

TREASURER'S OFFICE, May 16, 1851. NOTICE is hereby given, that Debentures bearing interest, payable half yearly at the rate of Five pounds per centum per annum will be granted at this Office, chargeable upon the Revenue of the Colony, to any person or persons willing to loan to the Government of this Island, for a period of five years, any amount of Money not exceeding Ten thousand Pounds; in sums of not less than Fifty pounds.

ROAD COMPENSATION NOTICE. WHEREAS by an Order of His Excellency the Lieutenant Governor in Council, we the undersigned were appointed to ascertain and appraise what damage or advantage will accrue to the Owners of Land, through which the said Road is to pass, by attending at the said lot of Road on Tuesday the 5th day of August next, at the hour of 10 o'clock in the forenoon, and will proceed in accordance with the provisions of the Act 14 Vic. Cap. 1, intituled "An Act to regulate the laying out and clearing of Highways."

WE the undersigned, having been appointed by the Lieutenant Governor in Council, Commissioners to examine the Road to be opened from John Mann's, on the South side of East Point, to the Main Road, on the North side, and to appraise the damage which the Owners of Land, through which the said Road is to pass, may sustain thereby, we do hereby give Public Notice, that we will meet at Mr. John Mann's, South side, on Tuesday, the 12th day of August, at 11 o'clock, a.m., and from thence proceed through the said, for the above purpose.

ROAD COMPENSATION ACT.—Public Notice. WHEREAS by an Order of His Excellency the Lieutenant Governor in Council, bearing date the 15th day of June, 1851, we the undersigned have been appointed Commissioners to ascertain and appraise what damage or advantage will accrue to the Owners of Land, through which the said Road is to pass, by attending at the said lot of Road, on Saturday the 9th of August next, at the hour of 11 o'clock in the forenoon, and will proceed in accordance with the provisions of an Act of the General Assembly of this Island, passed in the Fourteenth year of Her present Majesty's most Excellent Majesty Queen Victoria, intituled "An Act to regulate the laying out of Highways."

WE the undersigned, having been appointed Commissioners to ascertain and appraise what damage or advantage will accrue to the Owners of Land, through which the said Road is to pass, by attending at the said lot of Road, on Saturday the 9th of August next, at the hour of 11 o'clock in the forenoon, and will proceed in accordance with the provisions of an Act of the General Assembly of this Island, passed in the Fourteenth year of Her present Majesty's most Excellent Majesty Queen Victoria, intituled "An Act to regulate the laying out of Highways."

FISHERY CLAIMS.—Notice. WE the undersigned, having been appointed Commissioners to ascertain and appraise what damage or advantage will accrue to the Owners of Land, through which the said Road is to pass, by attending at the said lot of Road, on Saturday the 9th of August next, at the hour of 11 o'clock in the forenoon, and will proceed in accordance with the provisions of an Act of the General Assembly of this Island, passed in the Fourteenth year of Her present Majesty's most Excellent Majesty Queen Victoria, intituled "An Act to regulate the laying out of Highways."

Sheriff's Sales. THE Sale of the Property of Alexander Stewart, consisting of One hundred and Twenty-seven acres, more or less, of Freehold Land on Lot 16, and a portion of Curran Island, part of the Parish of St. John's, taken in Execution at the suit of James Yeo, Esq., and advertised to be sold at St. John's, this day, now stands POSTPONED until Wednesday, the 15th day of July next, then to take place before advertised, at the Court House, in St. John's, at 12 o'clock, noon, or as much thereof as will satisfy the Levy marked on the Writ, being £112 6, Currency, besides Sheriff's Fees, &c.

Postponed Sheriff's Sale. THE Sale of the Property of Alexander Stewart, consisting of One hundred and Twenty-seven acres, more or less, of Freehold Land on Lot 16, and a portion of Curran Island, part of the Parish of St. John's, taken in Execution at the suit of James Yeo, Esq., and advertised to be sold at St. John's, this day, now stands POSTPONED until Wednesday, the 15th day of July next, then to take place before advertised, at the Court House, in St. John's, at 12 o'clock, noon, or as much thereof as will satisfy the Levy marked on the Writ, being £112 6, Currency, besides Sheriff's Fees, &c.

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ADDRESSES. PRESENTED TO HIS EXCELLENCY SIR ALEXANDER BANNERMAN, KNIGHT, BY THE INHABITANTS OF THE NORTH CAPE AND ITS VICINITY.

TO HIS EXCELLENCY SIR ALEXANDER BANNERMAN, KNIGHT, Lieutenant Governor and Commander in Chief, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY: We, the Clergy, Magistrates and other Inhabitants of Townships Nos. 12 and 14, beg leave respectfully to tender Your Excellency a hearty welcome, on the occasion of your visit to this section of your Government.

The Representative of the Sovereign has an undoubted claim upon our attention and respect. We, therefore, esteem it both a duty and pleasure, now to await upon Your Excellency, and to assure you of our unwavering attachment to the person and rule of our most gracious Queen.

By travelling through the country, your Excellency will be afforded a practical opportunity of becoming more intimately acquainted with its capabilities and wants. The land in which we dwell, is, in many respects, an adopted land; in it we have taken up our abode; in it we shall, perhaps, live and die. The welfare of ourselves, then, and of our families is bound up with its prosperity, and we therefore hail with gratitude the appointment of your Excellency—of whose experience in the science of political Government we have often heard—an unassailable indication of our Sovereign's desire to promote the happiness and advance the interests of this small but beautiful portion of Her Majesty's dominions.

We trust it is your Excellency's desire to rule for the benefit of the people committed to your charge; and we assure you, that nothing shall be wanting, on our part, to render your administration what it should be. We have heard with satisfaction, of your Excellency's desire to see increasingly developed the resources of our country—especially its Agriculture and the Fisheries, two Branches of industry of the utmost consequence to the welfare of the inhabitants of this Island.

Since your Excellency's arrival in this Colony, an important change has occurred in our governmental system. On an occasion such as this, when all should be unanimous, we refrain from expressing an opinion with advantage, as the advantages expected to result from its introduction. This much, however, let us say: we trust the change alluded to may be found to prove beneficial in its working, and tend greatly to promote with the blessing of Almighty God, the welfare of the people over whom your Excellency has been appointed to preside; and that at your residence, amongst us, and that of Lady Bannerman, may also conduce to your happiness and our advantage, which you still continue to be the Lieutenant Governor of P. E. Island.

(Signed on behalf of the Committee, W. H. COOPER. Port Hill, 8th July, 1851.

TO THE CLERGY, MAGISTRATES AND OTHER INHABITANTS OF TOWNSHIP NOS. 13 & 14, P. E. ISLAND.

