

RESU SUPPLY

Flower, Field and Seeds.

received his usual supply ad below, to which the customers and the public as he has heretofore of-ide to supply themselves

SQUASH, early orange, early bush, or scallop. TOMATO, common, love apple. TURNIP, white flat, early white dutch, yellow stone, early garden stone. Egg PLANT, white, purple. LEEK, London, large seotch. LETTUCE, early curled so-let, imperial head, white coss, of loza green coss, NASTURTIUM, orange climbing. PARSLEY, ceyenne, tomato shaped. PUMPKIN, mammoth, finest family. PARSNIP, silver skin, large dutch. PARSLEY, dwarf, double curled. PEAS, early dwarf, early washington, dwarf blue imperial, early lotspur, dwarf marrowfat, do. sugar axtable pods, grassian blue, and other varieties raised under the vendor's own inspection.

Pot Herbs: Herbs grass—Clover. Large white English Tur-nip.

Ruta Baga—Mangel Wurzel. FLOWER SEEDS. One hundred and fifty varieties.

It is well known to be care-ful for cash. 1838.—14mm. wva.

IGNMENT. in the Schooners Emily Wyer, from ITAK.

rich golden Flour, do. Hamburg do. Pollard, uena Rum, uena Ayres Hides, barrels No. 1, inspected andles, sold low for cash or good

JAMES BOYD. March, 1838 13y.

ice. legal demands against Master, late of Saint An-Charlotte, Merchant, de-precate the same duty, at-tract from this date, and all En-Ente are desired to t to

RES ALLANSHAW. Admistrator. 1838. 17d

Fashionable ODS.

fully informs the Public by late Arrivals an-ent of New and dle Goods. e which are—

and, and olive Broad-lake, mince, Canvas and Fad-1 Molekine, Bleached and Regatta, Apron Checks, Joune Janna, blue, white, inos, Linen and Diapers, French Gingham, Thibet, Ladies white and colour-Ladies white and colour-blond, gauze, and black and white, Ladies Bouse and lace, and Muslins; Bob-Edging, new and fancy an assortment of Ready which will be sold at very

settled accounts of over are requested to call, and ately, otherwise they will roper persons for collection. HUGH QUINN. of 12ao p.a.

loval. kful for past favours, beg to inform his Friends and the Mr. Boyd, on the Market res to keep

Lodging ad having paid strict atten-in liquors, flatters himself with great satisfaction. He also assortment of

ceries, CHARLES M'GEE. drows, May 19, 1838—1

ANDARD. individuals who have no to be paid for in advance, t. struck off at the shortest on delivery.

ENTS 3. Connick, Wazag Chamcoos W. Campbell, Salt Water Milltown Oak Hill. Barber, Denn Mills. Moore Esq. Tower Hill. Brown Esq. Oak Bay. Chalmers, Bechoas. John M'Gill, Digdegash. John Rogers, Lower Falls. L. Blake, Upper Falls. In Knight Esq. Knight Mills. rd Fisher Esq. Wda. Conn

Millen Esq. Layton Esq. Sheriff Esq. F. Beverly, Wm. Grant

and

THE ST. ANDREWS STANDARD. PUBLISHED EVERY SATURDAY, At SAINT ANDREWS, NEW BRUNSWICK BY GEO. N. SMITH.

TERMS. 15s. a year, delivered in town or called for. 17s. 6d. do. when forwarded by mail.

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

CAP. II. An act to repeal all the Laws now in Force for regulating, laying out, and repairing Highways and Roads, and for appointing Commissioners and Surveyors of Highways in the several Towns and Parishes in this Province, and to make more effectual Provision for the same.

Passed 17th March 1836. I. Be it enacted by the Lieutenant Governor, Council and Assembly, That an Act made and passed in the first year of the Reign of His Majesty King William the Fourth, intitled an Act to repeal the acts now in force for regulating, laying out, and repairing Highways and Roads, and for appointing Commissioners and Surveyors of Highways in the several Towns and Parishes in this Province, and to make more effectual Provision for the same; also an Act made and passed in the second year of the same Reign, intitled an Act to amend an Act, intitled an Act to repeal all the Laws now in Force for regulating and repairing the Highways and Roads, and for appointing Commissioners and Surveyors of Highways in the several Towns and Parishes in this Province, and to make more effectual Provision for the same; also an Act, intitled an Act to amend the Law relative to Statute Labour, so far as the same relates to the Parish of Fredericton, in the County of York; also an Act passed in the Third Year of the same Reign, intitled an Act to continue and amend the Acts relating to Statute Labour on Roads, so far as the said several Acts are now in Force; be and the same are hereby repealed.

Justices to appoint Commissioners &c. Refusal to act, or Neglect of Duty. II. And be it enacted, That the Commissioners and Surveyors already appointed by virtue of any Act now in force or laying out Highways, Roads and Streets, shall continue in their respective Offices until others shall be appointed and sworn as is hereinafter directed; and that the Justices at their General Sessions, to be held for the several Counties, shall appoint Three fit Persons to be Commissioners to lay out and regulate Highways, Roads and Streets, in the Town or Parish for which they shall be so appointed; and the said Justices at the same Time shall appoint a competent Number of fit Persons to be Surveyors of the said Highways, Roads, Streets and Bridges in each Town or Parish, who are to oversee and repair in the manner hereafter directed, under the direction of the Commissioners, the several Highways, public Roads, Streets and Bridges, within the respective Towns or Parishes for which they shall be appointed; which said Commissioners and Surveyors shall be sworn to the faithful Discharge of their respective Offices for the Year ensuing, before the said Sessions or before any One of the Justices of the Peace for said County; and any Person being so nominated and appointed who shall refuse to accept of such Office to which he shall be so nominated and appointed, or shall neglect to be sworn as aforesaid within fourteen Days next after being duly notified of such Nomination, or, having accepted, shall neglect his Duty, shall forfeit for every Forfeiture or Neglect a Sum not exceeding Five Pounds, to be recovered with Costs of Suit before any One of His Majesty's Justices of the Peace, at the Suit of One of the acting Commissioners or Surveyors of the Parish in which the Delinquent resides; and such Forfeiture, when recovered, shall be applied to the repairing of the Highways in such Parish: provided always, that in Case of the Death or Removal, or other Incapacity of any Person so appointed and sworn, or of the Neglect or Refusal of any Person so appointed and sworn, or of the Neglect or Refusal of any person so appointed to accept of the said Office, it shall be lawful for any Two Justices of the said County, or for the Justices at any General Sessions of the Peace, to appoint another in his stead; and that such person so appointed shall be liable to the same Penalty for refusing to qualify himself within Fourteen Days after being notified of such appointment, or for Neglect or Refusal to do the Duty after being qualified, as is hereinbefore provided for the persons to be first appointed, and so *toties quoties*.

