

[15s. sent by Mail]

ENGLISH NIGGERS.

her earliest and most flattering visitors, or that the intimacy that was so eagerly sought and the attentions that were so profusely bestowed, were gently but decidedly refused; for Mr. Leslie could not forgive, nor even sweet, gentle Mrs. Leslie, quite forget, charitable as she was disposed to be in her proud and perfect happiness, the slight and insult offered to "the governess."

ENGLISH NIGGERS.
[Sam Slick in one of his Chapters of the At-
tache, thus speaks of the wretched condi-
tion of the English Manufacturer, and the
manner in which he is imposed upon by
designing demagogues.]

Now as to the manufacturing slave, let's look at the poor devil, for I pity him, and I despise and hate his double-faced but heartily radical, villainous, low-bred tyrant, of a master, and do a rattlesnake. Oh! he is different from all the serfdoms in England— all other serfdoms are well off—most too well off, anyhow—for they are pampered. But these poor devils! oh! their lot is a hard one—worse from the Corn laws, as their Radical employers tell 'em—not because they have not universal suffrage, as demagogues

teel 'em—not because there are Bishops who wear lawn sleeves instead of cotton ones, or the Dissenters tell 'em—but because there is a law of nature violated in their case. The hawk, the hawk, and the tiger, the bird, the fish, and the beast, even the reason's brute, man, each and each, nurture, and protect, and those they spawn, hatch, or breed. It's a

newly written in the works of God. They have it in instinct, and find it in reason, and necessity and affection, at its roots and foundation. The manufacturers obey no instinct—won't listen to no reason—don't see no necessity—and hatred got no affections. He

galls together the poor and gives them artificial powers—adapts them for all other pursuits—works them to their utmost—leaves all the profits of their labour, and when as too rich and too proud to progress, or when bad relations has ruined him he deserts these

used up, and ruined, and leaves them to God and their country, to provide for.

the only Church too, in the whole world, that is the Church of the Poor—the Church that Exalted the first day of what

for the instruction of the poor at the expense of the rich,) and then he sets them again to the farmer, who at last has to feed and

What a horrid system! he first starves their bodies, and then he perverts their minds—he attacks them body and soul. Guess, I needn't

What you call this gony is?—he is a Liberal,
 He is rich, and hates those who are
 cher—he is proud, and hates those of
 inferior station. His whims are beyond

is rank; his education and breeding is better than that of the aristocracy. He isn't satisfied with his superiors, he is dissatisfied with theirs because he can't come in. He is ashamed

to own this, the real motive, he therefore, is in principle to his aid. He is then, in principle, a Reformer, and under that very word does all the mischief to society.

"Then comes to his aid, for figures of speech, the bread of the poor—the starv'n man's loaf, the widow's wite, the orphan's

lowers his annual outlay, the poor is made

...er, but the unfortunate wretch is too ignorant to know this, he is made richer himself, and he is wide awake. It won't do 'em all this, so he ups with his speakin' from-

and this principle again to convey him, is an Anti Corn Law leaguer on principle, he is again agricultural monopoly, the protective system, the landed gentry. He is

kind of the poor. What a super-superior
man he is!—he first cheats and then mocks
the poor, and just ups and asks the blessings
of God on his enterprise, by the aid of fanati-

various, and seditious strollin' preachers. Did you ever hear the like of that, 'n' no more!

THE COMIC BLACKSTONE.
OF TITLE BY ALIENATION
Alienation is the transfer of property from
to another, a process in which the law

rights; "For it is hard," says Coke, "if lawyers do not get a chance of catching a poister while it is being passed away from shell to the other."

and felons cannot convey their property; and if it is felony to imitate the signature of A. Rowland & Son, it would seem the doctrine of *quod non facit contra* would

the police and the military cannot
 e their property. A felon may, howev-
 er, purchase anything he pleases, because
 "illichitara" a courtyone grabbera (that

an alien may purchase anything, but can
nothing, except perhaps his tongue;

is useless on his part to say a word against the claims of the sovereign, who may on the instant whatever may have been said by the alien, &c.



COMMUNICATIONS.

Letter from Jack Robinson!

FREDERICTON, 1st FEB. 1845.

Mr. Editor.—The bad state of the Roads did not prevent the assembling of a considerable portion of our "Collective Wisdom" on Wednesday last. How they got here is a wonder to me, for between snow storms and rain storms the sledding was wretched.

A party of soldiers came plashing through the slush, and being posted in front of the Province Hall, received the Governor with a flourish of muskets, blowing of Trumpets, and firing of guns, as he and his attendants came dashing along in the usual style, about the middle of the afternoon.

The members present, of the two Houses, with a great multitude of the people, having got into the Council Chamber, His Excellency, who was sitting dressed like a common man, and not like a Soldier, got up on his feet and delivered his Speech. He mentioned, among other matters, the late addition to the Royal Family—the inspection of the Provincial Schools—the necessity of making some alterations in the Criminal laws—amending the Election laws, and the laws relating to Striving Banks, Debtors, Prisons, and the Lunatic Asylum. He also spoke of the new line of Road from Halifax to Quebec, and the necessity of improving the Roads throughout the Province, and the Navigation of the River Saint John. He congratulated the members on the improved state of the public revenue—pointed out the close connection between the Colonies and the Mother Country, and concluded with a fervent, but vain, wish, that the Session might be harmonious and useful.

On stepping out of the Council Chamber into the Gallery of the House, I found the three Reporters boxes severely occupied by Hogg, Hill, and Grigor, the three Fredericton Editors—so I sat on a bench to see and hear what was going forward. The appointment of Mr. Read, the Governor's Solicitor, to be Secretary in the room of the late Mr. Odell was almost immediately brot on the carpet, and the Government members promised to give information on the subject on the following day—the usual Committee were then appointed, and the House adjourned. The next day, Messrs. Hazen and Wilnot informed the House, that they had resigned their seats in the Executive Council, and would in the proper time make a full statement of the cause. Messrs. Chandler and Johnston, members of the Upper House have in like manner resigned.