GENTLEMEN: I return you my sincere thanks for the Address you have been pleased to present me, and for the kind reception I have met with among you in coming to visit this part of the Island. The Queen's Representative must always feel proud when he is welcomed by Her loyal subjects, and the attachment and affection which are everywhere expressed to her person and Throne in this part of Her Majesty's dominions, are a source of great satisfaction to me. It will afford me much satisfaction, if any endeavours of mine, while I have the honour of administering the Government of the Colony, with the aid of the people whom I am appointed to govern, should be successful in promoting, and tending to increase the resources of Prince Edward Island, and add to the welfare and happiness of its inhabitants.

I appreciate the motives which have induced you to refrain from expressing an opinion on the advantages or disadvantages which may be expected from the change of the system of Government which has recently taken place in this Colony. Such a change was necessary to create a more efficient and more economical mode of administering the Government of the Colony, and the change had been conceded to the neighbouring Provinces, and could not be withheld from Prince Edward Island, a great majority of whose inhabitants sought for such a system of government, and with God's blessing, and the natural consequences, as I sincerely trust, it may prove beneficial to the Colony, and unite all parties in directing their energies to the welfare of the people. Allow me to thank you for your kind expressions towards Lady Bannerman and myself. She was truly delighted by her reap from Charlottetown yesterday, through such a beautiful Country.

(Address from the Inhabitants of Lot 1.) TO HIS EXCELLENCY SIR ALEXANDER BANNERMAN, KNIGHT, Lieutenant Governor, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY: We, the loyal inhabitants of Lot 1, Township No. 11, have assembled to welcome your Excellency to this part of the Island. Former Governors have visited Lot 1, but we assure you, on no occasion have we felt greater gratification than on the present one. We believe much good will be effected by your Excellency's becoming acquainted with the people of the Island, and the resources which it undoubtedly possesses.

The Fisheries, an undoubted source of wealth, have been neglected, and we trust that your Excellency will be able to direct a more judicious branch of trade and commerce for the interest of the Colony, and will encourage many to apply themselves with greater energy to the task.

We would beg also to express our satisfaction at Lady Bannerman's visit; and we sincerely hope both her Ladyship and your Excellency may live long and happily amongst us.

(REPLY.) TO THE LOYAL INHABITANTS OF TOWNSHIP NO. 11, PRINCE EDWARD ISLAND. GENTLEMEN: I have been much gratified at my reception to-day at Township No. 11—more particularly so, as it is the District in which your worthy Representative resides, a gentleman, who is as much and as generally respected among you, and is so much returned to the Assembly for the third time, now to fill the duties of Colonial Secretary, an office, which brings him in daily communication with the Lieutenant Governor; and I assure you, I shall at all times be happy to receive information from him, having every confidence in his ability and integrity, and his thorough knowledge and experience of the wants and wishes of the People, whom he has so long and worthily represented. Lady Bannerman who accompanies me on this visit, desires me to return her best thanks for your kind wishes towards her, and to thank you for your suggestions about the hitherto neglected Fisheries, and do every thing in my power to promote that most useful branch of trade and industry.

(Address from the Inhabitants of Caccanogue, and its vicinity.) TO HIS EXCELLENCY SIR ALEXANDER BANNERMAN, KNIGHT, Lieutenant Governor, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY: We, the undersigned Clergymen, Magistrates, Merchants and Farmers of Caccanogue and its vicinity, in Public Meeting assembled, desire to approach your Excellency with deference due to the Representative of Her Majesty, and also with that respectful esteem which your high Character and the interest you have taken in the welfare of the Island, imperatively demands.

We have pleasure to express to your Excellency our sincere devotion to the British Crown, Constitution and Government; and do hereby declare, that we have, as far as possible, been influenced by the impulse given by a Committee of the British Constitution having been

bestowed upon us. And the Government of your Excellency, by having been selected as the channel through which this benevolent impulse will be conveyed, as an aid to our wants.

We trust that your Excellency's residence in this Island will be pleasant and successful to yourself, and we sincerely trust that it will be profitable to us.

We also feel happy, that Lady Bannerman's residence on this her arrival, may be agreeable, and that to the end of her life she may look back upon this period as the most happy and successful, and we would request your Excellency to convey to her Ladyship our warmest wishes for her happiness.

(Signed, on behalf and by order of the meeting.) ALLAN FOSTER, Chairman. Caccanogue, July 8, 1851.

(REPLY.) TO THE CLERGY, MAGISTRATES, MERCHANTS AND FARMERS OF CACCANOQUE AND ITS VICINITY. GENTLEMEN: The attachment which you express to the British Constitution, and your love and loyalty towards your Sovereign, are most gratifying to me, and I am glad to hear, that you are not less attached to the other inhabitants of Prince Edward Island, to the change of Government which you recently desired, the concession of which, I am happy to observe, you consider a boon, and hope it may prove beneficial to you, and to the Colony. My pleasure has been augmented by her too, and though all her early recollections are associated with the Country in which she was educated and brought up, she cannot fail to have an affectionate interest in the Island of her birth, and from the people of which, since her arrival, she has experienced so much kindness.

TO HIS EXCELLENCY SIR ALEXANDER BANNERMAN, KNIGHT, Lieutenant Governor, &c. &c. &c.

MAY IT PLEASE YOUR EXCELLENCY: We, the inhabitants of Lots 1, 2 and 3, beg leave to welcome your Excellency, and your amiable Lady, to this remote part of the Island. We also beg leave to assure your Excellency, that we hail your arrival, as an important change in our governmental system, and that we are, inasmuch as that through your Excellency the glorious boon of civil liberty has been granted to this neglected and hitherto misapprehended Colony.

The publication of the Despatch, No. 2, from Earl Grey to your Excellency, on the Land question, has greatly increased our confidence in the belief, that your Excellency is determined to govern the Island with impartiality, which is most gratifying to us; and whatever impediments may be thrown in the way of your generous and honorable duties, we are confident that your Excellency will meet with none which will render it necessary to apply to Sir John Harvey for aid to enforce obedience to the law.

No doubt your Excellency has already perceived that this Colony is susceptible of rapid and enlarged improvement; and we are sanguine in the belief, that your administration will be productive of success, that will soon tend to develop its natural resources, and disperse the gloom that has so long overshadowed its prospects, and we believe, as we do, that the blessing of God will never attend a Sabbath desecrating Government, we rejoice to perceive that the Steamer Rose has consented to bring the Mail to Charlottetown on the Lord's day; and we sincerely hope that a kind and successful Providence, in his all-wise dispensation, may grant your Excellency, and your amiable Lady, health and strength, and enable you to visit our settlement again, and again, during your administration of the Government intrusted to your Excellency by our most gracious Queen.

(Signed in the name and on behalf of the Inhabitants.) JAMES FITZGIBBON. July 11th, 1851.

