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ROBERT KOES,
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an D. SHERIFF, Esq.
SPAFFORD BARRETT,
H. PERLEY, Esq.
GILBERT BRIDGES,
W. CAMPBELL,
JESSE BROWN, Esq.
JAMES BOGEMAN,
LORD DUNN, Esq.
New Brunswick,

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WEEKLY ALMANAC.

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MOON'S PHASES.
First Qr. 7th 11h 26 a m | Last Qr. 21st 8h 40m a m
Full - 14th 5h 22 p m | New - 28th 11h 50m p m
Mean Equation—Watch slow - 7 Minutes.

New-Brunswick.
PROVINCIAL PARLIAMENT.

HOUSE OF ASSEMBLY.

Thursday, 22d Feb.

REVENUE BILL.

The Revenue Law amendment Bill was committed.—Mr. Gilbert in the chair.
Almost every item in the details of the bill elicited a great deal of desultory discussion, of so disjointed and unconnected a nature, as to render it impossible to report more than general features and principal points.
Mr. Weldon stated that the bill had been prepared in exact conformity with the recommendations of the committee of Ways and Means; that, therefore, where duties had been determined on in that committee, the blanks had been accordingly filled up in the bill, and they had been left open in such cases as had not been decided. The Bill therefore, was in every other respect the same as that of last year. As to the proposed discriminating duty on Wines, the committee who prepared the bill had divided wines into three classes, the first class comprising all the high wines, such as Burgundy, Champagne, Constantia, Hermitage, Hock, Malmsay, Tokay, &c.; the 2d, including Madeira, Port and Sherry; and the 3d, all other wines whatsoever. It was proposed, therefore, to fill up the blanks, first with a specific duty on each class, and then with an ad valorem duty on all wines.—There was an amendment also in that part of the bill relating to the tax on British Goods, by substituting the words "Goods manufactured in the United Kingdom" for "British Manufactures," which would remove all doubt as to including Irish Manufactures. There were also some additions to the list of exemptions, which had been unintentionally omitted last year, such as printed Books, &c.
The bill was then read section by section, and the first section being the all-important one which imposes duties, excited a great variety of conflicting opinions and discussions.
The first question, as to filling up the blanks for the wine duties, brought up a repetition of the whole question, as before debated in committee of Ways and Means, whether a discriminating duty only, or a discriminating and ad valorem duty, or the present mode of indiscriminate duty should be determined on.
Mr. Chandler was inclined to adhere to the old mode.
Mr. Weldon was either for a specific duty on all wines, and then an ad valorem duty in addition, or for a discriminating duty on each of the three classes detailed in the bill.
Mr. Crane strongly opposed any ad valorem duty, and contended for an additional and specific duty on all wines.
Messrs. Johnston, Partelow, and J. M. Wilmot, supported the discriminating duty, exactly as settled in Ways and Means.
Mr. Slason contended for the old mode.
Mr. Burns opposed the proposition to lessen the duty on low wines, but had no objection to increase the duty on the higher wines.
Mr. M'Leod supported same sentiments as advanced by him in committee of Ways and Means; having no objection to a discriminating duty, provided the minimum were so regulated, that the aggregate amount of duties collected would not be lessened, and the revenue thereby injured.
Mr. Street entirely coincided with the views of Messrs. Johnston, Partelow, &c.
Mr. Woodward thought that the fairest plan would be, to impose a specific duty of 9d. per gallon on all wines, and then an ad valorem duty of 10 per cent.
Mr. Partelow and Mr. Wyer supported, and Mr. Crane opposed Mr. Woodward's motion.
Mr. Weldon thought it would be better to impose a specific duty of 1s. 3d. on the 2d class, and 1s. on the 3d. class, and then to add an ad valorem duty of 10 per cent on all wines imported.
Mr. Brown was more inclined to go with Mr. M'Leod's suggestion, so as to prevent any decrease of revenue by altering the duties, and to render the duties equitably proportioned.
After considerable conflicting discussion on the point, the question was taken on Mr. Woodward's motion, and it was *negated*.
Mr. Weldon then moved, that the first blank be filled with "1s. 6d." which, with an ad valorem duty of 10 per cent, would make the duty on the high wines about 2s. and 9d. per gallon.
Mr. Crane strenuously opposed this proposition, and moved that the words "ad valorem" be struck out of the clause.
Messrs. Clinch, and Partelow supported Mr. Weldon's proposition, &c.
Mr. Connell opposed it, and concurred with the views of Mr. Crane.
The words "ad valorem" were then struck out, upon the question being decided in the affirmative.
Mr. Weldon then proposed that a specific discriminating duty should be imposed on the three classes of wine described in the bill, and upon his motion, the following duties were successfully adopted:—viz.