A number of Petitions were presented and received, and among them one from John Porter, of St. Stephens, complaining of an extensive sale of land to Col. Marks. The subject was discussed to some extent, and an address passed to the Governor to stop the grant until the matter be fully investigated; a great number of short Bills have been introduced, chiefly for the continuation of laws that are near expiring. A motion was made by Mr. Street of St. John to give up the initiation of the money grants to the Executive Government; this brought up an animated debate, but on a division he had only Messrs. Hill and Fisher on his side, and all the rest against him. The answer to the Governor's Speech was prepared and delivered by the Speaker at Government House with all the members at his back, to which His Excellency made a very gracious reply—this concluded the business of the week.

There is much feeling and anxiety here, both in and out of the House, about Mr. Read's appointment.—The subject has been warmly taken up by the press of this and the adjoining Provinces, and the transaction has completely broken up the Executive Council here. The causes and grounds of the resignation of Messrs. Hazen and Wilnot will be fully explained and discussed the ensuing week, and it is greatly to be feared, that unless Mr. Read immediately tender his resignation, a period of strife and confusion will sorely interrupt the harmonious and successful management of public affairs.

Yours, &c.

JACK ROBINSON.

For the Standard.

Mr. Editor.—In looking over your paper of the 5th inst., I observed a somewhat extraordinary production, signed "A Countryman," and as the writer seems to have taken much pains to inform himself, and some, to enlighten others, he cannot justly complain if I should offer a few remarks and propound a few queries, for his further consideration, in order that we may both understand each other fairly, and that the public may understand us.

In the first place, this writer attributes ignorance of the cause of the County debt, to the writers who have "expressed dissatisfaction and attributed bad management to the Justices." Now Sir, while I most fully affirm the last part of this sentence, I totally deny the first, and before I conclude, I think that your correspondent will find it necessary to examine his premises a little closer, and that in stepping forward to defend the "management" of their worship, he has stepped on to a mine that has only been partially exploded. The cause of the County debt, is as well known to be the extravagant expenditure of the County money by the Justices, as the County is still in debt; and is likely to continue so, while the present rulers go on as they have done for some time, without any system to regulate their proceedings, or to entitle them to public confidence as a body.

The distinction in the County revenues, which this Country gentleman has perceived, as if he had found something new and wonderful, has long been well known, and has no possible bearing on the matter in ques-

tion. If the County revenues were as large as formerly, the direct taxes would be less, but after repeated assessments for the purpose of discharging the debt, it still remains, and the interest in some instances has been suffered to run for years unpaid, until very lately, and the sums advanced by individuals to pay labourers for work performed years ago; still remain unpaid, while large sums have been advanced for salaries in some instances without the shadow of law to authorize it.

A candid reply to the following queries from one apparently so well qualified to give information, would be likely to throw further light upon the subject, and perhaps to do away with the necessity of going to over haul the old records and accounts, for ten years back.

Why has not the money that has been assessed from time to time for the purpose of paying the County debt, been applied for that purpose, instead of being frittered away in useless expenditure, and extravagant salaries to County officers?

Would not the sums appropriated by the Justices, without the authority of law, during the years over which his search extends, more than pay the whole of the present County debt?

Have not some of the Justices heretofore mooted the question of reducing the salaries of County officers, and failed; and if so, what guarantee have the Legislature, or the public, that they will succeed in April next, or at any other time, unless compelled by law, to limit their appropriations for that purpose?

Are not the duties which County officers have to perform for the case, conviction, and punishment of criminals, much lighter at the present time than formerly, when their salaries were much less than they now are?

Would it not be a relief to the Justices, to have all the salaries of County officers, fixed by an Act of the Legislature, and so free them from the importunities of pressing suitors?

Will the Coroners' charges average £40 per annum, for the past ten or twelve years, or only for 1844; and if only the latter, what right has he to infer that they must continue to equal the exorbitant and unwarranted charges, in some instances, amounting, if not actually made last year?

Your correspondent seems willing to identify himself with the powers that be; he therefore can examine the records of the Sessions at pleasure, and empty his leisure moments if he pleases, in clearing away the mists which have so long obstructed the public vision, and denied a clear insight into matters, in which the people are so much interested, and feel so anxious for correct information; but, if I adopted his recommendation, it would place me in a very different position; I should at once become a "work of dead wood," and I know the display of gold fees, which some of the parties whose salaries I have necessarily alluded to heretofore, have had discretion enough to exhibit on various occasions towards me, but which I both pay and despise.

It cannot be denied that the Legislature has contributed its quota to the present state of things, first by granting powers of assessment without providing that monies so collected should be expended for the purposes contemplated by the law, and no other.

The law authorizing Grand Jurors to examine County Accounts, is, in its operation in this County, a complete mockery; it is an insult to intelligent men, to hand them a parcel of accounts after being passed and ordered to be paid by the Justices, six months previously; it is a mockery! to tell them to look at accounts over which they can have no control, no matter how outrageous or extravagant they may appear. True they may expostulate, and they may publish reports, but so long as the Justices have the power, so long will they continue to pay high salaries, and to call for power to assess the people.

The Legislature alone has the power to redress the evil, to whom they (the people) must look for redress.

Your Obedt. Servt.

A. T. X. PAYER.

Feb. 10, 1845.

Desperate Battle—Defeat and Capture of Santa Anna.

By the arrival of the Sarah Ann, at New Orleans, dates were received from Mexico to the 9th ult. The following letter is published in the New Orleans Tropic:

Tampico, Jan. 14, 1845.
Dear Sir,—Dates from Mexico to the 9th ult. arrived here last night by express. A desperate battle had been fought on the plains of Appan, between Santa Anna, on the one side, and Bravo and Paredes on the other, which ended in the total rout of the former, who was captured in trying to make his escape! Five hundred men are reported to be killed, and Gen. Paredes had been despatched by Bravo in pursuit of the routed troops of Santa Anna. Bravo himself was on the march back to Mexico, with his august prisoner.

This very important news comes to the topic only through private advices.