Parishes may be divided into Districts &c. III. And be it enacted, That it shall and may be lawful for the said Sessions, and they are hereby authorized and empowered in all cases where they deem it advisable so to do, to divide the respective Parishes into Districts, not to exceed however the number of Commissioners appointed for each Parish, and to nominate and appoint a Commissioner of the said Parish, with such Number of Surveyors as the said Justices may think necessary, to each District; and in such cases it shall be the particular Duty of the Commissioner and Surveyors of each District to enforce and superintend the performance of the Statute Labour of such District only, and not of the adjoining Districts, and to make return thereof as hereinafter required.

Commissioners to lay out Highways. IV. And be it enacted, That the Commissioners of the major part of them, in the respective Towns or Parishes for which they shall be appointed, are hereby empowered to

lay out such public Highways as they or the major part of them shall think most convenient as well for travellers as for the inhabitants of each town or parish and the next adjacent towns, villages and neighbourhoods. Commissioners may alter Highways unless objected to by one third of the freeholders. V. And be it enacted, That whenever any of the roads and streets already laid out, used and occupied as public Highways, shall in the opinion of the said Commissioners, or a majority of them appear to be inconvenient, and an alteration in width or otherwise shall appear to be necessary, then the said Commissioners or a majority of them shall give notice to the inhabitants of the intended alteration, by posting up such notice in three or more of the most public places in such town or parish, at least one month previous to the time of the alteration so intended to be made; which said notice shall point out the time and place of such intended alteration; and it shall be the duty of the said Commissioners to attend at the time and place specified in such notice, and then and there proceed to make the necessary alteration in width or otherwise, unless such alteration shall then be objected to by the owner or owners of the land over which the road may pass, or by at least one third part of the freeholders or occupiers of land in such town or parish.

Alteration being objected to, a Jury may be summoned, and alteration made if declared necessary by the Jury. VI. And be it enacted, That when any such intended alteration shall be so objected to, then may any five or more freeholders of such town or parish apply to two of His Majesty's Justices of the Peace for a Warrant, which Warrant it shall be the duty of the said Justices to direct to the High Sheriff, his deputy or any Constable within the County, commanding such High Sheriff, Deputy, or Constable, to summon a Jury of twelve disinterested freeholders or occupiers of Land in the said County, who shall be sworn to examine the said road; and if said Jury after such examination shall unanimously declare that the alteration is necessary, then shall the Commissioners forthwith proceed to make the alteration in manner pointed out by the Jury; and in case the said road so altered shall pass through or extend upon any improved lands or shall occasion the removal of any buildings or fences, then and in all such cases the damages shall be ascertained and assessed by such Jury at the time of laying out as aforesaid: provided that in cases where the alterations made occasion a new road to be opened, and the old road or any part thereof, in consequence of such alteration is allowed to be shut up and revert to the owner of the land through which such altered road passes or extends, the Jury in assessing the damages occasioned by such alteration are authorized and empowered to take into consideration the value of the old road or any part thereof thus shut up, in diminution of the damages.

Damages by public roads to be ascertained by a Jury. VII. And be it enacted, That if any public road, hereafter to be laid out by virtue of the fourth section of this Act, shall pass through any improved lands, the damage to the owner or owners of such lands by means of such road shall be ascertained by a Jury to be summoned in the manner mentioned and directed in the sixth section of this Act, on the application of the owner or owners of said land, or if such road shall occasion the removal of any fences or building, then and in such cases the damage to the owner or owners of such land, occasioned by the removal of such fences or buildings, shall also be ascertained by such Jury.

Assessments of Damages to be laid before the Sessions; to be examined, and Order made for Payment. VIII. And be it enacted, That the said Commissioners shall and may in all cases where the Owner or Owners of any Land over which a Road may have been laid out or altered either by the said Commissioners or a Jury, lay before the Justices of the said County, at their General Sessions, the Assessment so made by said Jury: which Assessment the said Justices are hereby authorized and required to examine and allow, and to make Order for the Payment thereof by the Inhabitants of such Parish or Parishes in the said County as they the said Justices shall think ought to bear the same, and in such Proportion upon each Parish as they the said Justices shall think just and reasonable and thereupon shall issue their Warrants to the Assessors of such Parish or Parishes for the assessing and levying the several Sums allowed and ordered as aforesaid; which Sums shall be rated, assessed and collected in such Manner, and under the same Regulations, Restrictions, Penalties and Forfeitures, as County Charges are rated, assessed and collected, and shall be paid into the Hands of the Persons for whom such Damages may have been assessed.

Commissioners to report to Sessions. IX. Provided always, and be it enacted, That if any Road or Highway so to be laid out or altered, shall not in the Opinion of the said Commissioners be necessary or useful for the Parish generally in which the same is situated, but intended merely for the

particular Convenience of a certain Portion, District or Neighbourhood, whether lying wholly in One Parish or between Two or more Parishes, they shall report the same to the said Justices in General Sessions, specifying in such Report the Bounds and Limits of such Portion, District or Neighbourhood, together with the Names of the Persons resident in the same; which said Justices are hereby authorized and required to examine into the Matter, and if they should be of the same Opinion as the Commissioners, then to appoint Two or more Persons within the said District or Neighbourhood to be Assessors, who shall thereupon assess the Damages which may be sustained in laying out such Road upon the said Persons resident in the said district or neighbourhood, in the same Manner as if such District or neighbourhood were a distinct parish; and the like proceedings may be had for laying and recovering the said assessment as are now provided for the collection of other rates for County Charges.