(REPLY.) TO THE INHABITANTS OF THE NORTH CAPE AND ITS VICINITY, Lots Nos. 1, 2 and 3. GENTLEMEN: Having reached nearly one extremity of the colony, the Government must feel it the honor to present to you, its administration, I am rejoiced to find, that loyalty sincerely to Her Majesty's person and throne prevail as much in this, as in the more favored parts of Her Dominion. It is Her Majesty's desire, I assure you, that wherever Providence has placed her subjects, Her subjects should enjoy that civil and religious liberty which she so graciously and justly bestows, and it is with no ordinary satisfaction that I receive this Address, in the vicinity of the mansion of the worthy Clergyman under whose hospitable roof Lady Bannerman and I have been entertained, and to whom, as well as to yourselves, we feel greatly obliged for the reception we have met with, in this remote part of the Island. In your expectation of an impartial administration of the Government of this Colony, I sincerely trust it may be necessary to instruct and empower the Governor to uphold the laws, it was equally, I assure you, my Lordship's desire, that I should inquire into, and, if necessary, remedy their defects, with the concurrence of the Legislature and the sanction of Her Majesty and Her responsible advisers. Such was the tenor of the Despatch, which I am gratified to find, the inhabitants of the North Cape and its vicinity so rightly interpret. I participate no impediments in the discharge of my duties as Lieutenant Governor of this Colony. I sincerely trust it may be necessary to instruct and empower the Governor to uphold the laws, it was equally, I assure you, my Lordship's desire, that I should inquire into, and, if necessary, remedy their defects, with the concurrence of the Legislature and the sanction of Her Majesty and Her responsible advisers. 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Arrival of the America.

JOURNAL OFFICE, Wednesday July 23. The R. M. Steamship America arrived yesterday afternoon. The news she brings in addition to our previous advices by Telegraph via New York, is not very important.—Trade was dull.

The admiral's glory of the Great Exhibition—the visit of Her Majesty to the city of London by night for the purpose of being present at the grand entertainment given by the Lord Mayor, is reported to have been an occasion of the most costly and magnificent ever witnessed. The following comments from Willcox & Smith is written well and in excellent spirit:

The Queen's visit to the city was well timed. It has shown the foreign strangers in London that a constitutional sovereign reigns in the heart of a free people, and can go abroad amidst their rejoicings unprotected by glittering bayonets and military pomp.

The Ecclasiastical Titles Bill had passed the commons, and been read a first time in the Lords.

A motion in the Lower House for leave to introduce a Bill for the protection of Parliamentary elections, by introduction of the vote by ballot, had been negatived by a strong majority.

The Bill for the emancipation of the Jews had passed the commons, and been read a first time in the Lords. It is hoped that it will not, for the third time, meet an untimely fate in that branch of the Legislature.

There had been some confusion at Copenhagen in consequence of the resignation of the Ministry; but Count Moltke had been charged with the formation of a new Cabinet upon the principle of maintaining the integrity of the Danish Monarchy.

An enthusiastic meeting of the adherents of the Whig reform had been held in the Assembly Rooms, Great George Street. The Rev. Mr. Griffin delivered a lengthy address in advocacy of the views held by himself and the reform party.

The Bosphorus steamer had arrived from the Cape of Good Hope, bringing dates to the 21st of May; and a careful perusal of the various and important news she brings, leaves the impression that the state of affairs throughout the whole colony is most critical.

During the month of May, Sir Harry Smith was shut up in King William's Town, where he continued, surrounded on all sides by hordes of barbarians, who since the winter has set in and the snow has driven them from the hills, have come down to the low grounds in bands of fifty and sixties, and the whole country down to the coast is infested with them.

The accounts are frightfully alarming from the Orange River country; all the tribes are rising, and should join them, Major Warden's position must be very critical. We hear the old story revived, of the approach of 2000 Zoolos, from Natal, under Mr. Shepstone, but we place no faith whatever in it.

The celebration of the 4th July, Independence Day, by the Yankees in London, is represented as having been a very brilliant affair. A large concert, held at the Crystal Palace, was attended by Mr. Peabody. The large hall of Willis' Rooms was the scene of the entertainment, and appropriately decorated with flags and emblems.

Henry Box Brown, who escaped from slavery to Philadelphia, in 1837, is exhibiting the property of slavery which he has with him, and which was lately packed in it and sent from Bradford to Leeds.—After their arrival at Leeds, the box containing Brown was placed in a coach, and preceded by a band of music and banners representing the stars and stripes of America, paraded through the principal streets of the town.

THE QUEEN'S ANNUAL EXCURSION.—The Duchess of Sutherland is having a suite of apartments decorated in the most costly manner for the express use of the Queen and her illustrious consort. The state bedroom is to contain a selection of furniture of the most novel and costly description from the Crystal Palace.

A FATAL DESTRUCTION OF PROPERTY has been occasioned by a storm at Chertoff in Russia. Several persons were killed. The hurricane lasted two hours and a half.

UNCOMMON COAL.—A specimen of coal found but a short distance from the city, quite recently, was presented to us yesterday. The substance, we are told, is quite equal to the best coal coal as an agent in the manufactory of illuminating gas—a children yielding readily 10,000 cubic feet. This fuel is lighter and less impure than any coal in ordinary use but it closely resembles, in formation, the product of Sydney Mines. It is rugged but soft, not adhesive, nor uniformly glossy, and wholly unlike (in almost every other respect) the articles found in New Brunswick which are so many years ago, a little nearer to quite confident it is merely coal.—Readers Rec.

MELANCHOLY ACCIDENT.—An explosion of the Coal Gas at St. John's N. F. took place on the 15th inst, by which the Superintendent of the Works, who had lately arrived from the Old Country, was instantly killed. The fire was extinguished without much difficulty.

A new traffic has sprung up, between Quebec and the United States—namely, in eggs, which are being exported in large quantities, and consequently "ruling high" in our markets. Last week one person alone took with him to New York, 19 gross—Quebec Paper.

The Russian Government had decided that the thousandth anniversary of the foundation of Russia Empire, which according to historians of that country, dates from the year 862, should be celebrated next year with the greatest pomp in all the cities and Asiatic provinces in Russia.

CURIOUS CALCULATION.—It is said that from 1800 to 1850, the sum of £14,500,000 has been interferred towards the funds of the various missionary societies in England.—Is.

McNams, one of the Irish rebel convicts has escaped from New South Wales and is at present at California.

Confined Women is said to have left England abruptly for the Continent, for fear of the Spectator's vengeance. Paradoxical in our east.

Accounts of the crops in Florida are unfavorable, owing to excessive drought. Reports of the coming crops in Michigan, and Ohio, on the other hand, are gratifying.

Bill's Life in London recently stated that a lady had lost no less than £20,000 on the Derby. The Liverpool Chronicle says the lady is the only daughter of the poor Lord Byron.

"Ade, sole daughter of my house and heart."

From late English and American Papers.

A WEALTHY FIRM.—A pamphlet, published recently at Toronto, Canada, states, that the house of Follock, Gilmer & Co., of Glasgow, employed in the year 1852, 27 vessels, 18,614 tons, of Glasgow, and in the year 1853, 27 vessels, 18,614 tons, of Glasgow, and in the year 1854, 27 vessels, 18,614 tons, of Glasgow.