If the news published by us yesterday, says the New Orleans Bee of the 21st inst., of the defeat and capture of Santa Anna, may be relied on, and we have no reason to question its correctness, the career of the Mexican Dictator has probably, ere this, been brought to a bloody close. The fate of a false tyrant in a country like Mexico, alternately swayed by factions and subject to military usurpation, needs little expatiation. The execution of the headman, the end of a soldier, and the more honourable death of a soldier, will quickly terminate his mortal career.

Santa Anna has since been shot.

Child Burnt to Death.—The Yarmouth Herald says—A child between two and three years of age, son of Mr. M. Thompson, Salmon River, was left in care of an elder brother, a few days since, while the mother went to one of the neighbors'. The brother put him to bed, and then went out for some minutes. On his return he found the bed on fire and the child standing at one side of the chimney, burnt almost to a crisp! He ran out to give the alarm, and the first person that came found the little sufferer standing outside the door—a frightful and distressing spectacle! He died in about three hours. It is supposed that there was fire about his clothes when put to bed, and that when it reached his body he sprang out.

WEST INDIES.—A tremendous hail storm passed over the town of St. George. After the storm masses of ice, formed of uted hail stones, and weighing in one or two instances 50 lbs., were found.

A good harvest was expected in Jamaica. £295,000 had been voted by the Legislature for the transportation, &c. of 7000 Coolies from India, and for the general purposes of emigration during the current year.

The exportation of sugar from Jamaica in 1844, was 9000 hhds less than in 1843.

At Barbadoes the prospects of the cane growers are brilliant in the extreme.

The crop of sugar this year at St. Vincent will exceed, it is said, that of last year, by 1000 hhds.

NOVA SCOTIA.—The Halifax Post of Tuesday last says—"A report having for some days prevailed in the city that His Excellency the Lieutenant Governor intended to return to England in the course of the present year, we have been desirous to contradict the rumour, as not having the slightest foundation."

The Legislature of Nova Scotia met on the 30th ult.—Lord Falkland's opening speech possessing little interest in New Brunswick. In the Assembly on the 1st inst. Mr. Howe asked the reason of the detention at Halifax of the Mails for England, a couple of months since. Mr. Dodd, Solicitor General, stated in reply, on the 2nd, that the correspondence relative to the detention of the Mails could not be given, as it was not yet completed.

On the 3rd, a number of despatches from the Home Government were laid on the table of the Assembly, by command of His Excellency Lord Falkland.—One of them was a letter from the Secretary of State for the Colonies in answer to the address of the Assembly, sent during the summer session, touching the appropriation of the House, that an arrangement was in progress for sending the Royal Mail Steamers direct to New York or Boston. The despatch stated, that while no such arrangement was really in progress, it might become necessary, particularly if an arrangement could be completed with the United States for the cheap conveyance of the Canada Mail, and especially in consequence of the numerous demands of the Province on the Post Office fund, and the neglect of the Province to improve the communication with Canada.

THE STANDARD.

ST. ANDREWS, WEDNESDAY, FEB. 12, 1845.

Charlotte County Bank.

Hon. HARRIS HATCH, President.

T. B. WILSON, Esq., Solicitor.

Director next week—G. Gilchrist.

Discount Day—TUESDAY.

Hours of Business, from 10 to 2.

BILLS AND NOTES for Discount must be lodged with the Cashier, on or before Monday, otherwise they must lie over until next week.

SALES AND STOCK HOUSE.

Commissioners—R. M. Andrews, R. Walton, C. A. Babcock, Thos. Turner, John Bailey.

Saint Stephens Bank.

G. D. Kivo Esq., President.

Director next week—N. Marks.

Discount Day—SATURDAY.

Hours of business, from 10 to 1.

BILLS AND NOTES for Discount must be lodged with the Cashier, on or before Friday, otherwise they must remain in his hands until the following discount day.

LATEST DATES

Liverpool, Jan. 4 Montreal, Jan. 31

London, Jan. 3 Quebec, Jan. 32

Edinburgh, Jan. 1 Halifax, Feb. 7

Paris, Jan. 1 New York, Feb. 7

Toronto, Jan. 31 Boston, Feb. 7

TO OUR SUBSCRIBERS.

There is no part of an Editor's duty more unpleasant than reminding delinquent subscribers of their unpaid accounts; but necessity has no law. We have frequently been obliged to dun, and are now reluctantly compelled to do so again. Some accounts have been due for three or four years, and respecting such our subscribers surely cannot think it hard, that after waiting so long and asking so often, we should now urgently require payment. Want of punctual payment has hitherto prevented us from improving our paper, as much as we wished; but as we have now ordered new type, and are making other preparations for this purpose, we are induced to make one more earnest appeal to our delinquent subscribers for the settlement of their accounts, in the hope that they will perceive the necessity as well as propriety of immediately complying with this request.

We may further state, that we have secured the services of a gentleman to assist us in the editorial department, and we have also been promised the assistance of several able correspondents. The STANDARD will therefore be much more interesting and worthy of support than it has hitherto been; and we trust that these exertions on our part, will be met by corresponding confidence and support on the part of the public. To those who have paid us regularly and cheered us on our course, we return our unfeigned acknowledgments, and respectfully solicit a continuance of that patronage which it shall be our constant aim and highest ambition to merit.

Free Presbyterian Church.—The St. John Observer says:—At a meeting of the Pew holders and Communicants of this Church, held on Monday evening, it was moved and unanimously resolved, that a call for life be presented to the Reverend ROBERT IRVINE, and that a considerable addition to his annual support be embodied in the Call.

PATENT STORM SAILS.—An improvement (says an American paper) in sails for vessels has been made and tried with success. It consists of strips of canvas sewed diagonally across the sails, so as to form diamonds, so that the sails, if torn at all, can only be torn a short distance.

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HOUSE OF ASSEMBLY.

30th January.
Mr. Boyd presented a Petition from Chas. Byrne, a licensed Teacher, praying that the usual allowance for teaching a School in the Parish of Saint Andrews, which was referred to the Committee on School Petitions.