How private Roads shall be laid out. X. And whereas it may be necessary to lay out private Roads within the several counties in this Province: Be it enacted, that upon application to the Commissioners appointed as aforesaid for any town or parish for a private road, the Commissioners shall view the same, and if they are of opinion that such road is necessary, and twelve disinterested freeholders of the county, to be summoned in manner as directed by the sixth section of this Act, under oath shall be of the same opinion, the said Commissioners are hereby empowered to lay out such road: Provided that they shall not lay out such road through any person's land without the consent of the owner or owners thereof, or agreeing with or paying to him or them the value of the land so to be laid out into a such road, with such damages as he or they may sustain by such road; and in case they cannot agree, then the true value shall be set and appraised by the oath of the said freeholders so summoned; and all the expenses and charges attending the said road shall be paid by the person or persons applying for the same: provided always that no such private road shall be laid out more than two rods wide, against the consent of the owner or owners of the lands through which the same is to pass.

Width of highways not to exceed six rods, nor be less than Four Rods. XI. And be it enacted that the width of all highways or public roads hereafter to be laid out shall be left to the discretion of the Commissioners for the time being of the town or parish, where such highways or public roads may be laid out, so that they do not exceed six rods and are not less than Four Rods.

Tees of Jurors and Officer summoning. XII. And be it enacted, that in all cases where a Jury shall be summoned under any of the provisions of this Act, the said Jurors shall be allowed the Sum of Two Shillings and Sixpence each for their services respectively for each time they shall be so summoned; and the Officer who shall summon the same, shall be allowed the sum of Ten Shillings for his services in summoning such Jury and attending them; and the whole of the sum necessary to bear such expenses shall be deposited in the hands of the said Commissioners by the person or persons applying for such Jury, previous to the issuing of the warrant by the Justices for summoning such Jury; and the said Commissioners are hereby required to pay the Officer summoning the said Jury his legal fees for such service; and also on return of their verdict to pay the said Jurors the sum of Two Shillings and Sixpence each as aforesaid; and in all cases where such Jury shall return an affirmative Verdict in any way connected with a public road or Highway, the amount of expenses in this section named shall be included in the assessments provided in the eighth and ninth sections of this Act, and when collected paid over to the person or persons who may have advanced the same.

The altered parts of Roads may be shut up when not settled by the erection of Houses &c. XIII. And be it enacted, That whenever any alteration is made in any Highway or Road in the Province, pursuant to the provisions of this Act, and the part or parts of such road or highway between the points of such alteration are not settled by the erection of dwelling houses thereon, and where the alteration so made shall not cut off any prior-rior from the road so altered, then and in such case it shall and may be lawful to and for the Commissioners of Highways in the Town or Parish where such alteration may be made, to order and direct that the said points between such alteration may be stopped and enclosed by the proprietor or proprietors of the lands between such points of alteration as aforesaid, after which order and direction the said old road shall no longer be considered public: Provided always, that the altered or new part of the road shall, in the opinion of the Commissioners, be made equally as good and as passable for travellers as the old road, before the latter shall be shut up and enclosed as aforesaid.

Unnecessary Roads may be shut up. XIV. And be it enacted, That the Com-

The Standard. NEW-BRUNSWICK.

Volume 5. SAINT ANDREWS, SATURDAY, AUGUST 11, 1838. Number 31.

MONTHLY ALMANAC

1838.	First week	Second week	Third week	Fourth week	Days
Wednesday	1	8	15	22	29
Thursday	2	9	16	23	30
Friday	3	10	17	24	31
Saturday	4	11	18	25	
Sunday	5	12	19	26	
Monday	6	13	20	27	
Tuesday	7	14	21	28	

Usual Measures. Average time of Sun rise this day, 6m. after 6 Do. Sun set ——— 6m. before 6 Moon's First Quarter, on the 24 at 34m. after 6 Do. Full ——— 10th—10m. before 6 Do. Last Quarter ——— 18th—10m. before 6 Do. New ——— 25th—7m. after 18 High Water at Full Moon—5m. after 1

not exceeding two thousand pounds, eleven days; exceeding two thousand pounds and not exceeding five hundred pounds, twelve days; exceeding five hundred pounds and not exceeding three thousand pounds, fourteen days; exceeding three thousand pounds and not exceeding four thousand pounds, sixteen days; exceeding four thousand pounds and not exceeding six thousand pounds, eighteen days; and all exceeding six thousand pounds, twenty days; and all other persons whose yearly Income amounts to One hundred and fifty pounds and does not exceed three hundred pounds, shall work eight days; exceeding three hundred pounds and not exceeding five hundred pounds, twelve days; exceeding five hundred pounds and not exceeding seven hundred pounds, sixteen days; and all other persons whose yearly income shall exceed seven hundred pounds, twenty days; and all other male inhabitants, who do not come within any of the foregoing description of persons; shall work four days; provided always that the said Commissioners or the major part of them, or in cases where the Parish is divided into districts, the district Commissioners, shall and may they are already authorized and empowered, at their or his discretion, to excuse or lessen the number of days' work to be performed by any infirm or indigent person within such Parish or district, certifying however in their respective returns the same or names of such person or persons so excused and the cause thereof: provided also, that no person shall be assessed both for property and income, and that it shall be in the discretion of the Commissioners to assess the inhabitants of their respective parishes, liable to be assessed in these respects, either for property or for income, as to such Commissioners shall seem meet.

List of Inhabitants with the number of day's labour to be made out and published. XVIII. And be it enacted, That the Commissioners or the major part of them in each town or Parish for the time being, shall, by the first day of May in each and every year make out a list of the inhabitants in such town or parish, and assess the number of day's work to be performed by each person under the provisions of this Act, according to the best of their judgment; which list with the number of days so assessed upon each person, shall be advertised by such Commissioners in the most public place in such town or parish; and the said Commissioners shall also furnish with a list of the inhabitants of such district and the number of days' work so to be done by each, and shall within fifteen days direct the said Surveyors at what places the work shall be done, which work shall be done by such inhabitants under the direction of such Surveyors; and it shall further be the duty of the said Commissioners to add to their respective lists the names of such persons as may come into their respective Parishes to reside after the said first day of May, except emigrants as before excepted, and to affix and assess the number of days work to be performed by such persons, unless they produce a certificate of their having performed their respective proportions of labour in some other Town or Parish.