The Bermuda papers state that some Irish potatoes sown three months ago, have just been raised, and are found to be perfectly sound. Letters from the coast of Africa, received on the 19th April, H.M.S. brig Penguin captured an ass, a brig with 400 slaves on board; 200 had died.

A French Journal states, that at Tulle, a few days ago, the heat was so excessive that several oxen fell down dead in the marketplace, and on several of the roads leading to the town.

It is said, that the measure which Lord John Russell proposes to introduce next year for the extension of the Parliamentary franchise, will recognize a certain and literary standing—apart from all other considerations—as an electoral qualification.

The Uniformal states, that the French garrison at Rome is to be increased by 1000 men.

The Pope's Government had granted the French general the occupation of an additional military post, but refused others. The Austrians had advanced.

The weather in Paris has been excessively hot. At the review in the Champ de Mars, eight soldiers died in consequence of the heat.

The Paysan states that the question of Abd-el-Kader's captivity on the point of receiving a satisfactory solution.

The harvest has already commenced in the arondissement of Brives (Correze), where the crops of wheat are excellent both as regards quality and quantity.

A sad accident occurred near Polignac. M. De Cases and Madame de Villars, whilst bathing in the Vienne on the 21th, were carried away by the current and drowned. Madame de Cases, who had been likewise in imminent danger, was saved.

In the neighbourhood of the Crystal Palace, there is exhibiting a gigantic Ayrshire ox, weighing 1 ton 7½ cwt. It is appropriately named "Alexander the Great."

One of the well-to-do got into the Crystal Palace, the other day, in the summer dress of a bishop. He had, however, no sooner entered than a policeman stepped up to him, and said—"My lord, you are found out, and had better lose no time in quitting the building and changing your lordship's dress." The police list was of course immediately acted upon.

MR. PATTON, ARCHITECT OF THE CRYSTAL PALACE.—Some thirty years ago, a young man, a gardener, who worked for 12s. a week, at a garden near the Duke of Devonshire's villa, at Chiswick, five miles west of Hyde-park, said or did something which offended the master-gardener and was turned off. He was standing unemployed one day near the duke's garden gate. His gaze, in passing, spoke to him, entered into familiar conversation, ascertained that he was a journeyman gardener out of work, and, walking into the garden, the young man with him, was pleased with his intelligence and manner; and the manners of a sycophant sneaking up to the side of a sabbath with sycophantic words, and the manners of an intelligent man who knows his profession, and speaks about it, and is not ashamed to do so.

The duke asked him to call at Devonshire-house the next day, and the young man did, and the call resulted in his being sent down to Chiswick, in Dorsetshire. There he soon made way, and reached, as a practical and scientific gardener, the very house of his former master, which position he had long maintained before he was known, to the world as Mr. Patton, the designer of the Crystal Palace. Such was, according to the conversation now prevalent at Chiswick and about the horticultural gardens, the origin of Mr. Patton's connection with the Duke of Devonshire's villa.

A very serious conflict betwixt the Austrian troops and some civilians of Hamburg occurred a few days back. A good many lives were lost in the melee, and the temper of the citizens is such, that unless some terror prevents the result, a future strife of a deadly kind may be looked for.

FEARFUL RAILROAD ACCIDENTS.—A terrible accident occurred to the afternoon train from New York for Boston, on Wednesday, at New Rochelle, where the engine, on the side of New York. While running rapidly round a curve, the brake of one of the cars broke, and the three rearward passenger cars became detached. Two of them were thrown down an embankment about forty feet high, turning completely over, and the other two, falling into the water, were crushed. Many serious injuries were sustained, some of which it is feared, must result fatally. A more complete wreck could not be conceived. The seats and their backs were strewn in every direction, and stripped of every vestige of furniture, and the scene, it seems a miracle, that many were not killed outright.

One of the injured persons, a Miss Miller, of Massachusetts, has since died.

On following morning, another and a fatal accident happened on the same road in New York. While the passengers were getting into the Harlem train, at 125th street, the New Haven train came along at great speed and caught a man and his little son, running over the engine, and hurled into the air, and the latter, being a young child, was killed. Medical aid was of no avail, and after lingering a few minutes in torture, both expired.

A MAN HUNG BY THE PEOPLE IN CALIFORNIA.—A Sidway convict, who gave his name as John Jenkins, was detected in San Francisco, on the night of the 10th June, in attempting to steal a suit and some other articles from the store of a Mr. White, in Bay, when failing he must be taken, he threw his body overboard, but was arrested at once and taken to a house at the corner of Bush and Sansone streets, where he was tried by a committee constituted by the mob, convicted and sentenced to be hung; but his sentence was carried into execution within two hours after the decision was pronounced. The police made every effort for his rescue, but without avail. The poor wretch seems to have been so hardened by crime that the preparations for his sudden and violent death made no impression upon him. Even while the fatal noose was being prepared, he continued to smoke a cigar, for which he had called, and throughout seemed less concerned at his condition than were those at whose hands he suffered the severe penalty of his crime.

The Vigilance Committee who tried the culprit and avowed their responsibility for the consequences, was composed of about one hundred individuals, many of whom are among the first citizens of San Francisco. Among those who figured on the occasion, were Col. Stephenson, Samuel Brannan Argent, the banker, and others whose names are familiar to readers of the California papers. A coroner's inquest was held on the body of Jenkins, when the jury rendered the following verdict:—"We, the Jurors of a Jury of Inquest, empanelled by the Coroner of the county of San Francisco, to inquire into the death of one John Jenkins, alias Simpson, do find upon their oath that the said Jenkins, alias Simpson, came to his death on the morning of the 11th June, between the hours of two and three o'clock, by violent means, by strangulation, caused by being suspended by the neck, with a rope attached to the end of the above building on the Plaza, at the hands of, and in pursuance of a preconcerted action on the part of an association of citizens, styling themselves a Committee of Vigilance, of whom the following members are implicated by direct testimony, to wit: Capt. Edgar Wakeman, Wm. H. Jones, James C. Ward, Edward C. King, T. K. Battelle, Brock Reynolds, J. S. Saphin, C. Darby and Samuel Brannan; and the following members by their voluntary avowal of participation in the act:—(Here follows a list of the members of the Vigilance Committee.) A unanimous verdict.

T. M. LEAVENWORTH, Foreman."

The Vigilance Committee in a card to which all sign their names, condemn the "invidious selection of a few names" by the Jury, and declare that the evidence is against all of them as distinctly as against those named in the verdict.

THE CURRENCY.—In consequence of movements which have recently taken place, we should not be surprised, if it were shortly proposed to establish a uniform decimal currency in all these North American Colonies, probably in dollars and cents in dollars and cents, so more simple and less liable to mistakes than the present mode; while it would have the further advantage of rendering the currency uniform throughout nearly all North and South America.—New Brunswick.