Class I.	2s 9d. per gallon;
II.	2s 6d. do
III.	1s 6d. do

which accorded with the recommendation of the committee of Ways and Means.
On the suggestion of Mr. Crane, the words "or Spirits, the manufacture of the United Kingdom," were added, after the word "Whiskey," so as to include British Spirits in the same duty with Whiskey.
Mr. Wyer moved that the words "Five Pounds" be struck out, after the words "every foreign horse" which motion was *negated*.
Mr. Brown then moved that the clause respecting *dead meats* be altogether struck out; which was also *negated*.
Mr. Woodward moved that the words "Mill Saws" be included in the list of foreign exemptions; to which Mr. Johnston added "and all agricultural implements."
This gave rise to a long discussion relative to the respective merits and qualities of American and Provincial ploughs, axes, &c. and ultimately the principle of protecting local manufactures prevailed, excepting with regard to Mill Saws, which could not at present be made in this country. The exemption of Mill Saws was therefore resolved upon.
On Mr. Crane's suggestion, the exemption in favour of articles imported for the use of the deep sea and whale fishery was struck out for the purpose of introducing a different provision, to authorise the Treasurer to allow a drawback on articles imported and bona fide shipped outward for such purpose, instead of allowing their importation free of duty. The object of the hon. member was to prevent such articles being applied to any other than the purpose for which they would be exempted from duty. The alteration was opposed by Mr. Speaker, Messrs. Partelow and Weldon, and supported by Messrs. Johnston and Robinson.
The discussion on agricultural implements was then resumed; Messrs. M'Leod, Allen, Street, Wyer, &c. Mr. Speaker contending for the duty, in protection of the mechanics of the country, and also insisting on the fact that the implements made by them were fully equal to any imported; and Messrs. Crane, Brown, and Johnston maintaining a contrary opinion.
Mr. Clinch suggested, as an amendment, that axes should be included in the exemptions which was supported by Mr. J. M. Wilmot; while Messrs. Street, Taylor, and Slason insisted that no better axes could be made than those of this Province, and particularly of St. John.

The question was then taken on exempting "agricultural implements," and it was *negated*.
Mr. Brown immediately moved that "scythes, rakes, forks, and ploughs" be exempted, and was supported by Mr. Crane.
Mr. Miles strongly opposed the motion, observing that hon. members could not know much about ploughs, in such case, and maintaining that no better ploughs could be made in the world, than those made in this Province and that if the people of the country could not make hoes and forks, they ought to go without them.
Mr. Brown differed with Mr. Miles, and as to the hon. member's supposition that he (Mr. B.) did not know much about ploughs, stated his perfect willingness at any time to try a ploughing match with that hon. member if they could get a fair field, and offered to stake thereon all the remuneration he expected to get for his legislative labours this Session.—[Laughter.]
The ploughs, rakes, forks, scythes and axes were, however, all rejected, as not entitled to exemption.
The foreign duties, &c. having been got through, the duty on British Manufactures next came on for consideration; and to the list of exemptions from that duty *books* and *printed books and maps* were added, without debate.
Mr. Robinson suggested that all *provisions* should be exempted, and Mr. Street concurred.
Mr. Woodward thought, that as that term was very comprehensive, the particular articles should be specified.
Mr. Crane opposed the exemption of provisions; and Messrs. Burns, Partelow, Street and Brown supported it. The question was then taken on the various articles separately, and *bacon, pork, and flour* were exempted.
On the question for exempting "Meal of all kinds," Messrs. Hanington and Crane strenuously opposed it, and Messrs. Allan, Street and Wyer supported it. The committee divided on the question, and it was carried, by 20 to 5.—Names as follow:—
Yeas—Mr. Speaker, Messrs. Weldon, Connell, Freeze, Hill, Clinch, Brown, Wyer, M'Leod, Hayward, Morehouse, Woodward, Slason, Burns, J. M. Wilmot, Partelow, Johnston, Street, Taylor, Allen.—Nays—Messrs. Crane, Chandler, Palmer, Hanington, Ford.
On the suggestion of Mr. Brown, "Bacon" was added to the list of exemptions, and on that of Mr. End, "Mathematical instruments" were also included.
Mr. Partelow then brought forward an amendment, to impose an ad valorem duty of 2 1/2 per cent on all manufactured silk and

cotton goods imported from the British East India possessions, and also pepper, indigo, and spices, to which Mr. Crane moved as an additional amendment, that *tea* should be added.
Messrs. Partelow and Wyer opposed Mr. Crane's amendment, and it was decided in the negative, and Mr. Partelow's original amendment was then adopted.
Mr. End, however, suggested that *indigo* ought not to be included, and was supported in his idea by Messrs. Taylor and Wyer; and the word "indigo" was then struck out.
Mr. Partelow now moved another amendment, to impose a duty of 2 1/2 per cent on all *Leather and Malt Liquors* imported from any of the British possessions abroad. The object of this amendment was to reciprocate with respect to Nova Scotia, where a similar duty exists. The hon. member stated that although he disliked the policy exceedingly yet as long as such a duty was imposed in Nova Scotia, on such articles imported from this Province, it was but fair that a reciprocal duty should be imposed here, for the protection of our own manufactures.
The amendment was supported by Messrs. J. M. Wilmot, Burns, Crane Slason and Brown; and opposed by Messrs. End, Allen, Wyer and Clinch. Mr. Johnston was also opposed to the duty on leather, but for that on malt liquors.

Mr. Allen moved that the word "leather" be struck out, upon which the committee divided, and the motion was *negated*, 17 to 12.—Yeas: Messrs. Weldon, Taylor, Wyer, L. A. Wilmot, Clinch, Street, Stewart, Johnston, Morehouse, End, Hayward, Allen.—Nays: Mr. Speaker, Messrs. Miles, Connell, Freeze, Hill, Palmer, Brown, Ford, Slason, M'Leod, Woodward, Burns, J. M. Wilmot, Partelow, Robinson, Crane, Hanington.
The original amendment was then adopted; and the 1st section, containing the various duties and exemptions, agreed to; and the Committee then agreed to report progress, &c.
The duty on *Rum* now stands at 1s 6d per gallon and on *Brandy* 2s.

NEW SYSTEM OF
LICENCING TIMBER.

Proposed System to be adopted in granting Licences to cut Timber on Crown Lands, to continue in force for Five Years.