31st January.
Mr. Thomson presented a Petition from Edward Lagow, a licensed Teacher, praying to be remunerated for teaching a School in the Parish of St. George, which was referred to the Committee on School Petitions.

Mr. Boyd presented a Petition from John Pendlebury, Light House Keeper, St. Andrews, praying for a continuance of the additional allowance for his services; which was referred to the Committee on Light Houses.

February 1st.
Mr. Boyd brought in the following Bill:—A Bill to continue an Act, intitled "An Act to repeal all the Laws now in force for appointing Fire Wards and for the better extinguishing Fires in the Town of Saint Andrews, and to make regulations more suitable to the said Town, and for other purposes therein mentioned."

A Bill to continue an Act, intitled "An Act to regulate the Assize of Bread in the Towns of Saint Andrews and Saint Stephen, and to repeal the Acts now in force relating to the Town of Saint Andrews."

A Bill to continue an Act, intitled "An Act to continue an Act relating to the Navigation of the Inner Bay of Passamaquoddy."

A Bill to continue an Act, intitled "An Act relating to the Herring Fisheries in the County of Charlotte."

A Bill to continue an Act, intitled "An Act to continue an Act, intitled "An Act to continue an Act relating to Church Wards and Vestrymen, and to persons having voices in their Election, so far as relates to the Parish Church of Saint Andrews."

A Bill to continue an Act, intitled "An Act for the better and more effectually securing the Navigation of the River Saint Croix, in the County of Charlotte; and also further to continue an Act, intitled "An Act to empower the Justices of the County of Charlotte to make regulations for driving Timber and Logs down the River Saint Croix, Magaguadavic, Digdeguash, and their Branches."

Mr. Boyd presented a Petition from Hugh Morrison, of Saint Andrews, the Commissioner for building a Bridge over the River Waweg praying that a Grant may pass to reimburse sums over expended in the completion of the said Bridge; which was referred to the Committee of Supply.

On motion of Mr. Brown.—Whereas the Petition of John Porter and George M. Porter, of Saint Stephen, complaining of an extensive Sale of Crown Lands in the Western part of the Province, and praying that the said Sale may be cancelled, has been received and referred to a select Committee of this House; therefore

Resolved, That an humble Address be presented to His Excellency the Lieutenant Governor praying that His Excellency would be pleased to direct that all proceedings relating to the preparing and issuing of the Grant of the said Lands, may, in the meantime, be suspended; and also, that His Excellency would be pleased to communicate

to this House, copies of all Petitions and other Documents submitted to the Executive relating to the sale and disposal of said Lands.

Ordered.—That Messrs. Brown, Gilbert, and Connell, be a Committee to wait upon His Excellency with the Address.

February 3d.
Read a second time the following Bills, viz:—

A Bill to continue several Acts relating to the appointment of Firewards, and the better extinguishment of Fires in a part of the Parish of Saint Stephen.

A Bill further to continue an Act, intitled "An Act to provide for the summary punishment of persons committing trespasses upon Square Timber and other Lumber."

A Bill to continue the several Acts now in force relating to Tavern Keepers and Retailers.

A Bill to continue an Act for the better regulation of the Office of Sheriff in this Province.

On motion of Mr. Wark.—Resolved, That a Committee be appointed to take into consideration all matters relating to the Post Office Establishment within the Province, and to report thereon to the House.

February 4th.
A Bill to continue an Act for supplying the Town of Saint Andrews with Water by Pipes, passed the House and was taken to the Council by Mr. Boyd.

Mr. Boyd presented a Petition from Joel Ingersoll, Jonathan Kent, Andrew Anderson, and forty others, of Grand Manan, West Isles, and Campo Bello, in the County of Charlotte, praying that an Act may pass to prevent the taking of Fish in Weirs, and also for protection to the Fisheries from encroachments by Foreigners; which was referred to the Committee on Fisheries.

Mr. Brown, from the Committee appointed to wait upon His Excellency the Lieutenant Governor with the Address of the House of the 1st day of February instant, on the subject of the sale of an extensive Sale of Crown Lands in the Western part of the Province, reported.—That they had attended thereto, and that His Excellency was pleased to assent to the wishes of the House should be complied with.

Mr. Thomson presented a Petition from Peter McEwen, a licensed Teacher, praying to be remunerated for teaching a School in the Parish of Saint George, which was referred to the Committee on School Petitions.

5th February.
A Bill to continue an Act, intitled "An Act to continue an Act relating to Church Wards and Vestrymen, and to persons having voices in their Election, so far as relates to the Parish Church of St. Andrews," was agreed to.

A Bill to continue an Act intitled "An Act to continue an Act relating to the Herring Fisheries in the County of Charlotte," agreed to.

A Bill to continue an Act, intitled "An Act for the better and more effectual securing the Navigation of the River St. Croix, in the County of Charlotte; and also further to continue an Act, intitled "An Act to empower the Justices of the County of Charlotte to make regulations for driving Timber and Logs down the River St. Croix, Magaguadavic, Digdeguash, and their Branches," agreed to.

Mr. Brown presented a Petition from Joseph T. Pomroy, of the Parish of St. James, praying that a sum of money paid as Stumpage on excess of Lumber cut on Crown Lands may be refunded for the reasons set forth in the said Petition; which was received.

Mr. Boyd brought in a bill to suspend the operation of certain Acts to provide for Sick and Disabled Seamen, so far as they relate to the County of Charlotte, and

A Bill to suspend the operation of the Act for maintaining Light Houses in the Bay of Fundy, so far as regards Vessels arriving in the County of Charlotte, for a limited period, which were read a first time.