THE FISHERY.—The accounts from the cod fishery from the Northward, and along the Eastern shore of the Avalon, continue to be very cheering. In this neighbourhood fish has been very abundant and well plenty. The quality of fish on shore and in ponds is generally very good, but for the early date, and the quality is represented to be very good, and of fine size, and differing materially from the quality of fish generally taken upon the shore at the first of the season. It is conjectured that the shoals of Bank or mother fish, which have been generally interpreted by the French fishermen with their on shore and in ponds, are now being taken there, and have followed the cod to the shore. A prosperous fishery is anticipated, although the late prevalence of N. E. winds must have prejudicially affected the Bays of Placentia and St. Mary's.

J. D. HASBARD, Esq.

Should you avail yourself of a column or two of your extensively circulated paper, for the purpose of submitting to the public a few observations, the result of some study and experience, relative to the present state and future prospects of the island, and suggestive of a few hints that might tend, as I would fain hope, to the more perfect development of those means of independence with which she has been favored.

Should you comply with my request, the publication of the letter will serve as an introduction or preface to those that may need it.

It is a truth too obvious to require the aid of argument to convince any who pays the least attention to the matter, that a different line of policy must be adopted by associations of men, by whatever name they may be known, whether nations, states or colonies, when the countries they respectively inhabit, materially differ in situation, soil and advantages. There does not appear at first sight any reason why the same institutions, laws or practices, which have been found to succeed in the neighboring states or surrounding colonies, might not be adopted with the same certainty of success in Prince Edward Island; a little reflection will, however, serve to show that differences, and those very material do exist, which it is impossible ever to succeed in the neighboring states or surrounding colonies, might not be adopted with the same certainty of success in Prince Edward Island; a little reflection will, however, serve to show that differences, and those very material do exist, which it is impossible ever to succeed in the neighboring states or surrounding colonies, might not be adopted with the same certainty of success in Prince Edward Island; a little reflection will, however, serve to show that differences, and those very material do exist, which it is impossible ever to succeed in the neighboring states or surrounding colonies, might not be adopted with the same certainty of success in Prince Edward Island; 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Supplement to the Gazette.

July 29, 1851.

CAP. XV.

An ACT to Incorporate certain persons Trustees of Princetown Royalty Church.

[Passed May 15, 1851.]

WHEREAS by a Deed Poll, or Instrument in writing, bearing date the Fifteenth day of May, Anno Domini One thousand Eight hundred and Ten, John Thomson and Benjamin Warren, junior, released and conveyed unto the Inhabitants of Princetown and its vicinity, their Heirs and Assigns, a certain Piece or Parcel of Ground, being Pasture Lot Number One hundred and Ninety, in Princetown Royalty, for the purpose of building a Meeting House on the Presbyterian Foundation, as will appear on reference to the said Deed Poll: And whereas sundry Inhabitants of Princetown and its vicinity, being of the Presbyterian Profession of Faith, have, since the date of the said Deed Poll or Instrument, been in possession of the said Land thereby conveyed, and have erected a Building thereon as a Meeting House on the Presbyterian Foundation and Place of Public Worship: And whereas a Petition has been presented to the Legislature, from divers Inhabitants of Princetown and its vicinity, forming the Presbyterian Congregation therein, representing the inconveniences which result from the want of some efficient Corporate Body, wherein might be vested the said piece of Land, and praying that an Act of Incorporation should be passed, whereby George Bearsto, George Ramsay, Charles Macnutt, William Even Clark, James Montgomery, James Mackay, and Malcolm Macgougan, therein named, (who have been duly chosen and appointed Trustees and Managers of the said Church and Congregation,) and also their Successors in Office, might be constituted a Body Corporate for the purposes aforesaid, and also with power to hold such Lands and Real and Personal Estate as heretofore has been or hereafter may be granted, conveyed and purchased for the use of the said Church, and to manage and transact the Secular Affairs of the Congregation thereof: Be it therefore enacted, by the Lieutenant Governor, Council and Assembly, That the said George Bearsto, George Ramsay, Charles Macnutt, William Even Clark, James Montgomery, James Mackay, and Malcolm Macgougan, and their Successors in Office, (to be elected and chosen as hereinafter mentioned,) shall be, and they are hereby constituted and declared a Body Corporate and Politic in Name and in Deed, by the Name and Style of "The Trustees of Princetown Royalty Church," and shall be a perpetual Corporation, consisting of Seven Members, with perpetual succession, and shall have a Common Seal, with power to break, change and alter the same from time to time at pleasure, and shall be in Law capable, in their said Corporate Name, of suing or being sued, pleading or being impleaded, defending or being defended, answering or being answered unto in all Courts of Law and Equity, in all manner of Actions, Suits, Complaints, Causes and Matters whatsoever, touching or concerning the Lands, Real or Personal Estate, Debts, Claims, Rights, and Property of them, as such Trustees, and belonging to the said Princetown Royalty Church, and shall also be capable of Contracting and of being Contracted with, relative to the Funds of the said Corporation, and the business and purposes for which it is hereby constituted as hereinafter mentioned.

II. And be it enacted, That Five of the Members of the said Corporation shall form a Quorum, and be sufficient for the transaction of all matters to be done or disposed of by the said Corporation.

III. And be it enacted, That no Suit, Action, or Cause, brought by or against the said Corporation, shall be discontinued or abate by reason of the Death, Removal, or Resignation of any Member thereof, but shall and may be proceeded with by the remaining Member or Members, any Law, Usage, or Custom to the contrary notwithstanding; and the Corporation shall pay or receive the like Moneys, Costs and Expenses, as if the Actions or Suits had been prosecuted by or against Individuals, and shall be received for the benefit of, or be paid from the Trust Funds of the said Church, as the case may be.

IV. And be it enacted, That the said piece of Land, conveyed unto the Inhabitants of Princetown and its vicinity, their Heirs and As-

signs, by the Deed Poll or Instrument hereinbefore mentioned, shall be and the same is hereby declared to be vested in the said Corporation, which shall stand so vested and possessed thereof for ever, to and for the uses and purposes of the said Princetown Royalty Church, or to be disposed of in manner as hereinafter mentioned.

V. And be it enacted, That it shall and may be lawful for the said Corporation, and they are hereby empowered, in their said Corporate Name, to contract for and purchase, or in any lawful mode, either by Devise, Bequest, or otherwise, to receive, acquire, or obtain, either in Fee Simple or for Life or Lives, Term or Terms of years, or on any other Tenure for the use and benefit of the said Princetown Royalty Church, any Messuages, Lands, Tenements, and Real or Personal Estate in this Island, and to take and receive and join in the necessary and legal Conveyances, Leases, Assignments, or other Transfers thereof respectively, to hold for and subject to the uses and purposes of the said Church, and that the same shall be and remain so vested in the said Corporation for the purposes aforesaid: Provided always, that it shall not be lawful for the said Corporation to hold Real Estate for the use of the said Church, which shall exceed in value or yield more at any time than a clear net yearly Income of Five hundred Pounds, Sterling.