Commissioners may receive money in lieu of labor. XIX. And be it enacted, That if any person in such list named prefer paying money to doing such labour, it shall and may be lawful for such Commissioners, or in cases where the parish is divided into districts, for the district Commissioner, to take and receive from such person the sum of two shillings and six pence for each day's labour required to be done by him, provided the same be paid within the period hereinafter limited for such payment by the twenty second section of this Act; and the monies which may be paid in lieu of such labour, as well as forfeitures which may be received by virtue of this Act, shall be laid out under the direction of such Commissioners, or where the Parish is divided into districts by the Commissioner of the district, on such Highways, roads, streets and bridges between the first day of May and the first day of October in every year: and it shall further be the duty of such Commissioner or Commissioners receiving such sum or sums of money to give 6 days notice, by public advertisement within the district, of the time and place where they respectively intend to expend the same, and to attend at the time and place so appointed in such advertisement, and let out the said Work by public Auction to the lowest bidder.

SAINT STEPHEN Marine Mutual Insurance Association.

THE above Association will effect Insurance on Vessels and Cargoes belonging to, and owned in the County of Charlotte, not exceeding £2000 currency, on any one risk including both Vessel and Cargo.

The affairs of the Association are conducted by the following Board of Directors.

James Frink, Geo. M. Porter, Alexander Grant, George S. Hilly, Robert M. Todd, Esqrs. Robert Lindsay, William Porter.

All applications for Insurance to be made to W. M. T. Esq. Broker. St. Stephen, Jan. 4, 1838.

only be enriched by the inter-

only be eroded by the intercourse: but the asperities which have too long existed between Americans and Englishmen, will be softened down and obliterated.

Navy Island.—A corps of wood cutters is now busily engaged in clearing Navy Island of its timber. This is done, we presume in order to prevent the might arising from the timber, which would be a serious and dangerous occupation by a bold and daring pirate. The island is one of the most beautiful in the river, and would make a delightful farm, being easy of access, of surpassing fertility, and commanding a view not exceeded in grandeur by any other spot on the river. It contains about 500 acres, and could have been purchased of the British Government last year for a mere song; but now, probably, could not be bought at any price.—*Buffalo Com. Ad.*

Practicability of Attaching Steam Power to Trading Vessels.—The American Consul at Liverpool, has expressed his conviction, in a letter to a friend at Baltimore, (an extract of which has already appeared in the paper,) that he could place an engine on board the ship *Sassa*, weighing, together with the boilers, ton eight hundred and thirty, and make the rate of six knots per hour, with paddle wheels of six feet in diameter, and using not so much as six tons of coal each day. The expediency of such an application of steam could be better determined by those disposed to examine the subject, by visiting Liverpool, and viewing the steam engine on board ship, in which Mr. Ogden has proposed to place the machinery.

SINGULAR MARRIAGE.—A widower at Camden, who was not very young, became smitten with a young and beautiful girl, and married her. He was, however, a miser, and was soon a former wife, because she loved, not was a former person, but with the mother of the father's new wife, a widow lady still in the bloom of life. He offered himself, and soon the young man and the widow were united in the bonds of matrimony. The consequence was, that the two connections, a father, daughter, son and a

law of his own son, and a wife not only the daughter-in-law of her own son-in-law, but still more, the mother-in-law of her own mother, and here the daughter-in-law of her own daughter, and the husband of the father is the father-in-law of his mother-in-law, and father-in-law to his own father. Singular confusion may arise, if children should spring from the peculiar marriages.

The dog days have entered and the extreme heats which we suffered in the middle of July, has returned.

"The Dog surrages" as Pope says, and a standard Latin and other poets call them. Among the remains of the old superstition there is an Eclogue of a dog, whose master, celebrating the kindness and constancy of the animal, segregated that dogs could no longer be recovered into the skies, in order that we might have a milder dog-star, a constellation, which instead of scorching the world, should send a perpetual spring here it is. It was doubtless written in dog days:

Quod potuit ipse, fide catula, sepelire, *sepelire*,
Quod potuit, quod non potuit, quod non potuit,
Si coluit, at quondam canibus potuisse, hoc tunc
Incendit, sed veris sita pecunia dabit.

—TRANSLATION—

Woebeast, at thou art fond and faithful hound,
To quene in heaven hadst nether in the ground,
This tomb,—till I call to thee I place;
Yet, were the sky still open to thy race,
No less glad the great star would ding,
To scorch the land, but beam perennial spring.

An act has been passed by Congress, authorising the President of the United States to appoint three persons;—one of them to be a man of experience and practical knowledge in the construction and use of the steam en-

one, and the others to be men of scientific acquirements,—for the purpose of jointly examining and testing any inventions made for detecting the cause and preventing the explosion of boilers, that may be presented to their consideration. They are to report their proceeding to Congress at their next session. \$6000 have been voted by Congress to enable them to carry into effect the objects of the Act.

At the concert which Queen Victoria gave on the 25th at Buckingham Palace, Marshal Soult was invited to one of the seats occupied by the Ministry and the members of the Royal Academy. Between the first and second part of the concert the Duke of Wellington rose up to the Marshal, and taking him affectionately by the hand, begged that he would allow him to do him the honors of London. It was at this concert that all the diplomatic personages met for the first time

since their arrival in London. It is affirmed that Marshal Soult, on meeting the celebrated Lord Hill (one of the most distinguished English Generals, whom the Marshal long and hotly pursued in Portugal without being able to overtake him.) observed, "Je vous recontre enfin, moi qui ai couru si longtemas apres vous."

London Correspondent of the Journal des Debats.

New York, August 1.

Destructive Fire.—A fire broke out this morning, between 3 and 4 o'clock, in a tallow chandlers shop in Perry street, and before it was extinguished, consumed about fifty dwellings and stores, fronting on Perry, Washington, Hammond and West streets, between a number of small wooden buildings, situated in the rear of the above.

The extensive warehouse of James Richardson & Co. is totally destroyed.

Reports yet exist of the death of three persons buried in the ruins, as they are yet missing.

After the fire was extinguished, the body of a man was found in the rear of a house in Hammond street, in a sitting posture without his head, which was so burned as to fail off, and was lying near the deceased's feet. The body was so much burned as to prevent its recognition, but it is supposed that the unfortunate man was named Thomas Kilpatrick, a weaver, who lodged in the house where the body was found.—*Evening Post.*

ASSASSINATION.—Thomas M. Dougherty, one of the Judges of the Court of St. Louis county, Missouri, was murdered on the road between the city of St. Louis and Grandcote on the 14th instaut, by some person unknown.