1. The applicant to file a Petition agreeable to the form A.
2. The sum of One Pound for every square mile comprised within the bounds described in the Petition, to be paid when the Petition is filed, towards meeting the expense of the Survey—the same to be returned, with the exception of Five shillings, if the petition be not complied with; and the external lines of the Berth to be extended with all dispatch if the petition be complied with—the petitioner furnishing assistance, for which 5s. per diem will be allowed for each man, the remaining expenses of the survey to be defrayed by the Crown.
3. In addition to the sum paid on filing the application, the rates of duty to be 2s 6d per ton, on Red Pine; 2s per ton, on White Pine; 4s. per Thousand superficial Feet, on Mill Lumber; and 10 per cent. on the estimated value of all other descriptions of Lumber.
4. The applicant will be required to pay duty on a certain quantity of Timber or Lumber annually; such a quantity to be named by the Commissioner of Crown Lands, according to the extent of the Berth, but in no case less than 60,000 feet of Lumber, or 200 tons of Timber; one fourth part of said duty to be paid on the 24th day of September, one fourth part on the 24th day of December, and the residue on the 24th day of June following, and on the last mentioned day he must produce a satisfactory account of the quantity of Timber and Lumber manufactured upon and removed from the said Berth up to that period, and pay up all arrearage of duty thereon.
5. The applicant will be allowed to resign his Berth on any 1st day of May, by giving three months previous notice, and producing certificates that the Timber is exhausted on the said Berth.
6. Persons wishing to obtain smaller quantities of Timber or Lumber may take out Licences under the present Regulations, but subject to the advanced rates of duty.
7. Bonds, with one or two sufficient Sureties, to be taken for the payment of the duty and for the due performance of the conditions of the Licence.

To His Excellency Major General Sir Archibald Campbell, Bart. G. C. B. Lieutenant Governor and Commander in Chief of the Province of New Brunswick &c. The Petition of of the Parish of Humbly Sheweth—
That he is a British Subject, and prays that a Licence may be granted him to cut Timber on the undermentioned Tract of Crown Land; such Licence to continue in force for the term of Five Years, from the 1st day of May, 1835; and during the said term year petitioner pledges himself to pay the duty on not less a quantity of Timber than annually, unless the Timber becomes exhausted,

when he will resign the Licence.
The situation he wishes to obtain is situated as follows:
[If surveyed, the Lot or Lots to be described; if not surveyed, the courses and distances he wishes to have, to be described.]

He pledges himself to keep a correct register of the Timber and Lumber obtained under the Licence now prayed for, and to exhibit the same to the proper Officer when required, and at the Crown Land Office annually, on the 24th day of June; and he will comply with all the regulations to be observed by Persons cutting Timber or Lumber on Berths licensed to them in the manner now prayed for. The mark he intends using to distinguish the Timber and Lumber is—And he as in duty bound will ever pray—
By His Excellency Major General Sir Archibald Campbell, Bart. G. C. B. Lieutenant Governor and Commander in Chief of the Province of New Brunswick &c. Upon application made to me by of the Parish of in the County of in the Province of New Brunswick, and recommended by the Commissioner of Crown Lands and Forests, I do hereby grant Licence to him the said to cut Timber on a Tract of Crown Land, situate in the Parish of in the County of and bounded as follows, to wit

with full power and authority to cut Timber and Lumber, within the said bounds, during the continuance of this Licence, subject to the Regulations hereto annexed and under the terms and conditions in those Regulations contained. This Licence to continue in force during the term of Five Years, from the 1st day of May, 1835, and no longer; and after which Timber or Lumber is to be cut or hauled out, under pretence thereof.
Given under my hand and seal at Fredericton, the day of our Lord 1835. Com. & Sec. Gen. of C. L. & F.
By order of His Excellency.

REGULATIONS.
The within named is required to pay duty at the Crown Land Office on the tons of White Pine Timber annually, at the rate of Two Shillings per ton, and in the following instalments, viz. the sum of on the 24th day of June, the further sum of on the 24th day of December in the same year, and the residue, being on the 24th day of June in the following year, at which time and place he is required to exhibit an attested account, showing the total quantity of Timber and Lumber removed from the within described Berth during the preceding twelve months, and if he shall have removed a greater quantity than tons of White Pine Timber, he will then and there pay duty on such excess at the rate of 2s 6d per ton, for Red Pine Timber; 2s per ton, for White Pine; 4s per thousand feet, for Mill Lumber; and 10 per cent on the current value of all other descriptions of Lumber in the market.
2. He is required to mark on each stick its number and contents, and to keep a register of the same in the County, which register must be produced when required by any Seizing Officer, duly qualified; and he must also mark each stick as follows: such mark to be distinctly placed within triangles on three sides of the stick, near both ends, and all private marks must be placed near the centre of the stick.
3. He will be allowed to resign this Licence at the expiration of any one year, by giving three months previous notice and producing a certificate that the timber is exhausted.
4. He must in all cases give Bonds, with one or two Sureties to the King, for the payment of the duty and the faithful performance of all the conditions of the Licence.
5. He will be required to state on the 1st day of May, the quantity he intends cutting in that year, and pay duty accordingly; but he will be allowed to correct the quantity applied for within the year, and pay up the balance of tonnage, but in no case is the Timber to be cut before applying and paying instalments for the same.
6. As much good wood will result from a uniformity of Silyreting the Berths, Petitioners sheweth, as much as possible, describe the Tracts they wish to occupy by lines running north and south—east and west.

