

The water front of Lot No. 37, owned by Nathaniel Gupill, on Grand Harbour Street, with the privilege of erecting dams &c. on Eel Brook.

Lot No. 69 formerly granted to Levi Richardson, with the buildings thereon.

All the right, title and privilege to a water Brook or Stream running through Lot No. 17, owned by Joseph Drogan, and also to parts of the said Lot No. 17, sufficient for the purpose of flowing the water, erecting Mills, piling places, &c.

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 Pagan and others, containing 200 acres more or less.

One half of Lot No. 15 in the above division, formerly granted to William Benson.

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 Lot surveyed by Donald McDonald.

Lot No. 20 in the second division containing 200 acres more or less, with the buildings &c. thereon.

A Tract of Land comprehending Lots Nos. 37, 38, 39 and 40 containing 250 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 200 acres more or less.

That privilege to the water, in front of Lot No. 37 on Grand Harbour Street, and the bank or shore of the said Lot, and from the said stream, to the North West corner of the said Lot.

A Tract of Land containing 200 acres commencing at the Northern angle of Section Lot No. 10 granted to James Rait 22d August 1836.

Also another Tract containing 200 acres granted to him at the same time, commencing at the Northern angle of Lot No. 24 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. 20 granted to Barbara Ross.

A fifth Tract granted to him at the same time, containing 200 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 Manan.