That distinguished Officer and eminent Christian, Sir PERCIBINE MITCHELL, so well known and respected in these Colonies for his long and meritorious administration of the Governments of Upper Canada and Nova Scotia, and recently holding the important situation of Chief Secretary to the Government of the Colony of New South Wales, has been pleased to accept of the appointment of being the first Officer to be sworn in to the office of the first Commissioner of the proposed New South Wales Land Office.

nobly responded to the call of Christian duty

noly rep-ud to the call of Christian duty by tendering his resignation of this latter appointment, which he felt he could no longer retain with honor to himself as a British soldier, or any shadow of consistency as a soldier of the Cross. When Sir Peregrine took the chief command of the Madras army, there existed an Order of Council *erasing* European officers from taking part in the ill-darous processions and services of the natives. Since his assumption of the command this Order has been *rescinded*, and the gallant officer has accordingly taken a step

to which those unacquainted with the genius of Sir Peregrine, and his strong and paramount obligations, may deem very indiscreet, is a man having a numerous family looking to him for support. Although Sir Peregrine has been sacrificed at the shrine of his country policy in the India Directors, yet his decision more concerns the slaves than others. There is enough of Christian feeling in his nature to assure us that it will not tolerate a shameful course of proceeding. The whole Christian community will unite itself against it, and though the expression of their abhorrence may be delayed for a time, it will at length rush forth with impetuous and overwhelming power. As for the righteous cause of Sir PEREGRINE, we leave it with him who clothes the lilies and feeds the wandering tenants of the air.—*P. E. Herald.*

We have learned with pleasure, and authority that may be relied on, that the Synod of the Presbyterian Church of Nova Scotia at their last meeting, unanimously passed a resolution in favour of a union with the Synod in connection with the Church of Scotland and recommended it to all their members to consider before next meeting, of the measures to be adopted, with a view to its accomplishment. The Union of two bodies so respectable in every point of view, and maintaining the same principles, discipline and forms of worship, would be certainly very desirable, and would no doubt produce much good in this young community, and we sincerely hope that it is movement towards it on the one side, will be met with a corresponding feeling on the other — *Norwegianian*

The Royal Gazette of Nova Scotia of the 1st inst. contains a proclamation by Sir Colin Campbell offering a reward of £100 to the apprehension of William Ormond of Sydney, Cape Breton for the murder of Roderick McLean on the 22th of June last. The following information and description of Ormond's person is published to facilitate his discovery and arrest:—

"He is about 21 years of age—five feet four or five inches high—rather stout made, and of active movements—has very light hair and a few complexion—and was by occupation, a Trueman."

When he tied his head on a blue jacket and blue Trowsers, Neil Skull Cap, strong shoes, and a green shirt and a worn Comber or round a neck, and a white cloth that his Cap had been seen at afterwards exchanged for a black flint, his red shirt for a white one and the comforter for black silk neckcloth.

There is reason to suppose that for some days after the offence was committed, he was secreted at or near the Coal Mines at Sydney, and that he afterwards passed up the Bras d'Or Lake.

Information has been given that he has been in Halifax within a few days past, and a person answering his description was seen on the road to Windsor yesterday afternoon.

*Payment of Debts by Peers and Members.—*Lord Winterton said on the table of the House of Lords, "a bill to prevent the payment of just debts being defeated or delayed by the Privilege of Parliament." The preamble sets forth, "Whereas it is derogatory to the honour and dignity of the Peerage and

of Parliament, that the privilege of freedom from imprisonment, which was given to Peers and Members of Parliament to protect them from being molested by their fellow subjects, or oppressed by the Crown, by arresting and detaining them in custody upon claims for debts should be used to prevent or delay the recovery of debts, the justice of which has been established by the judgment or decree of one of the superior Courts of law or equity."

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The *Miramichi Gleaner* of the 31st ult. adverts to a subject which may not be felt of importance here, because we do not feel the imperious necessity of opening the line of communication it advocates, but we do not decline presenting it to our readers almost every paper in the Province kept gross and silent on our projected road to Quebec :

Among the articles under our Colonial head, we will find the Petition of the Chamber of Commerce of the Province of Quebec, to the

Parliament, that the privilege of freedom from imprisonment, which was given to Peers and Members of Parliament to protect them from being molested by their fellow subjects, or oppressed by the Crown, by arresting and detaining them in custody upon claims for debts should be used to prevent or delay the recovery of debts, the justice of which has been established by the judgment or decree of one of the superior Courts of law or equity."

The *Miramichi Gleaner* of the 51st ult. adverts to a subject which may not be of importance here, because we do not feel the imperative necessity of opening the line of communication it advocates, but we do not decline presenting it to our readers almost every paper in the Province kept profound silence on our projected road to Quebec :

Among the articles under our Colonial head, we find the petition of the Chamber of Commerce at St. John, to His Excellency Sir John Harvey, on the important subject of connecting the waters of the Bay of Fundy with those of the Gulf of Saint Lawrence, by Canal. That great and lasting benefits would result from the completion of such an undertaking, is obvious to every person having the slightest acquaintance with the localities of the country ; and it should the same ever be brought into operation,—which we trust speedily may be the case,—the inhabitants of Northumberland, must pay

This road is the only one that we should assign why this should be opened; but we shall merely state one at present. The people residing on the Canada side of the Bay, are during the winter season, cut off from all direct communication with Quebec; and should their business call them to the capital, which is frequently the case, they are obliged to pass through a large portion of this Province, which occupies much time, and is attended with considerable expense. This is a hardship, which had justice been meted out to them by the demagogues who were too long allowed to hold the purse string of the Province, would have been removed long since. This evil has at length been removed, and we feel persuaded that the Government, in its representative, the enlightened Nobleman at the head of the Government in the Colonies, it would meet with that attention which the importance of the undertaking demands,

WE understand that some difficulties have occurred in arranging the place of trial, in the affair of the Nautical challenge.