KNOW ALL MEN by these Presents, that We are held and firmly bound unto our Sovereign Lord King William the Fourth, by the Grace of God of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, &c. in the penal sum of of Lawful Money of the Province of New Brunswick, to be paid to the said Lord the King, his Heirs and Successors, for which payment well and truly to be made and done. We bind ourselves jointly and severally, our and each of our Heirs Executors and administrators, firmly, by these Presents, sealed with our Seals, dated this day of in the year of our Lord one thousand eight hundred and thirty
Whereas the above bounden has obtained permission to cut Timber for the period of Five Years on a certain Tract of Crown Land situate in the parish of in the County of and Province of New Brunswick, and particularly described in the Licence to him given, numbered and bearing date herewith, issued in his favour from out of the Office of the Commissioner of Crown Lands for the said Province, a copy of which is hereto annexed, to which Licence is also added, certain Rules and Regulations, specifying the terms on which the same is granted, and also the sum of Money to be paid by the said to be cut Timber and Lumber as shall be cut on the said Tract of Land during the period of time for which the said Licence is granted, at the terms and in the manner in the said Licence and Regulations specified, and also directing certain acts to be done by the said as by reference to the said Licence and the

SAINT ANDREWS MAIL

Departs for	
St. John,	Monday, and Friday at 3 p. m.
Saint Stephen,	Wednesday and Friday at 10 a. m.
United States	Mon. Wed. Frid. at 10 a. m.
Arrives from	
St. John,	Tuesday, and Saturday at 3 p. m.
St. Stephen	Thursday and Saturday at 4 p. m.
United States	Mon. Wed. Frid. at 2 p. m.
GEO. FRED. CAMPBELL P. M.	

Rules and Regulations added thereto, or the said copy thereof hereto annexed, will more fully appear.

Now the condition of the above obligation is such, that if the above bounden do and shall well and truly pay into the Office of the Commissioner of Crown Lands of the Province of New Brunswick, the several and respective sum and sums of money, in and by the said Licence and the Rules and Regulations added thereto, made due and payable at the several and respective times and in the manner therein expressed, and also shall well and faithfully do and perform all and every thing and things which, according to the true intent and meaning of the said Licence and Rules and Regulations, are required to be done and performed by him, the said, and in all things conform to and fulfil the terms and requisitions in the said Licence and Rules and Regulations expressed on the part of the said to be observed.—Then the above obligation to be void and of no effect, otherwise to be and remain in full force and effect.
Signed, Sealed, &c.
Petitions will be received, under the above system, on the 6th April next: but no answers will be returned until the 1st day of May following.

AGRICULTURE.

ON SMUTTY WHEAT.

Much having been said respecting smutty wheat, I offer an account of my own experience on this subject during nearly half a century.
In 1787, I hired some land in Hallowell for the purpose of trying experiments. Having noticed the assertion, that where a smutty head appeared, all the heads from the roots, or seed which produced it would be smutty, I concluded that the cause might be in the seed. Hence I put into water as much common salt as the water would dissolve, and gradually poured into two quarts of smutty wheat skimming off the light seed. The brine was then weakened till the vegetating portion of the wheat should suffer, and after ten hours the brine was poured off, and the seed allowed to drain on a floor. Lime was then mixed with the seed which was then sown in a place prepared for it. Adjoining this steeped seed two quarts of the same smutty wheat was sown. In the result the steeped wheat had no smutty ears, the unsteeped very smutty.
By this experiment I was confirmed in the opinion that the cause of smut in the last was the imperfection in the seed, and one of two causes might have occasioned the smut.
1. That the seed that produced the smutty wheat had not received the farina of the male of the plant, and was in consequence imperfect, or
2. That the farina, or male part of the smutty wheat had passed to the germ of the female part of the seed, and that the smut thus passed from one seed to another.
Not having a perfect recollection of the examination I made in 1787 I will not affirm that all the ears were smutty that grew from the same root; but I state the observation as far as I have carried it, and confirm it by the following fact.
Some wheat was purchased that grew in Dexter, and was divided between myself and another person: the latter not having steeped his seed, had a smutty crop, while mine, which was steeped, proved free from smut.
Some persons think lime indispensable in preparing the seed for sowing, but I have had the same success in the use of Plaster of Paris, or wood ashes. Success has followed the use of lime, spread on the land free from lime stone, at the time the seed is sown; the quantity to be used about one and a half casks to the acre. The famous Arthur Young had no compassion for a man who would not use a proper steeping of some kind for his seed wheat. That proper steeping in the experience of half a century, is some guide to a judicious farmer, who knows besides that smutty wheat sells for a reduced price in the market, and it is used at home that it makes inferior bread.

I shall close with a few remarks on the two causes of smutty wheat, with the hope that other persons, will be disposed to pursue the subject, and give the result through the Maine Farmer.
I am rather inclined to view the first mentioned cause in preference to the second; and particularly if all the heads are found to be smutty from the same root or seed, I think that it clearly follows that the defect must be in the seed rather than in the farina of the smutty head.

As regards the second cause. The farina of the male of the smutty wheat may impregnate the germ of the female part of another seed, but this may be partial and not effect all the ears from the same stock or root, and if it does not it may fairly be inferred that the smut is caused by an imperfection in the seed sown rather than by the farina of an imperfect or smutty ear, passing to the female part of another ear.
It is a fact that if the male blossoms of a vine, such as melon or cucumber is plucked off, before it opens, the fruit on the same plant will come to perfection and have seed, but that seed will not produce fruit. It was this fact that in some measure led me to the conclusion that the cause was the imperfection in the seed.—Maine Farmer.

SHERIFF'S LEGAL NOTICES.

On Tuesday the 22d day of September next, will be sold at Public Auction, at the Court House in Saint Andrews, between the hours of 12 A. M. and 4 P. M.

All the Right, Title, Interest, Claim, and Demand, of John Linton, in and to the following Lands, Tenements, &c. situate in the Parish of St. George, viz. — One lot purchased by the said John Linton, from James Ash, bounded south by a tract of Land owned by the Widow and Heirs of the late Aaron Linton, thence West 220 chains, thence North 10 chains, or until it strikes the South West corner of the remainder of James Ash's Lot, thence East along the South line of said lot 220 chains, or until it strikes the West Bank, of the river Magaguadavic, and thence along the said Bank down stream to the place of beginning containing 220 acres, with the appurtenances.