VI. And be it enacted, That it shall and may be lawful for the said Corporation, and they are hereby empowered, (provided it shall meet with the approval of any Public Meeting of the Congregation of the said Church, to be convened as hereinafter mentioned,) to Grant, Sell, Exchange, Mortgage, Lease, Convey, or Dispose of as well all or any part of the Real Estate, Hereditaments and Premises now held or hereafter to be conveyed to, and held by the said Corporation, as also all or any of the Personal Estate and Property of the said Church, to be vested in them as aforesaid, to such person or persons, and for such prices, rents, or terms, and for such times, extent and proportion as the said Corporation shall think fit or agree upon; and every Deed, Mortgage, Lease or Conveyance thereof, executed by the said Corporation under their said Corporate Seal, shall be valid and sufficient in Law to convey to the Grantees, Mortgagees, Lessees, or Purchasers, respectively, in perpetuity or otherwise, according to the nature of the Estate intended to be conveyed, all such Estate and interest therein as the said Corporation, or the said Princetown Royalty Church now have, or are entitled unto, or shall have or be entitled unto in or out of the same, or as they can, lawfully, by such Deed, Mortgage, Lease or Conveyance respectively, vest in the Grantee, Mortgagee or Lessee therein named.

VII. And be it enacted, That the Members of the said Corporation shall retain, or be paid and allowed out of the Trust Funds, all reasonable Costs, Charges and Expenses incurred in or about the Trusts as aforesaid.

VIII. And be it enacted, That when any vacancy or vacancies shall happen in the said Corporation by the death, resignation or removal from the Island of any of the Members thereof, or otherwise, then, and in such case, the vacancy or vacancies so occurring shall be supplied by such person or persons as shall be elected to fill the same by a majority of the votes of the Members of the Congregation of the said Church present, either by themselves or by some person or persons duly authorised, in writing, to act for them at any Annual or other public Meeting of the Congregation, to be held as hereinafter mentioned.

IX. And be it enacted, That there shall be opened and kept by the said Corporation a Register or Book, in which shall be entered, from time to time, the proceedings for electing persons to supply any vacancies occurring therein as aforesaid, as well as all the proceedings and transactions of the said Corporation—which Register shall be open to the inspection of every member of the Congregation not in arrears of Assessment, at all reasonable times; And that on every election to such vacancies, the same shall be declared by an Instrument to be forthwith made and executed under the hands of the Member of the said Congregation who shall preside at the Meeting, and of three of the Mem-

bers present thereat—which said Instrument, declaratory of such Election, shall, at the diligence of the person elected at such Meeting, be caused to be registered in the proper Office for the registration of Deeds in this Island, within Twelve Calendar Months after the day of such Election, and which registration the proper Officer is hereby required to make, at the request of the Bearer of such Instrument, on receiving payment of the usual Fees and Charges; and in default of the Registration of said Instrument within the time aforesaid, the said Election shall be absolutely null and void, and the said Congregation shall proceed, *de novo*, to another Election, and in the same manner as if no such Election had taken place.

X. And be it enacted, That it shall and may be lawful to and for the said Corporation, or Board of Trustees, to make, repeal, alter, and put in execution, such By-Laws, Rules and Regulations concerning the good government of the said Church, and the preservation of the property thereof, and the mode and manner by which persons who may conceive themselves aggrieved by Rates, Levies, or Assessments hereinafter mentioned, or otherwise, may have redress or appeal against such Rates, Levies or Assessments, as to them shall seem expedient. Provided always, that no such By-Laws, Rules or Regulations shall be contrary to the Laws and Constitution of this Island, or to the provisions of this Act, nor shall have any force or effect until the same shall have been submitted to and approved of by a Public Meeting of the said Congregation, to be convened and held in manner as hereinafter mentioned.

XI. And be it further enacted, That all Deeds of Gift and Conveyance of Real Estate which shall be made to the said Corporation shall be registered within Twelve Calendar Months after the execution thereof respectively, in the proper Office for the registration of Deeds in this Island—which Registration the proper Officer is hereby required to make at the request of the Bearer of such Deeds, respectively, and for which he shall be entitled to demand and receive the usual Fees; and in default of Registration of any such Deed or Deeds as aforesaid, within the time aforesaid, the same shall be absolutely null and void, and of no more force or effect than if the same had not been made and executed.

XII. And be it enacted, That from and after the passing of this Act it shall and may be lawful to and for the Persons composing the Congregation of the said Princetown Royalty Church, to meet annually, on the First Monday in October, in each year, at such time as the Minister for the time being of the said Church shall appoint, (Notice having been given from the Pulpit at least at Three successive Sundays next previous to the said day of meeting, and a similar Notice in writing, having been posted on the door of the said Church, at least Three successive Weeks prior thereto), and then and there to proceed to the election of Six fit and proper persons, being members of the said Congregation, to act as Assessors, whose term of office shall be One year only; and also of Three fit and proper persons to act as Head Assessors, who shall be elected once in every three years, and shall continue in office for that period. And the said Meeting shall also have power to make and order such Rates, Levies, and Assessments, to and for the necessary purposes of the said Church, and to direct such Alterations, Repairs and Improvements to be made therein, and also to make such Order or Orders respecting the disposition of the Property, real and personal, of and belonging to the said Church, which shall, from time to time, be vested in the said Corporation, (and which Order or Orders it shall be the duty of the said Corporation to carry out and execute) as to the majority of the Members of the said Congregation present at any Meeting convened and holden as aforesaid, either by themselves or by any person or persons duly authorised, in writing, to act for them, shall seem proper and expedient: And it shall also be lawful for the said Meeting to fix the rate of annual Salary to be paid to the Clerk of the Congregation and other Officers of the said Church, and to elect proper persons to fill such offices in case any vacancy or vacancies therein shall have occurred.

XIII. And whereas it is necessary to make

AIN KILLER.

that is so happily adapted to use, and get rid of such troubles, as, or by friction.

thing will answer. For sudden colic, put one teaspoonful in a glass of water, or as often as you feel the pain, repeat the dose every

20 to 30 drops in a tumbler of water, and you are cured.

neck, swollen face, sore throat, and all the troubles of the throat, a teaspoonful of mustard, mixed with oil, rubbed on the neck, at the side of the neck, and

chicken pox, or measles, 30 drops in a tumbler of water, and you are cured.

AIN KILLER, AND OF THE SCOTLAND, being fully tested in localities, and found to be a most valuable medicine, and all the troubles of the throat, a teaspoonful of mustard, mixed with oil, rubbed on the neck, at the side of the neck, and

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provision for the calling of Special General Meetings of the said Congregation when occasion requires: Be it therefore enacted, That it shall and may be lawful for the said Three Head Assessors, or any Two of them, from time to time, as they may see fit, or upon an application for that purpose, in writing, under the hand of at least Five Members of the said Congregation being presented to them, to call a Public Meeting of the said Congregation, by causing notice thereof to be given from the Pulpit, or to be posted on the door of the said Church at least Three successive Sundays previous to the day of such intended Meeting, in which Notice shall be stated the purposes for which the Meeting is called; and said Meeting, when so called and assembled, shall have the same powers with respect to all matters connected with the management and property of the said Church, or otherwise, as are hereby given to the General Annual Meeting of the said Congregation, to be held as aforesaid on the First Monday in October.