THE FIRST BORN OF HALIFAX.—We have just seen the first male that was born at Halifax after its settlement in the year 1749: his name is CORNWALLIS MORGAN, and he now resides at Petite Riviere in this county. He was born on Christmas day of the year above mentioned, and consequently will enter upon his 90th year if spared until Christmas next, of which there is every probability. His eyes are not dim, nor his natural force too much abated to prevent his conversing with animation, and showing a memory yet but little impaired. He was the son of the Rev. Mr. Morgan, who came out with Governor Cornwallis, and was the first arguement that appeared in Kingston. He is generally the

Fredericton, Aug. 8.

The last St. John Observer contains some Remarks, with reference to the Boundary question, written by a person who is not only well acquainted with the subject, but who evidently has an opportunity of referring to authorities, that are within reach of but few individuals. They are to be continued in that paper, and are worthy of an attentive perusal.

It is much to be regretted, that the merits of the question, are not more generally disseminated in Maine, whose inhabitants have never heard but one side of the story; and most of whom, have been educated in the conviction, that the territory in dispute, of right forms part of the United States of America. The principal object of the writers of that country, seems to be to perplex and render intricate a question that is perfectly simple; and instead of commencing their north-

Col. Bouchette in his topographical description of Lower Canada, also alludes to two distinct ridges. He says "The main ridge continuing its north easterly direction, is intersected by an imaginary line, prolonged in a course astronomically due north from the head of the River St. Croix, and which ridge is supposed to be the boundary between Low-

Here is a simple solution of the
 difficulty, and it is only because the
 writers perplex themselves with
 the Canada boundary, up to which
 north of Mara Hill; that the Q
 not been long since amicably
 Settled.

THE STAND

SAINT ANDREWS, SATURDAY AUG

Charlotte County

HARRIS HATCH, Esq. Presi
 Director next week. G. Gilch
 DISCOUNT DAY, THUR
 Hours of business, from 10

LONDON.....
LIVERPOOL.....
EDINBURGH.....
PARIS.....
TORONTO.....
MONTREAL.....
QUEBEC.....
HALIFAX.....
NEW YORK.....

Although, since the arrival of Royal William, there have been New York of the regular packets within the time usually occupied by their trips, yet the European by the latter have all been of superior celerity of steam navigation consecutive to that which

public not to allow
as several people in town to-day
the purchase of small articles.

DIED.

On the evening of the 31st July,
the infant daughter of Alexander
Collector of H. Customs, St. A.
At St. George, on Saturday last,
an advanced age, Mrs. STUART SE-
day before appeared in perfect health
suddenly attacked by apoplexy.
one of the topicals who emigrate
I Connecticut at the age of thirtee
father and has ever since remained
true to his fealty. He has been a
an unwavering fidelity to honest, v-
gious principles; has reared a larg-
respectable family; who, with a be-
nominous circle of grand children,
the least of their paternal pro-
mately gathered to his fathers, i
honours, of blessed hopes, and joy
ry - Communicated.

At St. John on Tuesday, evening,
17, youngest son of John M. Wain
years.

On Monday morning, after a ling

Schr. Edw Preble remains on Rock; but endeavors are still making her.—She had on board a large amount of specie, which with her guns are still on board, as she was minutes after striking.—16.

in Poor Condition
Best copy available

Original issues in Poor Condition
Best copy available

YANKEE FARMER.

AND NEWS LETTER.
S. W. COLE, Editor. C. P. BOSSON, Publisher.
Office, No. 34, North Market street, Boston.

The YANKEE FARMER and NEWS LETTER is a weekly publication of eight pages, devoted to Agriculture and Miscellaneous Intelligence, on a large quarto sheet, priced \$2 per annum, payable in advance. It is the largest and cheapest Agricultural publication in New England. A volume containing 416 pages, quarto, to which is added a title page and copious index: bound in a book form, it will always be worth the subscription price.

The Farmer will contain Essays, original and selected, on all Agricultural subjects, furnishing instruction for the best mode of practice in all the departments of husbandry, a choice selection of miscellaneous reading, and a summary of news. In furnishing the Agricultural part of the paper the editor will be assisted by several able correspondents from various parts of the country.

The second half volume of the Yankee Farmer will commence the first of July next, when will be a favourable opportunity to subscribe. The publisher has such confidence in the utility of the paper that he proposes to receive subscribers conditionally, that if they are not satisfied they may stop in the course of two months, without PAY.

Subscriptions may be sent by mail. Postmasters are requested to act as agents in procuring subscribers. Ten dollars will be received as payment for six copies.

CHARLES P. BOSSON.
24 North Market street, Boston.

Jan 30]

Information Wanted.

ANDREW POWER, Tailor by trade; a native of the city of Waterford, Ireland; who left the above place in the year 1834 for Newfoundland and who has been in the service of the late Mr. Edward Power, and is supposed to have gone to Quebec. Any information respecting him will be thankfully received by his brother Michael Power, Sheffield, River, St. John N. B.

Fredericton, April 28, 1838.

NOTICE.

THE Subscriber is constrained to take this mode of informing all those indebted to him by note, book account, or otherwise, many of which are of several years standing that he now calls on them for payment; and that all claims which may remain unsettled on the 6th day of August next will without exception be put into an Attorney's hands for collection.

JAMES McCARTY.
St. Andrews, June 23, 1838. 14a.

SHERIFF'S SALES.

To be sold by Public Auction at the Court House in St. Andrews, on Monday the 25th day of August next, between the hours of 12 and 4 o'clock.

ALL the Right, Title, Interest, Claim and Demand of JAMES BARBER BROWN in and to the following Tracts and parcels of land, situate on the old Road leading from St. Andrews to Fredericton, near the Pischach River, and True's farm, viz. Nos. 3, 4, 5 and 18, on the South-Eastern side of the road, containing 100 acres each; 400 acres in the Grant to William Hetherington, and Nos. 13 and 8 on the Northwestern side of the road containing 100 acres each; the whole well wooded and valuable land, the same having been taken by virtue of an Execution issued out of the Supreme Court, to satisfy William Douglas in a Debt of \$255 16 6, and John Kerr in a debt of \$710 6 with Costs.

COLIN CAMPBELL,
Sheriff of Charlotte.

St. Andrews, Feb. 15, 1838.

N. B.—A Plan of the lands may be seen at any time at the Sheriff's Office.

TO be sold by public Auction at the Court House in St. Andrews on Tuesday the 24th July next between the hours of noon and 4 o'clock P. M.