Another Lot 50 feet square on the West Bank of said river at the 2d Falls, with a two story House thereon purchased by John Linton and Edward Reynolds, from Daniel Hall.

A farm Lot bounded on the North by lands owned by the estate of the late Aaron Linton, West by the rear line of Digdigash Lots, South by lands belonging to Benjamin Condie, and on the East by the Public road from the 1st to the 2d Falls, with a front of twenty rods on the same, 110 acres with the appurtenances.

A lot at the Upper Mills beginning at David Stuart's south corner on the road, thence running South 60 feet, thence in a westerly direction 70 feet, thence in a Northerly direction 6 rods more or less, thence in an Easterly direction 80 rods to first mentioned Bounds — with a new Dwelling House, Barn, and other improvements.

The right by Heirship, purchased &c. to the lands formerly owned by the late Aaron Linton, viz. The Lot on which the said Aaron Linton resided, commonly called the Homestead, bounded on the North by lands owned by Colonel Hugh McKay, on the south by lands owned by Benjamin Condie, containing 200 acres more or less, with an excellent Saw Mill, Dwelling House, Barns, and very extensive improvements.

Also, his Rights and Interest, to and in a Lot 350 acres, bounded on the North by lands owned by the late James Ash and on the South by lands owned by Daniel Lee. The before described lands are all on the Western Bank of the River Magaguadavic, and the main Road passeth through them.

Also a Meadow lot on the Eastern side of said river about five miles above the Upper Mills, bounded on the South by lands granted to Joseph M'Loughlin, the said property having been taken in Execution issued out of the Supreme Court to satisfy John Wilson in a debt of £305 and upwards; Elias Foster in a debt of £410 11, and Edward and Joseph Wilson in a debt of £119 19 10 and Abram J. Wetmore in a debt of £113 8, with interest on the several sums, besides expenses.

COLIN CAMPBELL, Sheriff of Charlotte, Saint Andrews, 6th March, 1835.

All persons interested in the three following Lots of Land, situate in the Parish of Pennfield in the County of Charlotte, and comprised within the grant from the Crown, to Even Thomas and associates; to wit, Lot No. thirty seven containing two hundred acres, granted to George Fries, Lot Number forty three, granted to Amos Strickland, containing two hundred acres; and Lot No. forty four granted to Robert Woodward containing two hundred acres, are hereby notified that by virtue of a commission issued out of the Court of Chancery, to me directed, I am commanded to enquire by the Oath of good and lawful Men of the said County, whether the conditions of settlement and cultivation have been complied with by the said several named parties, their heirs or assigns; and that the same inquest will be duly made before me, according to the exigency of the said writ, at Ruggles's Hotel in the Parish of St. George and said County of Charlotte, on Wednesday the 25th day of March inst, at Eleven o'clock in the forenoon of the same day.

Given under my hand and seal of Office this sixth day of March A. D. 1835.

COLIN CAMPBELL, Sheriff of Charlotte, (L. S.) St. Andrews, March 6 1835.

All persons interested in the two Lots of Land situate lying and being in the Parish of St. George in the County of Charlotte, granted to Francis Wilkinsou and containing together one hundred acres, and also two Lots of Land in the same Parish, granted to Wm. Ryan, also containing together one hundred acres, the said lands, being comprised in the tract granted to Captain Philip Bailey and others, are hereby notified that by virtue of a Commission issued out of the Court of Chancery, to me directed, I am commanded to enquire by the Oath of good and lawful men of the said County whether the conditions of Settlement and cultivation have been complied with by the said several named grantees or their heirs or assigns, and that the same inquest will be duly made before me according to the exigency of the said writ at Ruggles's Hotel in the Parish of St. George in the County of Charlotte on Wednesday the 25th day of March inst, at Three o'clock in the afternoon of the same day.

Given under my hand and Seal of office this sixth day of March A. D. 1835.

COLIN CAMPBELL, Sheriff of Charlotte, (L. S.) St. Andrews, March 6, 1835.

SHERIFF'S SALES.

On Saturday the twelfth day of September next at the Court House in Saint Andrews between the hours of noon and four o'clock will be sold by Public Auction

All the Right, Title, Interest, Claim, and Demand of John Nisbet, of, in and to, a certain Lot of Land situate in the Parish of St. James, and known as Lot No. 44, in the escheated Grant to Peter Christie and others; and lately granted to Jno. Grimmer, containing 108 acres more or less, the same having been taken in Execution issued out of the Supreme Court of this Province, to satisfy John Grimmer in a debt of £399 11 3-4, against said John Nisbet.

COLIN CAMPBELL, Sheriff of Charlotte, Sheriff's Office, Feb. 26, 1835.

On Saturday the 18th day of July next, at the Court House in St. Andrews, between the hours of noon and four o'clock, will be sold by Public Auction

All the Right, Title, Interest, Claim, and Demand, of AMEN FARKOW, of, in and to a certain Lot of Land in the Parish of Saint James, adjoining Moor's Mills — with the House and improvements thereon — now in possession of and granted to the said Farkow: the same having been taken on an Execution issued out of the Supreme Court of this Province to satisfy Wm. Garnett and Geo. P. M'Master, in a debt of £24 17 4 and upwards

COLIN CAMPBELL, Sheriff of Charlotte, St. Stephen, 8th January, 1835.