Incentives to Exertion.—At the last Annual Meeting of the Nova Scotia Marine Insurance Company, it was resolved to present Capt. Morrison, of the Brig St. Lawrence, with the sum of £25—and Capt. Trimmerham, of the Barque Osprey, with £25.—Both these vessels had been caught in hurricanes, the former was carried into Nassau, the latter into Barbadoes, after extraordinary exertions on the part of their Captains and crews. This act of the Insurance Company is alike a testimony of its liberality, and its estimation of the character of the above named shipmasters.—Halifax Times

Geology of Canada.—In the Canadian Assembly on the 17th ult., Mr. Attorney General Smith gave notice of a motion for the House to go into Committee at an early day to consider the propriety of giving a further sum for the completion of the Geological Survey of the Province. The Government intended to propose from £1500 to £1800 a year for four or five years as the House might determine.

THE SEASON.—The weather for the last three or four days has been very severe. During that time, we think the frost has been as intense as ever felt in Miramichi. "M. Arago, a French philosopher, prophesied that this winter would be a very severe one.—From what we have experienced in this quarter, and from accounts in the various Colonial and British papers, M. Arago, has proved himself a "true prophet."—Gleaner.

MARRIED.
At St. St. George, on the 29th ult. by the Rev Saml Thomsn, A. M., Rector, Peter CLINCH, Esq. Barrister at Law, to Miss JOSEPHINE, second daughter of A. J. Wetmore, Esq. all of that parish.

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5th February continue an Act, intitled "An ue an Act relating to Church Vestrymen, and to pocus has their election, so f relates Church of St. Andrews."

continue an Act intitled "An ue an Act relating to the Har- in the County of Charlotte."

continue an Act, intitled "An ter and more effectual securi- of the River St. Croix, in Charlotte; and also further Act, intitled "An Act to Justices of the County of Char- regulations for driving Tim- down the River St. Croix, Diggings, and their Bran- ed to.

presented a Petition from Jo- y, of the Parish of St. James, sum of money paid as Sum- of Lumber cut on Crown refunded for the reasons set- d Petition, which was recei-

ought in a bill to suspend the tain Acts to provide for Sicl, leamen, so far as they relate of Charlotte, and end the operation of the Act Light Houses in the Bay of a regards Vessels arriving in Charlotte, for a limited period, d a first time.

Extension.—At the last Annu- e Nova Scotia Marine Insu- it was resolved to present of the Brig St. Lawrence, \$25,—and Capt. Trimming- rgo Opprey, with \$25,— is had been caught in bur- was carried into Nassau, rades, after extraordinary- the part of their Captains and of the Insurance Company of its liberality, and its character of the above na-—Halifax Times

Canada.—In the Canadian 17th ult., Mr. Attorney ve notice of a motion for into Committee at an early he propriety of giving a fur- completion of the Geologi- Province. The Govern- propose from \$1500 to four or five years as the rmine.

—The weather for the last has been very severe. Dur- think the frost has been as e felt in Miramichi. M. hilosopher prophesied that a very severe one,— re experienced in this quar- ounts in the various Colo- pers, M. Arago, has prov- e prophet.—Gleaner.

RIED. ge, on the 29th ult., by the n. A. M., Rector, P- Barrister-at Law, to Miss daughter of A. J. Wet- hat parish.

At Kingston, K. C., on Thursday 30th January, by the Rev. W. E. Scovil, Mr. Justus Wetmore, of Hampton, to Harriet Caroline, fourth daughter of Mr. John Flew elling.

DIED.

At St. John, on Friday evening, of inflam- mation, after a long and painful illness, which he bore with pious resignation to the Divine Will, Mr. Thomas Nisbet, Jun., in the 35th year of his age, universally and de- servedly regretted by the community, who deeply sympathize with his afflicted relatives and friends.—Mr. Nisbet was to be interred with Masonic honors.

At Fredericton, on the 5th inst. George H. Lyall, Esq. of Croydon, near London, in all relations of life deservedly esteemed both as a man and a Christian.

At Fredericton, on the 1st inst. at the residence of her brother, Charles MacPherson, Miss Jane MacPherson.

At the Nashua, on the 19th ultimo, after a week's illness, Mrs. Martha Ann Brown, youngest daughter of the late James French, Esquire, in the 67th year of her age.

In the Parish of Kingsclear, York County, on the 7th ult. Mr. Joseph Madget, an old Revolutionary Soldier, in the 89th year of his age.

At Liverpool, on the 28th Dec. W. Fawcett, Esquire, the celebrated engineer, aged 33 years.

Valuable Real Estate FOR SALE.

If not sold before the Fifteenth day of April next, will be dis- posed of by Public Auction, at the Market Square, in Saint Andrews.

3 TOWN LOTS at Indian Point, with the Buildings thereon and what adjoining. LOT No 7 on the third Chumcook Lake, containing 160 acres more or less.

500 ACRES of Land on the Pleasant Ridge in the Parish of St. Patrick, in lots to suit purchasers.

50 Acres of Land on the Western bank of the River Magalloway, beginning at the S. E. corner of the farm lot owned by Sol. Stone. A FARM adjoining John Cottrell's, at the S. head of Oak Bay, in the Parish of Saint David, containing two hundred acres, more or less.

For further particulars apply to Rev. A. D. Thompson, or to the subscriber, JACOB PAUL, Saint Andrews, 11th Feb. 1845.

TO BE SOLD.

THAT pleasantly situated and commodious Cottage with 15 acres of Land within a mile of the town of St. Andrews, commonly called "Retreat" erected by the late Colin Campbell, Esq.

The House is substantially built and during the occupation of the present proprietor, a considerable sum of money has been laid out in repairs and improving the property, it contains on the lower flat a handsome Drawing Room and Parlor, with large Franklin Stoves, three Bed rooms and Pantry.

Up Stairs are four comfortable Bed Rooms, with Closets.—Also detached are two kitchens with Servants Room.

There is an excellent frost proof cellar under the whole house with a dairy room. The out offices consist of Stabling for five Horses and Harness room—two large Barns, capable of containing 50 tons of Hay, and tie up for 12 Cows or Oxen—sheds for Manure.—Also a large building for Sheltering Carriages, Carts, Farming Utensils, &c.

The Garden and Orchard in good pre- servation. The Land is under Cultiva- tion, and well laid out for tillage and Meadow.