ALL the Right, Title, Interest, Claim and Demand of HENRY SIMPSON in and to that farm Lot of Land situate on the South-east side of the old road from St. Andrews to Fredericton, at about two and a half miles from the late Mr. S. Connelley, together with the store House and other Buildings thereon, the said Lot containing 100 acres more or less, the same having been taken in Execution issued out of the Supreme Court of this Province to satisfy Wm. Simpson in a debt of \$22 12 4 at the suit of Henry Simpson, together with costs, Sheriff's fees &c.

COLIN CAMPBELL,
Sheriff of Charlotte.

St. Andrews, 19th Jan. 1838.

TO be sold at Public Auction on Wednesday the 5th day of June next between the hours of noon and 4 o'clock at the public Landing in St. Stephen the Right, Title, Interest, Claim and Demand of John Paine of and to all that certain two story House with the piece of Land attached thereto at the Union Mills in St. Stephen lately built by the said Paine—the same having been taken on an Execution issued out of the Supreme Court to satisfy James Ruggles in a debt of \$11 10s 6d and fees against said John Paine.

COLIN CAMPBELL,
Sheriff of Charlotte.

St. Stephen, Nov. 15 1837.

SHERIFF'S SALE.

POSTPONED.

THE Sale of the above Property is postponed till Wednesday the 11th day of July next, when it will take place at the hour and place above mentioned.

COLIN CAMPBELL,
Sheriff of Charlotte.

St. Andrews, June 6, 1838 23d.

TO LET.

THE HOUSE, Garden and Lots formerly owned by the late Mr. Dunn, and lately occupied by the Rev. Dr. Allen, possession given immediately.

ALSO.

That well known Black and Red Point occupied by Mr. D. D. Morrison, less than one mile from the town, containing one hundred and sixty five acres, two thirds of which is wooded, having on it two dwelling Houses and three Barns—may be occupied by two or one Tenant, with wide stretch of applicants. Possession given on the first of December next. Apply to

Rev. JOHN DUNN.

St. Andrews, July 2, 1838—20th.

To be sold by public Auction at the Court House in St. Andrews on Monday the 25th day of June next between the hours of 12 and 4 o'clock.

ALL the Right, Title, Interest, Claim and Demand of DUNCAN McFARLANE Junior in and to that well known Farm Lot of 200 Acres situated on the Eastern side of the Digdigash river, and commonly called the Homestead and now occupied by Duncan McFarlane Senior, being about three miles above the Mills of Messrs. Alanshaw and McMaster and within the grant to Archibald Williams and others bounded westerly by the Eastern Bank of the Digdigash river, together with all the Buildings and Improvements thereon, the same having been taken on an Execution issued out of the Supreme Court of this Province to satisfy Lachlan Cameron, in a Debt of \$438 11s. with Interest, Sheriff's fees &c.—The Title of the defendant to the above valuable property is undisputed.

COLIN CAMPBELL,
Sheriff of Charlotte.

St. Andrews, 8th Dec. 1837.

CAUTION.

WHEREAS it hath come to my knowledge that Mr. James Macdonald of Saint David has asserted that he holds a note, or notes of hand signed by me in his favour; and whereas if there be any such in existence, they have been given without consideration or value received, I hereby forbid any person from purchasing or negotiating the same, as I am determined to resist payment.

ROBERT TOWERS.

Tower Hill, St. David, 25th May, 1838.—21th.

ST. ANDREWS and ST. JOHN MAIL STAGE.

RUNS both ways, three times each week, leaving St. Andrews on Monday, Wednesday, and Friday mornings at 6 o'clock, and Carleton on Tuesday, Thursday, and Saturday mornings at 7 o'clock, and go through in one day.—Fare each way twenty five Shillings.

WAY FARES.

From St. Andrews to Marguadavie, 7s. 6d.

From Marguadavie to New River, 6 s

From New River to Marguadavie, 6 s

From Marguadavie to Carleton, 6 s

Stage Books will be kept in St. Andrews at Mr. McLEAY'S, and in St. John at the Hotel.

Carleton and experienced drivers have been engaged, and first rate Carriages, provided. Every attention will be paid to the comfort and convenience of passengers.

This line connects with the United States Mail line at Robinstown, from which a Stage starts every morning at 9 o'clock for the Westward. Travellers taking this route will meet with no impediment or delay in getting to any part of the United States.

L. L. COPELAND,
Agent for the Proprietors.

St. Andrews, Dec. 16, 1837. 45an

HARTFORD FIRE INSURANCE COMPANY.

Connecticut, United States.

Incorporated in 1810—with a Capital of \$150,000.

THIS long established Institution has for more than twenty-six years transacted its extensive business on the most just and liberal principles, paying its losses with honorable promptness. During the past year have settled all their losses, without compelling the insured, in any instance, to resort to a Court of Justice. The present Board of Directors pledge themselves in this particular, fully to maintain the high reputation of the Company.—It insures on the most favourable terms every description of property against loss on DAMAGE by FIRE, but takes no marine risks.

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

PRESIDENT BOARD OF DIRECTORS.

Samuel W. Williams, F. J. Huntington, S. H. Huntington, Elisha Colt, H. Huntington, J. R. Ward, Albert Day.

ELPHINSTONE TERRY, President.

James G. Bales, Secretary.

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

THOMAS SIME.

St. Andrews, Nov. 1, 1837.

WANTED TO CHARTER.

A Vessel from three to four Hundred Tons for Europe and back.—Apply to

GEORGE WATSON.

St. George, May 26, 1838. 20-1.

PROPERTY FOR SALE.

THE Subscriber intending to leave the Province in the Spring, offers for sale that substantial built STONE HOUSE, and WHARF, occupied by him at present, also the Lot adjoining.—For terms and other particulars please apply to

GEORGE WATSON.

St. Andrews, Feb. 15, 1838. 7th.

TO LET.

And possession given on the 1st of May.

THE house now in the occupation of David Polley, in Queen Street. Apply to

JAMES BOYD.

St. Andrews, April 14, 1838.

FLOUR & TEA.

Just received per "Primrose" from St. John.

—ON COMMISSION—

25 Bbls. Hamburg fine Flour,

—ALSO—

5 double Chests Pulver Tea.