To be sold by Public Auction at the Court House in Saint Andrews, on Saturday, the second day of May next, between the hours of 12 and 4 o'clock

All the Right, Title, Interest, Claim, and Demand of Seven Wallace, of, in and to the following tracts of Land, viz. Three farm Lots situated, lying and being on the left bank of the river Magaguadavic in the parish of Saint George, and more particularly described and known as Lots numbered fifty five, fifty six, and fifty seven, which were originally granted to Donald M'Dougald

Also, a certain tract or parcel of land, situate lying and being in the parish of Saint George, above the first falls on the Eastern side of the Magaguadavic river, more particularly described as beginning at a Lot of land owned and occupied by Peter Dewar, thence running south along the Eastern bank of said river, fourteen rods to a Lot of land, deceased by C. Scott to Samuel Wallace, thence running East one hundred and ten chains, thence north fourteen rods, to the Lot first mentioned, thence west, along the same, to the first mentioned boundary, and thence north, to the said Samuel Wallace

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COLIN CAMPBELL, Sheriff of Charlotte, Sheriff's Office, 22d October, 1834.

CORONER'S SALE.

On Friday the 24th day of July next will be sold at Public Auction at Mr. G. Ruggles's Hotel in Saint George, between the hours of 12 and 4 P. M.

All the right, title, interest, claim, or demand of JAMES W. LINTON in and to the Lot of Land on which Aaron Linton, (deceased) lately resided; commonly called the "Homestead." — Bounded on the North by Land owned by Colonel Hugh McKay; on the South, by land owned by the late John Linton, containing 200 ACRES, more or less, with a Saw Mill, Dwelling House, Barns, and other improvements, together with his interest, share, and title of, in, and to a lot bounded on the North by land owned by the Heirs of the late James Ash; and on the South by land owned by Daniel Lee, being 350 ACRES, more or less. The above lots of Land are on the western Bank of the River Magaguadavic, and between the first and second falls.

ALSO, All right, title, and interest, in, and to a lot of land on the Eastern side of said River, about five miles above the second Falls, known as "Linton's Meadow Lot." The said Property having been taken on an Execution, issued out of the Supreme Court to satisfy James Douglas in the sum of £108 11s, with interest, besides Coroner's fees, and other expenses

DAVID MOWAT, Coroner, Saint Andrews, Jan. 16, 1835.

Apprentice Wanted.

WANTED a Boy, about 12 or 14 years of age, of good moral habits, who has received a tolerable good English education, as an Apprentice to the PRINTING BUSINESS, good references will be required, as to character &c. Enquire at this Office.

16th November, 1834

On Sale.

20 Punchons Superior Jamaica RUM.

Feb. 12, JAMES BOYD.

ALMANACKS.

The New Brunswick ALMANACK, For the Year 1835. Containing the usual variety of matter, — Astronomical Calculations, Provincial Lists, Militia Officers, &c. &c. Is just published, and for sale at the Post Office.

See 1.

GENTLEMEN'S VADE MECUM.

EMBRACING DRAMATIC LITERATURE, SPORTING, THE THEATRE, FASHIONS, AND VARIOUS SUBJECTS OF INTEREST AND AMUSEMENT.

About the first of January, 1835, will be commenced in PARADES PHILA, a new periodical, bearing the above comprehensive title. Its contents will be carefully adapted to the wants of that portion of the public who patronize DRAMATIC LITERATURE, the THEATRE, SPORTING, and the FASHIONS. From the growing wealth and increasing population of the United States, and the near vicinity of the national appetite with whatever promotes the Rational recreations of Life, it is presumed that this Journal, — possessing, as the projector of it will, ample means to diversify its pages, and a determination to render them interesting to the formation of correct taste in all matters relating to its design, cannot fail to meet with a liberal and creditable support from an enlightened community in every quarter of the country.

The difficulty of sketching and drawing, has been so far from being an obstacle, which the projector of this work had to surmount in its inception. Feeling confidently assured, however, that its success is certain, when its character becomes properly known, they have already incurred considerable expense in forming correspondents over the Union; and have also ordered regular supplies of the best selected English penmanship, to be sent to the projector, for the formation of correct taste in all matters relating to its design, cannot fail to meet with a liberal and creditable support from an enlightened community in every quarter of the country.

THE DRAMA. — Will form a material portion of the *Vade Mecum*. It is intended to publish annually every week one entire play and three to be selected with a single eye to their merits alone, a preference, however, will be extended to all cases, for office productions where the stage is a subject of interest, and carefully excluding all invidious comparisons, and recommending by their merits, to be inserted, — besides the Dramatic Sketches, Anecdotes, and Best Motes, of prominent Characters of the present and past ages, and a Catalogue of the most interesting and valuable works in the Drama.

SPORTING. — Under this caption will be enumerated accounts of Shooting Matches, Peletons, Horse Races, and other sports, and a Catalogue of the most interesting and valuable works in the Drama.

GENTLEMEN'S FASHIONS. — A quarterly review will be presented, explanatory of the various experiments and changes costume wears in the fashion, and a ready task for drapers and tailors, to assist them in their customers with the most approved colors and modern style of dress, and a ready task for drapers and tailors, to assist them in their customers with the most approved colors and modern style of dress, and a ready task for drapers and tailors, to assist them in their customers with the most approved colors and modern style of dress.

THEATRE. — Although the purposes of our *Vade Mecum* are confined to the leading topics of the day, we deem it proper to include a few pages, in addition to these, a complete and accurate history of the various experiments and changes costume wears in the fashion, and a ready task for drapers and tailors, to assist them in their customers with the most approved colors and modern style of dress.

COLIN CAMPBELL, Sheriff of Charlotte, Sheriff's Office, 22d October, 1834.

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See 1.

PUBLICATIONS.

LILLY WAIT & Co. BOSTON.

To Parents, Teachers, School Committees, and all who feel an interest in the improvement of Youth.