If the above is not disposed of before the 19th day of April next, it will then be offered by Public Auction, at the Market Square, St. Andrews.

I. P. COLDWELL,

February 5, 1845.

NOTICE.

ALL Persons having any demands against the Estate of the late DANIEL CUNNINGHAM, of the Parish of St. David, deceased, are requested to present the same duly attested within 3 months from this date and all those indebted to said Estate are requested to make immediate payment to

LAUGHLIN DOON, Administrator.

St. David, Dec. 21, 1844.

Salt & Coals!

To Arrive per the Lord Seaton, from Li- verpool.

2000 Bushels of Liverpool Salt, 50 Chaldren Best Pemberton COAL, Apply to JAS. W. STREET.

Dear, 17th, 1844.

TO SHOE-MAKERS.

ONE or two Journeymen SHOE-MA KERS, will meet with steady em- ployment by applying to JOHN McFARLANE.

Oct. 30, 1844.

COUNTY OF CHARLOTTE. IN THE PROVINCE OF NEW BRUNSWICK.

In British North America, SS: In the matter of Burrage B. Downes, a Bankrupt.

WHEREAS under the Provisions of the Acts of the General Assembly of this Province of New Brunswick, made and in force, relating to Bankruptcy in this Province, Burrage B. Downes, in the County of Charlotte, 1818 right, hath been declared a Bankrupt, and hath accordingly surrendered himself to me— Now therefore, I do hereby give Public Notice that by virtue of the power and authority to me given, in and by the said Act I have appointed Harris H. Hatch, of St. Andrews, in the County of Charlotte, Provisional Assignee of the Estate and Effects of the said Bankrupt, and I do hereby require all Persons indebted to the said Bankrupt to pay to the said Assignee on Tuesday the 25th day of February next, all such sum or sums of money or debts as they may owe to the said Bankrupt and all persons who have in their possession power, or custody any property or Effects of the said Bankrupt, to deliver the same up to the said Assignee on or before the said 25th day of February next. And I do further require all the Creditors of the said Bankrupt, in the said Province or in any of Her Majesty's North American Provinces, or in the West Indies or in the United States of America, within three months from the day of the date hereof to deliver in the said Assignee, and to prove to my satisfaction on their respective claims and demands whether the same be actually due or are to become due against the said Bankrupt.

And I do hereby appoint a General Meeting of the Creditors of the above named Bankrupt to be held at my office in St. Andrews, on Thurs- day the 31st day of March next, at noon for the said Bankrupt to surrender and co- term and I do appoint Tuesday the 4th day of March, aforesaid, at 10 o'clock at the same place, for the like pur- pose, pursuant to the Act of Assembly in such case made and provided.

Dated the 25th day of January A. D. 1844.

H. HATCH, Commissioner of the Estate and Effects of Bankrupts for the County of Char- lotte.

Insolvent Debtors Notice.

Saturday January 4, 1845. By His Honour the Master of the Rolls.

ON READING the Petition of Alexan- der McGill, of the town of Saint An- drews, in the Parish of Saint Andrews, in the County of Charlotte, Master Mariner, setting forth a statement of his affairs as therein particularly detailed, and declaring that he is insolvent, and praying that an order may be made for the calling of a meet- ing of the creditors, pursuant to an Act of the General Assembly intitled an Act to afford relief to persons unfortunate in busi- ness in certain cases. It is hereby ordered that the Clerk of the Peace for the County of Charlotte, do call a Public Meeting of the Creditors of the Petitioner to be held at the office of the said Clerk of the Peace for the County of Charlotte aforesaid on Mon- day the third day of March next, for the purpose of enabling the Petitioner to offer a composition to or make terms with his credi- tors, and to render an exposition of his affairs.

(Signed) N. PARKER, M. R. the Master of the Rolls, whereof the foregoing is a true copy. Notice is hereby given that a Public Meeting of the creditors of the said Alexander McGill, will be held at the Clerk of the Peace Office, in Saint Andrews, in the County of Charlotte, at the time, for the purpose mentioned in the or- der.

W. HATCH, Clerk of the Peace, for Charlotte, January 27, 1845.

House To Let.

for One Year or a Term of Years. A large and commodious two story Dwelling house and premises situate on Adolphus Street in St. Andrews next the residence of Mr. Chas. Gilliland. There is a large well finished Barn and Extensive Stabling on the premises. The Establishment is in every way suitable for a Country Inn, having been built for that purpose. The Buildings are finished and complete throughout and will be put in good order, and possession given on the first MAY next, or sooner if required— Terms moderate.

apply to R. M. ANDREWS, St. Andrews, 27th January, 1845.

NOTICE!

IS hereby given the following persons in the amount opposite their respective names, for the year 1844, on Real Estate owned by them, in the Parish of Penfield, and that unless they or some person for them pay the same to the subscriber to- gether with all Costs and Charges the Real Estate owned by them, of such part there- of as may be required for that purpose, will after three months from this date be ad- judged and sold by the Sheriff, he first giving thirty days Notice of the time and place of Sale as by Law required.

ALSO the property generally known as the Lepreux Mill Property.

James Bartlett £0 6 7 1 2 d Thomas McCallam 0 5 7 Leptaux Mill Property 4 3 7 1 2 ISSAC JUSTASON, Collector.

Penfield Oct. 14, 1844.

BLANKS For Sale at this Office.

Wednesday the eighteenth day of December, A. D., 1844.

By His Honour the Master of the Rolls.

ON reading the Petition of William Carson, of the Parish of Saint Pat- rick, in the County of Charlotte, Farmer, setting forth a statement of his affairs, as therein particularly detailed—and declar- ing that he is in insolvent circumstances, and unable to meet his engagements with his creditors, and praying that an order may be granted according to the Acts of Assembly, entitled "an act to afford re- lief to persons unfortunate in business in certain cases, for the calling of a meeting of his creditors.—It is hereby ordered that the Clerk of the Peace, for the County of Charlotte, do call a public meeting, of the Creditors of the said Petitioner to be held on at the office of the said Clerk of the Peace, in the town of Saint Andrews, on Monday the seventeenth day of February next at noon, for the purpose of enab- ling the said Petitioner to offer a composition to, or make terms with his creditors, and to render an exposition of his affairs.