21st April, 1838.

JAMES BOYD.

Jamaica Rum.

JUST RECEIVED.

Per Schooners William Walker and Pallas from Saint John—on consignment.

10 puncheons superior Refined Jamaica Rum.

J. W. STREET.

May 18, 1838.

On Consignment.

40 casks, very superior London mild ALE.

JAMES BOYD

May 18 1838, 20th.

FLLOUR, PORTER, & BRAND.

Ex Schooner Irene and Smoot from Halifax, new landing, and for sale.

100 BLS. superfine FLOUR,

15 Bbls. very superior Porter.

6 schr. Hazak's, Cuvell master, from Halifax 200 bags Bran, 40 casks bottled Ale;

100 Bbls. superior New England Herring.

St. Andrews, 5th May, 1838.

JAMES BOYD.

For Sale.

The cargo of the Schooner Caroline, Consignment—highly expected, consisting of

SUPERFINE FLOUR, and MIDDINGS FLOUR.

50 Bbls. and 1000 lbs. will be sold by Auction on arrival, for want of store room.

JAMES BOYD.

May 5, 1838.

PUBLIC NOTICE.

WHEREAS it is necessary for the protection of my property and for just cause to caution all persons to whom these presents may come, I do hereby forbid all persons from trusting or harbouring Martha Ann my wife from this date, as after this notice I shall not pay any debts contracted by her on any account whatever.

EDWARD WRIGHT.

St. Andrews, April 25, 1838. 17th.

Notice.

All Persons are hereby forbid trespassing in any way upon the premises of the Subscribing, extending from the back at Cherry's Cove to the Commons on the shores of the St. John. James Curran is authorized to present any trespassers and bring offenders to justice.

JOHN DUNN.

St. Andrews, May 9, 1838. 19th.

FOR SALE OR TO LET.

THE HOUSE and PREMISES, including about One Acre of LAND in the central part of the Village of SAINT ANDREWS, now occupied by the Subscribing, Terms of sale made easy. Apply to

G. S. HILL.

St. Stephen, May 23, 1838.—21th.

This Day is Published,

and by D. M. Nelson, and the other Booksellers,

REPORT

OF THE Proceedings of the Presbytery of St. John, at its Pre-synodal Meeting of that body, held in St. Stephen's Church, 11th April, 1838, containing in addition to the several other speeches delivered on that occasion, a full account of the DEFENCE

REV. WILLIAM ANDREW.

in answer to a Libel brought against him by his brethren of the Presbytery, at the instance of the TRUSTEES of ST. STEPHEN'S CHURCH.

St. John, 29th May, 1838. 21th.

R. DUFF.

King Street, St. John,

May 10, 1838.

Just received per Hiram from London, the subscribers usual Extensive Supply of LONDON GOODS.

Black, Green, Blue, and Red Cloths; Grapes, Handkerchiefs, and Lace Gloves; silk, mullin, muslin and cotton HOSIERY; silk Umbrellas and Parasols; India rubber, silk and cotton Braes; new styles VESTINGS and TROUSERS; best quality black silk and ducape Cravats; new styles silk and satin STOCKS; silk pocket Handkerchiefs; CARPETS, Hearth Rugs; Linen damask Carpet and Hair Covers; best 4d Irish Shining Linens, Lawes, French Cambricks, damask Doilies and Table Napkins, Fringes, Orres Laces, Bell Fells, &c. &c.

Also—per Caravan from Liverpool:

230 Pieces Corros GOODS, consisting of—Prints, printed Muslins, Furtime Prints, Regatta Shirts, apron Checks, Scotch Homespuns; plain and fancy French Ginghams, white and grey Sarings and Shetlings, voiled Jacquards, Black and fancy Sleeve Linings, new styles fancy Summer Trouser suits, Molestins, Cantoners, Fattens, white and colored Counterpanes and Quilts, &c.

230 Pieces WOOLLEN, consisting of—very fine Black, blue, and fancy colors Broad Cloths, Cassimeres, Cassinets, Satinets, new styles fancy Cassimeres, Faddings, fancy Druggates for Floor Cloths, fine Welsh Flannels, common do.; Shirtings, Merinos, Lastering, black and fancy water d. Muslins, point and rose Blankets, Green Dicks, Carpet Binding, &c. &c.

For sale at the subscriber's usual low prices, for Cash only.

19 D. DUFF.

FLOUR &c. &c.

—On Hand—

NEW YORK SUPERFINE FLOUR in barrels and half barrels.

Barrels Pilot and Navy Brand,

Canada fine Flour, Firkins first quality Cumberland Butter; Boxes London Moulds, Spermaceti, Russian and Dip Candles.

A low kegs best cooking Raisins,

Hogheads, kegs and barrels very superior brown Sugar; Souchong, Congo, and Alayon Teas, &c. &c.

J. W. STREET.

1st March 1838. 9d

TO BE LEASED.

By the year, or for a term of years if desired.

PART of the Lands forming the Chancery grant pleasantly situated partly on the great road from St. Andrews to St. John, and partly on the shore, consisting of twenty two acres and a half, seven eighths of which are either meadow which may be made to cut twelve tons of hay, being convenient to rock weed; there is also a cottage opposite to the entrance to the seat of John MacLachlan Esq. half of which will be let with the land. There is about half of the remainder of the land well covered with wood, and about four acres prepared for a crop. The whole is under good fence. Application may be made to Mr. John Townshend at Chancery Mills who will show the premises, and agree on terms; and any enquiries as to preliminaries may be learnt from the Editor of the Standard.

JOHN TOWNSHEND.

Chancery, April 31, 1838.—17th.

On Consignment.

Ex Schooner East from Boston

250 BLS. FLOUR, 20 do. Corn, 2 do. Rice, 20 do. Apples, 15 do. Revy dried.

—ALSO—

By the ship Transatlantic from St. John

200 lbs. superfine FLOUR

JAMES BOYD.

22th April, 1838 17

May 11, 1838.

FLLOUR, RICE, &c. &c.

JUST RECEIVED.

Per schr. Mary Elizabeth from New York, via

Essexport.

20 BLS. from Rye Flour, 4 kegs 6 lbs

10 kegs 6 lbs. from Rye Flour, 16's.

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