XIV. And be it enacted, That it shall be the duty of the said Six Assessors, so to be appointed as aforesaid, or of the majority of them, immediately after the holding of any such Meeting as aforesaid, to assess and fix, in just and equal proportions, as near as may be, what rate or amount shall be paid by each of the Members of the Congregation of the said Church towards defraying the Salaries of the Minister, Clerk of the Congregation, and other Officers thereof, and the Rates and Levies made or ordered as aforesaid, for Repairs, Alterations and Improvements, and to collect and receive the Amounts, when so fixed and assessed from the several Members of the Congregation. And if any Member of the Congregation, on demand made in writing, under the hand of any one or more of the said Assessors, neglect or refuse to pay the amount assessed against him as aforesaid, then and in such case, it shall be lawful for the said Assessors, or the majority of them, in their individual names, as such Assessors, or in the names of the majority of them, within Thirty days of the time of making such demand, in case the same shall then still remain unpaid, to sue for and recover the same in any Court of Law or Equity, or Court of competent jurisdiction, or before any Justice of the Peace in this Island. And it shall be the further duty of the said Assessors, upon receipt or recovery of the Amounts so assessed as aforesaid, to pay the same over unto the said Corporation or Board of Trustees, who shall apply the same to the several uses and Purposes for which they shall have been ordered to be raised.

XV. And whereas it is deemed necessary to give power to alter the present mode of assessing the members of the Congregation of the said Church, if occasion require, and they shall think fit: Be it therefore enacted, That it shall be lawful for the Members of the said Congregation, at any such Meeting as aforesaid, if they shall think proper, after having directed any Rates or Levies to be made for any of the Purposes aforesaid, to order that, instead of each individual Member of the said Congregation being assessed towards the payment thereof, that each Pewowner or Pewholder, only shall be assessed in respect of his Pew, and in such case it shall be the Duty of the said Assessors to assess what amount or proportion shall be paid by each Pewowner or Pewholder in the said Church, towards the Rates and Levies aforesaid; and the said Assessors shall have the same Powers and Duties with respect to Collecting, Recovering and paying over the amount so assessed against the Pewowners and Pewholders as are hereinbefore conferred and enjoined upon them, in collecting, recovering and paying over the amounts assessed against individual Members.

XVI. And be it enacted, That it shall be the Duty of the said Head Assessors to overlook the Proceedings of the said Assessors—to see that they fairly and regularly assess and collect all Sums ordered to be levied, and that they duly pay over the same to the said Corporation, or Board of Trustees, for the purposes aforesaid.

XVII. And be it enacted, That when any of the said Assessors or Head Assessors elected as aforesaid shall die, resign or be removed, then and in such case the Vacancies so occurring shall be supplied by such Person or Persons as shall be elected to fill the same respectively, by a Majority of the Votes of the Members of the Congregation of the said Church present, either by themselves or by some Person or Persons duly authorized in writing to act for them at any Annual or other Meeting of the said Congregation, to be held as aforesaid.

XVIII. And be it enacted, That there shall be kept by the said Assessors, a Register or Book in which shall be entered and recorded, from time to time, the Proceedings for electing the Assessors and Head Assessors, and all other Officers of the said Church, and for supplying such Vacancies as aforesaid, as well as all the

Proceedings and Transactions of the said Assessors, and of the various Congregational Meetings of the said Church, to be held as aforesaid, and also all Receipts, Payments and Expenditure, Rates, Levies, Assessments and Orders made or ordered as herein before mentioned; and said Book or Register shall be open to the Inspection of any Member of the Congregation, not in Arrear of Assessment, at all reasonable times: And on every Election of Assessors or Head Assessors, or of Persons to fill Vacancies occurring among them as aforesaid, the same shall be verified and declared by a Minute or Entry thereof, to be forthwith made in the said Book or Register under the Hands of the Member of the said Congregation presiding at the Meeting, and of Three other Members present thereat—which Minute or Entry, so signed, shall be evidence of such Appointment and Election.

XIX. And be it enacted, That all Male Members of the Congregation of the said Church, above the age of Twenty-one years, shall be entitled to vote at any Meeting of the Congregation, and shall also be liable to be rated and assessed as aforesaid, under and by virtue of this Act; but no Female shall be allowed to Vote on any occasion whatsoever, unless she be the Owner of a Pew.

XX. And be it enacted, That nothing in this Act contained shall affect or annul a certain Deed or Instrument in writing under Seal, dated the Fifteenth Day of November, One thousand eight hundred and twenty-four, whereby certain persons who executed the same, being Owners of Pews in the said Church, among other things engaged to contribute towards keeping the said Church in repair, in manner and at the times as in the said Instrument (a Copy of which is set out in the Schedule to this Act) is mentioned, but the same shall still remain, continue and be in full force and effect for all the Purposes thereof—anything in this Act contained, to the contrary thereof, notwithstanding.

XXI. And be it enacted, That nothing in this Act contained shall affect or be construed to affect, in any manner or way, the Rights of Her Majesty, Her Heirs or Successors, or of any Person or Persons, or of any Body Corporate or Politic, such only excepted as are herein mentioned.

XXII. And be it enacted, That this Act shall be a Public Act, and shall be judicially taken notice of as such, by all Judges, Justices of the Peace, Commissioners of Small Debts, and Ministers of Justice, and other Persons whomsoever, without being specially pleaded.

XXIII. And be it enacted, That this Act shall continue and be in force for the space of Three Years from the passing thereof, and no longer.

SCHEDULE.

Deed or Instrument referred to in the Twentieth Section of this Act.

Whereas a certain Instrument in writing was executed, bearing date at Princetown, the Thirtieth Day of September, One thousand eight hundred and thirteen, purporting to be a Bond for the Sum set opposite to each Subscriber's name, to be paid to a Committee or Trustees therein named for the purpose of finishing a certain Building then erected in Princetown, for the Worship of Almighty God, upon the foundation of the Presbyterian Church Government, and authorising and empowering the said Committee or Trustees to enforce payment of the same, and to levy and collect such further sum or sums of Money as they should deem necessary for that purpose: And whereas the said Building has now become in a state of disrepair, and being desirous to preserve the same, and the said Committee or Trustees having resigned, it becomes necessary to appoint others: Now know all Men by these Presents, that we, the present Proprietors of Pews in the said Building, have nominated, constituted and appointed Thomas M'Nutt, William Clark, and George Thompson of Darnley, and George Beairto, and Dugald Stewart, of Princetown, aforesaid, a Committee or Trustees to supersede the Committee or Trustees aforesaid, with full power and authority to receive all such sum and sums of money as may be due and owing to the said Building from the said Committee or Trustees; and upon receipt thereof, Receipts and other sufficient discharges for the same to give, and the money so received, to lay out and expend in repairing the said Building, and further to levy and exact upon and from each and every Pew equally, such further sum or sums of Money from time to time, as they or any Three of them may deem necessary to keep the said Building in a state of good repair, which sum or sums of Money we do hereby bind ourselves, severally and respectively, and our several and respective Heirs, Executors, Administrators and Assigns, to pay in Merchantable Wheat, Oats and Sheep,