Signed N. PARKER, M. R. the Master of the Rolls, whereof the foregoing is a true copy.—Notice is hereby given that a Public Meeting of the Creditors of the said William Carson will be held at the Clerk of the Peace Office, in Saint An- drews, in the County of Charlotte, at the time and for the purpose mentioned in the said Order.

W. HATCH, Clerk of the Peace for Charlotte, January 21st, 1845.

NOTICE.

THIS is to forbid all persons from trespass- ing on the Lot, originally granted to Daniel Graham, situate on the Road leading to the Rolling Hill, by cutting or taking thereon any Logs, Timber, Bark, or material of any descrip- tion, said Lot having been secured to me, and now taken on Execution at my suit. The Lot lies on the N. W. side of the road, between lands of Robert Graham and John Cowie.

January 21st, 1845.—4in. JAMES BOYD.

AN ACT,

TO authorise the Grand Jurors, of the se- veral Counties within this Province, to examine, audit and allow the Public Ac- counts.

1 BE IT ENACTED, by the Lieutenant Governor, Legislative Council, and Assem- bly, that once in each year at the General Sessions of the Peace, in each County in this Province, it shall be the duty of the Justices of the Peace, to cause a full particular and detailed account, of all receipts and ex- penditures of public monies, within such Counties for the past year, to be laid before the Grand Jury, at the General Sessions of the Peace, at which Parish officers, are appointed on or before the second day of the said Sessions, and it shall be the duty of the said Grand Jury, to examine and audit the said accounts, and to allow the same if they shall see fit.—Provided always, and be it further enacted that no assessments shall be made nor money raised for the payment of any account or accounts, not so examined, audited and allowed, by the said Grand Jury.

2 And be it enacted, that this Act shall continue and be in force until the day of our Lord one thousand eight hundred and

St. Andrews, Jan. 15, 1845.

MAIL STAGE, To Saint Stephen.

THE Subscriber thankful for past favors respectfully informs the Public, that his MAIL STAGE leaves Saint Andrews every Wednesday and Friday morning at 6 o'clock and St. Stephen on Thursday and Saturday morning at 10 o'clock. The Stage is well supplied with Buffalo skins, and the team is equal to any in the County. Every attention will be paid to the passengers and orders or parcels entrusted to his care will meet with prompt attention.

THOMAS HARDY, January 6, 1845.

Cambleton Whiskey.

Just Received and for sale by the Subscriber, One Puncheon best "Cambleton" WHISKEY. JAS. W. STREET.

January 14, 1845.

FOR SALE.

15 HOGSHEADS Retaining MOLASSES, an excel- lent Article on accom- modating terms by the Subscriber, I. P. COLDWELL, St. Andrews, Jan. 1, 1845.

Logs! Logs!! Logs!!!

THE Subscriber is authorized to Con- tract for SPRUCE LOGS, deliver- early next spring and is the ensuing Sum- mer, in the Harbour of Saint Andrews, in the Salt Water at Saint Stephens, in the Salt Water at Magalloway, or at any other convenient place in the Salt Water, as may be agreed upon. Payment, Cash.

By Order of the Du- WHITLO R, St. Andrews, Nov. 26, 1844.

REMOVAL.

BEDLOW & WILEY, (LATE BEDLOW & LEFAVOR.) CALAIS, ME.

HAVE removed to the corner of Mill Town and Point Streets, store lately occupied by J. S. Boies & Co. where the offer for sale a well selected assortment of SCHOOL AND MISCELLANEOUS BOOKS.

STATIONERY of every description, PERIODICALS, CHEAP PUBLICA- TIONS, REPRINTS &c.

BLANK BOOKS, of all kinds, constantly on hand or made to any pattern.

BOOK BINDING of every description executed with neatness and despatch.

WRITING BOOKS of superior quality, by the Gross, Dozen, or single very cheap.

Any Works not on hand, will be furnish- ed at the shortest notice.

In addition to the above, they have a large and well selected stock of

DRUG & MEDICINES, of every variety, HALL'S PATENT, and every article usually found in a well established Dispensary.

At the establishment Mr. A. E. W. WILEY, having had Ten Years experience in the Business, feels him- self amply qualified to carry on the busi- ness, in all its branches and by a strict per- sonal attention, he hopes to receive and re- sponsibly so to a liberal share of patron- age.

C. BEDLOW JUNR. CALEB W. WILEY, Calais, 12th Decr. 1844.

NEW FALL AND WINTER GOODS.

C. KEIVE, CHEAP CASH STORE.

WOULD respectfully intimate to the inha- bitants of St. Andrews, and his friends in the country, that he has just received his Fall and Winter supply of Goods—consisting in part of Pilot and Beaver Cloths. Duskies, Tweeds and Homespuns. Blankets and Flannels of all colours, 2 bales super, a good as- sortment of ready made Clothing, blue and white Cotton Wars, Carpeting and Hearth Rugs, Droegets, Combs and fancy Scarfs. Fur Caps Muffs and Bos a great variety of paid and Cassinere, Shawls Scarfs and Handkerchiefs; Striped Cassimere Dresses, Coburg, Syrian, and Orleans Cloths plain and printed Velvet dresses silk do. for trimmings and Bonnets, printed Cottons and grey sheetings Scotch Factories and Gingham all wool plaids for Chinking, do Cotton and wool; Silk Fringes and gyp for trimmings, Cords and Tas- sels, Ladies Winter Gloves, do Gentlemans, Hosiery of all kinds, Muslins, Edgings, In- sertions and trimmings, laces and edgings, winter- ible us and home shapes, white and color- ed stays the best quality, Irish Linens and 1 awes Table Cloths, and Covers, dapers and Towels Groceries and Stationery with a great variety of small articles the whole of which will be sold at very low prices for Cash only. No one price asked! Purchasers are re- spectfully invited to call and examine the Goods on themselves.