It is only one year since Parley's Magazine was commenced. During that short period the number of subscribers has increased to 20,000 and the work has required, every where, the most unqualified approbation. It has found its way to thousands of families, and while it has entertained the social circle, its unobtrusive lessons have, we hope, often had a salutary influence on the juvenile mind and heart. It has also found its way to the school room; and many classes of young pupils have been cheered twice a month by the welcome voice of the teacher bidding them to lay aside for a few days, the class book which they have read over and over, perhaps twenty times, and read the pages of Parley's Magazine.

The demand for the work, to be used in schools, is rapidly increasing. Encouraged by such unexampled success, the Publishers resolved to render still more worthy of so liberal a patronage and not to remit their exertions till they see it introduced into families and schools, through the whole length and breadth of the United States. — In this view they have secured the aid of the late Editor of the *Juvenile Rambler*; who has the advantage of many years experience, not only as a writer for the youth, but as a Teacher.

Among the topics which we propose to present in this volume are the following: —

VI. History — Heroes, Kings, nobles, statesmen, poets, philosophers, warriors, and the human frame, &c. —

VI. Biography — Especially of the young. —

VI. Geography — Accounts of places, manners, customs, &c. —

VI. Travels and Voyages, in various parts of the world. —

VI. Descriptions of the Curiosities of Nature and Art, in the United States, and in other countries. —

VI. Lessons on objects around Children in the Nursery, Parlor, Garden, &c. —

VI. Particular duties of the young — to Parents, Teachers, Brothers, sisters, &c. —

VI. Bible Lessons and stories. —

VI. Narratives — such as are well authenticated. —

VI. Original Tales. —

VI. Parables, Fables and Proverbs, where the moral is obvious and excellent. —

VI. Poetry — adapted to the youthful capacity of the mind. —

VI. Intelligence — Embracing accounts of Juvenile Books, inventions, and remarkable Geographical Discoveries. —

Many of these subjects will be illustrated by numerous and beautiful engravings prepared by the best artists, and selected not only with a view to adorn the work, but to improve the taste, cultivate the mind, and raise the affections of the young to appropriate and worthy objects. We would make them better children, better brothers, better sisters, better pupils, better associates, and in the end, better citizens.

May we not ask the co-operation of all who receive this Circular, in the great work of forming the youthful mind and character? Will you not lead us your aid and influence, in endeavoring to introduce the *Juvenile Rambler*, and Parley's Magazine, into the American schools, and parlors, and firesides, the stories and lessons of Parley's Magazine.

Many of these subjects will be illustrated by numerous and beautiful engravings prepared by the best artists, and selected not only with a view to adorn the work, but to improve the taste, cultivate the mind, and raise the affections of the young to appropriate and worthy objects. We would make them better children, better brothers, better sisters, better pupils, better associates, and in the end, better citizens.

Subscriptions for the above received at the Office of the STANDARD.

LADIES BOOK, A Monthly Magazine, containing Tales, original and selected, Moral and Scientific Essays, Poetry, from the best Authors, the Quarterly representation of the Fashions, adopted in Philadelphia colored. Music of the newest styles &c. &c.

Published regularly on the first day of every month at No. 3, Mifflin Buildings, Franklin Place, PHILADELPHIA.

Enriched with a beautiful and extensive variety of engravings, from original and selected designs, both colored and plain, with two engraved title pages, and two distinct indexes, (intended to perfect separate volumes in the year) also, a choice collection of Music, original and selected, arranged for the piano or guitar, with nearly 600 pages large octavo letter press, and only

\$3 PER ANNUM.

Each number of this periodical contains 48 pages of extra royal octavo letter press, printed with clear, new, and beautiful type, arranged after the manner of the London "Le Belle Assemblée," on paper of the finest texture and whitest colour. It is embellished with splendid Engravings on copper and steel, executed by artists of the highest skill, and destined to embrace every variety of subject. Among these are Illustrations of Popular Legends, Romantic Incidents, Attractive Scenery, and portraits of Illustrations. The number commencing each quarter contains a picture of the existing Philadelphia Fashions, designed, engraved and coloured expressly for this work, by competent persons, and is carefully engaged for that purpose. The Embellishments of this character which have appeared in former numbers, are confessedly superior to any which have been furnished in any other similar American publication, and from the arrangements which have been made, there is every reason to believe they will be improved in the coming volume. In addition to the Embellishments just referred to, every number contains several engravings on wood, representing foreign and native scenes, curious and interesting objects, Natural history, Epitaphs, Mineralogy, Cosmology, Humorous incidents, Ornamental Productions, Embroidery, and other needle work, Riding, Dancing &c. besides a new and popular Music, arranged for the Piano or Guitar.

Every six numbers of the work form an elegant volume suitable for binding and with these five, furnished gratuitously a superbly engraved title page and a general index of contents. The Terms of the *Lady's Book* are \$2 in advance. Persons remitting Ten Dollars shall be entitled to four copies of the work. Persons remitting Fifteen Dollars shall be entitled to six copies of the work, and additional copies of the best engravings. Persons procuring Ten Dollars of the work, and forwarding the cash for the same, besides a discount of fifteen per cent, shall be presented with a copy of the third volume of the work superbly bound.

Persons in this quarter who feel desirous to patronize the *Lady's Book*, can share their names enrolled at the STANDARD Office and forwarded to Mr. GODEY.

NOTICE. The Subscriber finding that but little attention has been paid to his former advertisement respecting the settlement of outstanding debts, has now to inform delinquents, that as far as the accounts can be prepared, they will be placed in the hands of his Attorney.

July 24th JAMES BOYD.

RE-PUBLICATION

OF THE LONDON, EDINBURGH, FOREIGN, AND WESTMINSTER

QUARTERLY REVIEW.

