

FORMS
LE AT THE
RD OFFICE,

ED FOR ORDER.
US COURT.

on process; Bailable pro
cess; Bailable writ
s; General Issue; and

ON PLEAS

able and non bail
Ca. Sa's. and Fi Pas
AGISTRATES.

na, Ticket, Juror's sum
penna, Defendants bond,
Ship-master's complaint
de discharge

CLANCY'S

attorney deed; Letter of
er of appraisement; Com-
for maintenance, and
nigres. Bond to pay no
judgment. Timber and

TFORD
INCE COMPANY
United States,
1819, with a Capital of
50,000.

ed Institution has for more
ers transacted the extensive
and liberal principles—
h honorable promptness.
re settled all their losses,
insured, in any instance, to
the. The present Board of
directors, in this particular, fully
equation of the Company.
favorable terms every de-
sired loss on Bonds at
same risks.
reason may be made either
to the Secretary of the Com-
pany, who are appointed in many
and Cities in the United
States.
nd of directors.
Samuel Williams,
F. J. Huntington,
Elihu Cole,
R. B. Ward,

PECIALTY, Credit
day
having been appointed Agent
of a memorial Company
e risks on every description
of business in Fire.
THOMAS BINE,
5, 1839.

Robert Parker, one of the
of the Supreme Court of
Province of New Brunswick.

Concern—
city given that upon the
John Rhodes, to me duly
the form of the Act of
two made and provided,
the Estate as well real as
he Province, of James
Andrews, (which said
parted from, and without
notice, or else lies con-
in in Rhodes, and the other
James Garret, if any
st dues, or else to avoid
in ordinary process of the
ad against him,) to be
ed, and that unless the
do return and discharge
to within three months
hereof, all the Estate as
of the said James Gar-
ret, will be sold for the
ation of the Creditors of
said.

of June, A. D. 1839.

R. PARKER,

E NOTICE
ment will be given to
KATHLEEN TAYLOR,
application to
RICHARD MCGEE,
head to R. McG. of large
months, are requested
respective accounts pre-
August next, as all debts
that date will be pur-
a Attorney or Magistrate

by 3, 1839.

FS SALE.

c Auction at the Court
Andrews on Tuesday the
next between the hours
o'clock,
rule, lotteries, Claims and
BENJAMIN PARKER,
he resides formerly be-
of the late Lieut. John
sued outside of
municipally called Mount's
the Buildings and In-
the same having been
Execution issued out of
of this Province in favor
and Joseph Wilson in a
resides Sheriff, two &c.
LIN CAMPBELL,
Sheriff of Charlotte,
August 31, 1839.

FOR SALE

is Office.

THE
ST. ANDREWS STANDARD.
PUBLISHED EVERY SATURDAY.

AT SAINT ANDREWS,
NEW BRUNSWICK.

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.

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 as may be agreed on.

The Standard.

NEW-BRUNSWICK.

Volume 6. SAINT ANDREWS, SATURDAY, OCTOBER 5, 1839. Number 40.

No. 3. SAINT STEPHEN.

The following is a list of Vessels now owned in, and sailing out of Saint Stephen, with the amount of tonnage, number of men, and the names of the respective owners.

Vessels' Names.	Tonnage.	Men.	Names of Owners.
SHIPS.			
Charles Humberston	640	20	Henry Eastman
Joseph Porter	482	18	William Porter
BRIGGS.			
Sarah Henrietta	252	10	Nehemiah Marks
Hester	232	9	ditto
Gertrude	229	8	W. & I. L. Andrews
Martha Ann	216	7	Frank & Benson
Eliza Ann	191	6	R. & N. Lindsay
Robert	188	9	F. H. Todd
Maria	176	8	Wm Porter
Elizabeth Porter	167	9	J. & G. M. Porter
Eliza Gillis	166	8	J. Gillis & J. Grimmer
Hebe	159	8	Alexander Grant
Blue Nose	159	7	Todd & McAllister
Helen Marks	159	8	Jno. Marks
Cadwallader	158	8	ditto
Sarah Lovett	145	7	F. H. Todd
BRIGGS.			
Esperanza	149	8	Todd & McAllister
Unity	126	6	W. & I. L. Andrews
Maria	119	5	R. Watson
Orient	109	6	R. M. Todd and others
Flotilla	108	6	Peter Thompson
Emeline	100	6	F. H. Todd
Jennet Grant	106	5	Alex. Grant
Corsair	104	7	J. & G. M. Porter
Opelia	84	5	J. D. Andrews
SCHOONERS.			
Spray	58	3	J. McKenzie & others.
Douglas Clarke	31	2	Thomas Armstrong
BARQUE.			
Junius	375	16	R. M. & F. H. Todd
On the stocks—say	57	15	R. & N. Lindsay
Total 5,548 242			

Two hundred and seventy-five vessels entered at the Custom-House the last year, admeasuring about 30,000 tons; also; a large number of vessels under the Transire System, of which there is no account at the Customs. In 1829 the vessels owned in Saint Stephen numbered six, admeasuring 1,183 tons, and navigated by 54 men. On the River Saint Croix there are 65 saws manufacturing lumber, and about 40 lath, clapboard, and shingle machines, propelled by water power.

(To be continued.)