St. A. draws, Water St., D. C. 4th 1844.

INSOLVENT DEBTOR'S NOTICE.

Saturday the twenty-first day of December, A. D., 1844.

By His Honour the Master of the Rolls.

ON reading the affidavit of John C. Allen, referring to the Order hereto- fore made on the Petition of William Welsh, of the Parish of St. Stephen, in the County of Charlotte, sitting forth a statement of his affairs, as therein particu- larly detailed, and declaring that he is insolvent, and unable to meet his engage- ments with his creditors, and praying that an order may be granted, according to the Act of Assembly, entitled, an act to af- ford relief to Persons unfortunate in busi- ness, in certain cases for the calling of a Meeting of his Creditors, It is hereby or- dered that the order made in this matter, on the eleventh day of September last, be discharged, and it is further ordered that the Clerk of the Peace for the County of Charlotte, do call a public Meeting of the creditors of the said Petitioner, to be held at the office of the said Clerk of the Peace, in the Town of St. Andrews, on Wednesday the nineteenth day of Febru- ary next at noon, for the purpose of en- abling the said Petitioner to offer a com- position to, or to make terms with his credi- tors, and to render an exposition of his affairs.

(Signed) N. PARKER, M. R. the Master of the Rolls, whereof the foregoing is a true Copy.—Notice is hereby given that a Public Meeting of the Creditors of the said William Welsh, will be held at my office, in the town of Saint Andrews, in the County of Charlotte, at the time and for the purposes mentioned in the said Order Dated this fourth day of January, A. D. 1845.

W. HATCH, Clerk of the Peace for Charlotte.

FASHIONABLE GOODS.

THE Subscriber, respectfully informs the Ladies and Gentlemen of St. Andrews and vicinity, that she has received, and offers for sale an assortment of Fashionable Goods, suitable for the Season,

CONSISTING OF Ladies German Velvet DRESSES, Cashmere and Coburg dresses, Volutes Satins, plain and Tartan Velvets, Syrian and Orleans Cloths, French and English RIBBONS, Artificial Flowers, and Bonnet Shapes, Dress Caps Cap Borders & Bonnet Shapes, Drawn and Fancy Netts, Quillings Rouches and Insertions, Valenciennes, Lisle Laces & Edgings, Thread Laces and Edgings, Childrens Cambric Caps & Cap Crowns, Cords and Tassels, Girdles and Cap Springs.

Prepared Bone and Cane, Check, Striped, Mull Book and Taccouet Muslins, Swiss Muslins and French dmetry, London and Paris Gimps and Fringes, Chusan De Laine and Balzarine dresses, Bugle Collars, Bugles and Bugle Gimps, Figured and Striped Cotton Velvets, Ladies Silk, Satin plush and Velvet Neck Ties,

Ladies Cassimere Shawls, (New Style,) Black and Brown Nett, demi Vails, Squirrel Muffs and Bos, Patch and Sable, do do, Ladies Gipsy Cloaks Ready made, Cotton Cotton Reels and Balls, Angola Yarn, Ladies White and coloured Stays,

Saxony Flannels, Kid, Silk and Vigonia Gloves, Merino, Cashmere and Lamba Wool Hose, Grey and White Cottons, London and Manchester Prints, Rolled Lurings, Black and White Wad- ding.

Together with a variety of other articles, which will be sold at moderate prices.

M. SHERLOCK, St. Andrews, Nov. 5, 1844.

Public Notice

IS hereby given that the sum of Six Shilling and four pence has been assessed for the year 1844 on lands belonging to JAMES WORTON SPEARMAN, in the Parish of St. James commonly known as the Spearman Block, being unresidential property, and unless the same is paid within three months from the publication of this notice, together with charges of advertising &c. so much of the land as will satisfy the debt, will be sold by the Sheriff his first giving thirty days notice.

ROBERT KING, Collector for Eastern part of St. James St. James, Jan. 6, 1845: [First published, Jan. 8.]

SALE OF LANDS.

THE undermentioned Lots of Land, will be sold at Public Auction, on TUESDAY the 25th APRIL 1845 if not sooner disposed of by private bargain.

VIZ. That Lot of Land granted to James Ash, situate in the Parish of Penfield, partly bounding on Mill Lake, and adjoining Lands granted to Hugh McKay, Esquire, and containing about 272 acres, and that Lot situate in the parish of St. George, on the east side of Lake Utopia and in the rear of certain Lots formerly owned by James Ash, con- taining 150 acres with all the improvements thereon. ALSO That Lot of Land in the Island of Grand Manan, being Lot No 13 granted to Stephen Frie and containing 200 acres more or less.

ALSO—The One half of Lot No 15, granted to Wm. Benson and containing 100 acres more or less.

ALSO—Lot No 11 on the Northern head of Grand Manan, and AL O 100 acres more or less on East Brook being part of Lot No 50 granted to Levi Richardson situated on the Northern head, with Mills and other improvements and right of way of 16 Rods on North side of East Brook.

For particulars apply to either of the Subscri- bers.

W. M. KER, Trustee for the THOS. TURNER, Creditors of the JOHN McKEAN, late James Rait. St. Andrews, 1st Decr. 1845.

Crockeryware.

Just Received, per "Lord Seaton," from Liverpool—and now opening,

5 Crates Crockeryware. Containing 25 sets of Blue, and Brown Pencil Ware, 4 sets of iron stone do., Ve- getable and Baking Dishes, with numerous other articles, all suitable for Country use. C. BRADLEY.

September 18, 1844.—11.

Public Notice

IS hereby given that, the sum of £1 4s 12d has been assessed for Taxes, this year, on lands belonging to James T. Bur- chell, situated in the Parish of Saint George; and unless the same is paid with- in three months from the first publication of this Notice, together with charges of ad- vertising, so much of the land as will satisfy the debt, will be sold by the Sheriff, as the law directs.

MARK YOUNG, Collector of Taxes. St. George, Decr. 3, 1844. [First published Decr. 11.]