at the current price, within Thirty days after being notified of the same; and in case a failure should be made in the payment of the said sum or sums of Money, or any part thereof, we do hereby agree that it shall and may be lawful for the said Committee or Trustees, or any Three of them, to set up and sell the Pew or part of the Pew so in arrear, at Public Auction, and the purchaser thereof to put in immediate possession, with a good and sufficient Title to the same, which Title shall be considered good and valid against the former proprietor or proprietors; and out of the proceeds of such sale to pay the sum so due, together with the Expenses so due and attending the same, and the overplus, if any, to pay to the former proprietor or proprietors: And further, to let or sell, to the best advantage, any vacant Pews, from time to time, and at all times, for the benefit of the said Building. And lastly, it is hereby further agreed and declared, by and between the said parties hereto, that in case of the death of either of them, the said Thomas Macnutt, William Clark, George Thompson, George Beairto, or Dugald Stewart, or that the whole or any one of the said Committee or Trustees shall refuse or decline to act, or that the majority of the Pewholders should be dissatisfied with the conduct or management of the said Committee, or of any one of them, then and in every such case it shall and may be lawful to and for the major part of the Pewholders who shall be present at a Meeting to be held pursuant to a notice to be given for that purpose, to nominate and choose such other person or persons as they shall think fit, to be a Committee or Trustees in the place or stead of such Committee or Trustees, or of such party so removed by death or otherwise, as aforesaid: And every such person or persons, so to be chosen as aforesaid, shall have the like power, authority and controul, as either of them, the said Committee hereinbefore named, have, can, or may have, by virtue of these Presents, and shall and may act, in every respect, to all intents and purposes, as the said person or persons, in whose place or stead he or they shall be so nominated or appointed might have done, if he or they were or was living, or had not refused or declined to act, or had not been removed as aforesaid. In Witness whereof, we have hereto set our Hands and Seals this Fifteenth day of November, in the year of our Lord One thousand Eight hundred and Twenty-four.

Signed, sealed and delivered in the presence of Robert Woodside, James Mountain.

(Signed) William Donalds	(Signed) Thomas M'Nutt
James Brandon	Donald Ramsay
Edward M'Kay	George Owen
John Thomson	Matthew Stewart
John Sinclair x	John Coughlan
Benj. Thomson	Francis Clark
William Donald	Archd. Woodside
Executors for Jas. Woodside, deceased	William x Coughlan
Andrew Woodside	Dugald Ramsay
Dugald Stewart, sen.	John Mathews x
Alex. Mathews	Dugald Stewart, jr. x
William Riely	John Taylor
Joseph Murchland	Donald M'Gougan
James Allen	John M'Kay, jun.
James Sinclair	Neal Ramsay
Hugh Mathews	Malcolm M'Kendrick
Daniel Watt	Lauchlin M'Kendrick
John x Power, sen.	Edward Ramsay, jr.
Daniel x Taylor	Matthew Stewart
James M'Neil x	James Stewart, jun.
George Ramsay x	Dugald Stewart
John Ramsay	Malcolm Ramsay
Robert Stewart	Edward Mountain x
Charles M'Nutt	William Stewart
John M'Gougan, jun.	Thomas Pickering
George Ellison x	Thomas Coughlan
William Beairto	Hugh Craig
George Beairto	Jno. Craig
Benj. Beairto	Thomas Hunter
John Thomson	Alexr. Anderson
William Clark	James Townsend
Chas. Stewart	per Geo. Beairto
Geo. Thomson	P. Stewart,
Daniel Montgomery	per Thos. M'Nutt
James Woodside	Malcolm M'Gougan
	John Crozier
	Saml. Wilson x

Witness to the Signatures of Hugh Craig, John Craig, and Thomas Hunter, (Signed) P. S. Macnutt.

Witness to the Signature of Alexander Anderson, (Signed) John Keir.

Witness to the following Signatures, viz: P. Stewart, by his Agent, Thos. M'Nutt, James Townsend, by his Agent, Geo. Beairto, and Malcolm M'Gougan, for himself, (Signed) P. S. Macnutt.

Road Comp
WE the undersigned, have Governor in Council, the said Road, on the North of the Owners of Land, through certain—hereby notify all persons (Mr. John Stewart, South side, at 11 o'clock, a.m., and from the above purpose.

East Point, July 2, 1851.
Road Compensation
WHEREAS by an Order of the Governor in Council, We the Commissioners to ascertain as will accrue to those persons a which a certain New Road is near the House of Malpas & Eastern Boundary of Rishay do hereby give Public Notice to all persons who have any claim on the said line of Road, on the 11 o'clock forenoon, the provisions of an Act of the Legislature in relation to the Four Kings Highway. An Act to of Highways.

Fishery
WE the undersigned have for settling claims for Fisheries, for whatever will be entertained Act have been strictly attend The claims must be in the vessel or vessel must a Certificate from the Com with the claim, setting forth the sort and quantity of Stock—and that the Crew up to Twenty tons, and one ton up to Forty-two tons, as per ton.

The customary weekly all Newfoundland Fisheries being of Beef or Pork, One pound ounce of Tea—an equivalent measure. Claims for the Mackerel Catch inspected and weighed to their voyage, given, a satisfaction of the Commission JAMES I. KENNEDY, PRIME ED. -Christchurch, July 6, 1851.

ALL persons having legal CLAIM, late of Tow requested to render their account to the said Estate of AMY CLARK, ALEXANDER / WILLIAM CLARK, Townshp 25, 18th June.

ALL persons having legal DEWAR, late of Lot send in their Accounts for, said Estate, are required to do so, on or before the 14th of July, 1851.

To the Ten
THE Subscriber having day of March, 1851, LOTS 9 & 61, in this Lot Esg., notices the Tenants & Acreans of Rent, due on the 10th of March, to him forthwith, he alone Port Hill, April 9, 1851.

THE TRON BR
offers the following For the best 2 acres 2d best do. Best 2 acres 2d best do. Best 1 acre 2d best do. Best do. 2d best do. The names of the cars for the Wheat and Barley, Tanips, or before the Tryon, July 11, 1851.

National Loan Insurance
Incorpora BOARD of DIRECT Hon. E. J. Jarvis Daniel Hodgson Robert Hutchins Forms of Application from the Subscriber, at

NOTICE is hereby given, that the following is a list of the names of the persons who are entitled to the shares of the said Company, and that the same are now being called for, and that the same are to be paid on or before the 10th of July, 1851.

Steamer
THE Steamer R.G. two Trips on Saturday, at ten immediately after 10 day mornings, at 2 o'clock, June 10, 1851.