Plan of the WORK.

The numbers of each work are published separately, and form an exact reprint of the original copies. They are issued as soon after they are received from Europe, as is consistent with their proper publication.

Price for the whole series, comprising the regular numbers of the London, Edinburgh, Foreign, and Westminster Reviews, 28 per annum.

To those who take less than the whole, the terms will be as follows: —

For three of them \$7 per annum.

For two " 5 "

For one " 3 "

These subscriptions are invariably to be paid within three months of the time of subscribing. From this rule there will be no deviation.

Subscribers at a distance must enclose at least one half of a year's subscription in advance, otherwise a second number will not be sent, the terms being so low as not to justify any hazard in obtaining payment.

The cost of these works when imported is \$30. Of the three at present republished, two of them alone, the London and Edinburgh, cost \$40. The Westminster, not being republished, can only be obtained at the importing price, 28 per annum, of \$2 per number. The Foreign Quarterly is re-published in weekly parts in connection with two other periodicals. When obtained separately, its cost is the same as the Westminster.

TO MAIL SUBSCRIBERS. Mail subscribers will be furnished with the numbers of this publication free of postage, upon the following terms: —

For either of them \$4 per annum.

For two " 6 "

For three " 8 "

For four " 10 "

The publisher is only enabled to do this by saving the expense of agencies, consequently communication must be made with his personal care.

It will be seen by these conditions, that the subscriber who receives all four of the Quarterlies, will obtain them for \$6 exclusive of postage, or \$2 cheaper than he otherwise could, the postage being about \$4 per annum, or 25 cts. on each number that is forwarded upwards of one hundred miles.

Postage will not be paid on any number unless payment is received for at least one year's subscription in advance, according to the terms, as here given.

No letters will be taken from the post office, unless sent free of charge.

LADIES SCHOOL Mrs. DE BERGER begs to inform the inhabitants of Saint John and its vicinity that she intends opening an Establishment for Young Ladies on the first of October. — Those who may favor Mrs. De Berger with their patronage, may rely on the most unremitting attention being paid to merit a copious instruction of the same. — Mrs. De Berger will instruct in the following branches, viz

History, Geography, Chronology, Composition, English Grammar, Writing, Arithmetic, plain and fancy Needlework — French and Drawing, if required.

For terms, apply to Mrs. De B. at Mrs. Hutchinson's Princess street Sep. 27.

Caution. I forbid any person purchasing a Note of Hand given by me in favour of ROBERT GOSWELL for one Pound five Shillings, payable on the first day of May, last, as I have not received any value for the same.

ROBERT ROSS. Saint David, 20th September, 1834.

For Sale, THAT VALUABLE PROPERTY SITUATE in the Parish of Saint James, only nine miles from the Salt Water, known as the

MCKENZIE FARM, Containing Two hundred acres of excellent tillage and wood land, cutting from thirty five to forty tons of hay. On the premises are a neat house and two large barns — one new.

The above will be sold low and on liberal credit. Should this property not be disposed of by the 15th of October next it will then be leased for shares for a term of years. None need apply to a lease without good recommendations.

J. & G. M. PORTER, Milltown, St. Stephen, August 24th 1834.

MILL PRIVILEGE. FOR SALE: That valuable water privilege at the foot of Chamcook Lake, containing 7 acres and a half of Land; also the SAW MILL and DAMS on the second and Limeburner's lakes, — the whole embracing advantages of peculiar importance and magnitude. For particulars inquire at July 17th SAMUEL FRYE.

THE ST. ANDREWS STANDARD. IS PUBLISHED EVERY THURSDAY, AT SAINT ANDREWS, NEW BRUNSWICK, BY GEORGE N. SMITH.

TERMS OF SUBSCRIPTION. 15s. per annum, exclusive of postage, payable half yearly in advance.

TERMS OF ADVERTISING. First insertion of 12 lines and under, Each repetition over 12 lines 3d per line.

First insertion of all over 12 lines 3d per line. Each repetition over 12 lines 1d per line.

Advertising by the year according to special contract. Advertisements sent without the number of insertions being specified in writing, will be published and charged upon until countermanded. And all orders for discontinuing must be in writing.

AGENT S. JOSEPH KEAD, Esq. ADAM D. SHERIFF, Esq. Mr. SEAFORD BAKER, Mr. H. P. PALEY, Esq. Mr. GILBERT RUGLES, Mr. W. CAMPBELL, JAMES BROWN, Esq. Mr. JAMES DUCHASNE, WILSON FLEMING, Esq. ZENITH HALL, Esq. P. B. CURTIS, M'RAMICH, Frederickton, St. John, St. George, St. Stephen, St. David, Oak Hill, Grand Manan, 1834 Nov. 6.

WEEKLY ALN

1835. SUN. M. MAR. 20 5 50 6 10 5 15

27 5 47 6 13 5 40

SAT 24 5 46 6 14

SUN 23 5 44 6 16

MON 30 5 43 6 17

TUE 31 5 42 6 18

WED 1 5 40 6 20

Moon's Phase First Qr. 7th 11h 26 m Last Fall 14th 5h 22 m New

Mean Equation — Watch for NEW SYSTEM

LICENCING. PROPOSED System to be a Licences to cut Timber on continue in force for Five

1. The applicant to file a License to cut Timber on continue in force for Five

2. The sum of One Pound must be paid within the time in the Petition, to be paid in, towards meeting

Survey — the same to be exception of Five shillings not complied with; and the Petition to be extended

the Petition be complied with furnishing assistance, for will be allowed for each expenses of the survey to Crown.

3. In addition to the application, the rates of 4th, on Red Pine; 2s per 100,