Pressure of the Sea.—If a piece of wood which floats on water be forced down to a great depth in the sea, the pressure of the surrounding liquid will be so severe, that a quantity of water will be forced into the pores of the wood, and so increase its weight, that it will be no longer capable of floating or rising to the surface. Hence the timbers of ships, which have foundered in a deep part of the ocean, never rise again to the surface, like those which are sunk near the shore. A diver may with impunity plunge to certain depths in the sea; but there is a limit beyond which he cannot continue to live under the pressure to which he is subject. For the same reason it is probable that there is a depth below which fishes cannot live. They have, according to Joshlin, been caught in a depth, at which they must have sustained a pressure of eighty tons to each square foot of the surface of their bodies.

ADVICE

No vulgar maxim has proved more detrimental to female happiness than that a reformed rake makes the best of husbands; in almost every instance the direct contrary has happened. For, in the first place, if the maxim were true it is far from certain that matrimony will produce a reform. The vanity of an enamoured female may flatter her that her amiable qualities will effect a reformation must go deeper than that which is only the momentary effect of an impetuous passion; it

must extend to the whole mode of thinking. A rake is but another term for a sensualist, which in itself implies the quality selfish; he has been accustomed to sacrifice the best interests of others, to his personal gratification; and there are more ways than one of trifling with the happiness of a fellow creature. Further, the libertine has acquired despicable opinions of the sex, and we know that matrimonial tyranny usually originates from the contemptible opinion of the female sex. Lastly, in marrying a rake there are many chances to one that a woman marries a drunkard or a gambler; and these are perhaps the only vices which are never to be reformed. We might add, that without some notion of religion, morality has but an uncertain basis—and what rake would be thought to entertain any respect for religion?

WANT OF CONSIDERATION.

We must fear of many amongst you, that they hear sermons, but do not consider. They meet funerals as they walk the streets, but they do not consider. They are warned by sickness and affliction, but they do not consider. They feel that age is creeping upon them, but they do not consider. What shall we say to you? Will you continue to give cause for the application to yourselves of those touching words of God by his prophet, "The ox knoweth his owner, and the ass his master's crib, but Israel doth not know, my people doth not consider." Preachers

cannot make you consider. You must consider for yourselves: you must, for yourselves, ask God's Spirit to aid you in considering. Would that you might consider; for when the trumpet is sounding, and the dead are stirring, you will be forced to consider, though it will be too late for consideration to produce any thing but unmingled terror. Oh, can you tell me the agony of being compelled to exclaim at the judgment, "When I consider, I am afraid of him."—*Rev. H. Melvill.*

Portra.

For the Standard.

LINES WRITTEN AT SEA.

"This distance lends enchantment to the view,
And distant joys the track of memory too,
How fondly does the recollection trace
Scenes that are past in some loved distant place;
Scenes, overclouded with disquiet when near,
When billows roll between are doubly dear."

O M—, the embrace which once I felt,
I more than feel, when fancy's visions melt,
The soul to raptures, in ecstatic bliss,
In dreams of past and future happiness.

Thy lovely form around me hovers now
I see solicitude depicted on thy brow,
The smile of fond affection mixed with care,
Surrounds thy rosy lip, and dwells there;
Thy kindred spirit seems to wish me true,
From rocks, and storms, and dangers of the sea

My guardian angel, while thy phantom near,
Thy cheerful the sweet dream, and banish fear,
Through fancy's rich domain supremely blest,
Resigning to kind Providence the rest.

September 1839. J. J. J.

A Yankee paper thus pathetically describes the fainting of a lady—
"Down fell the lovely maiden,
Just like a slaughtered lamb;
Her hair hung round her pallid cheeks,
Like sea-weed round a clasp."

Society is like a large piece of frozen water; there are the rough places to be shunned, the very slippery ones all ready for a fall, and the holes which seem made expressly to drown you. All that can be done is to glide lightly over all. Skating well is the great art of social life.

BEAUTIFUL EXTRACT

"It was a lovely summer evening. The sun flinging his declining radiance over the mountain, and valley, forest and streamlet. The placid waters of the lake gleamed as with a robe of living purple. The forest was all with the songs of the feathered choristers, whose brilliant plumage contrasted well with the sombre evergreens on which they roosted."

A good example.—The following is an extract from a letter of a subscriber, covering a remittance to pay for his paper in advance—
"It is my rule to pay for my paper in advance, and so should every man who takes one. I can read them with a much better conscience when I can say this is my paper."

TO THE FREE AND INDEPENDENT ELECTORS OF THE COUNTY OF CHARLOTTE.

GENTLEMEN,

In consequence of the promotion of Colonel Wyer to a seat in the Legislative Council, a vacancy has occurred in the representation of your County, and you will shortly be called upon to exercise the most valuable privilege which the Constitution confers on the subject.

I now respectfully present myself before you as a Candidate for your suffrages, more with a view, I am warranted to assert, of complying with the wishes of nume-

rous respectable and influential Freeholders resident in various parts of the County, who have generously proffered me their votes and interest, and have, in the most flattering manner given repeated testimonials of their favourable opinion of my ability to serve you as a representative, than with the more immediate inducement of gratifying my own private feelings and ambition; altho' should I be so fortunate as to become the object of your choice at the ensuing contest, I will diligently seek every opportunity of testifying my gratitude, by devoting my best energies in advocating your interests, and my warmest exertions in securing and protecting your undeniable rights.

Before I take the field of (I expect) honourable warfare, I am neither ignorant of the character of my enemies, nor unacquainted with the nature of the weapons which I shall have to encounter. Constitutionally of a fearless man, I have never hesitated to expose local abuses of a public nature, whenever they have presented themselves. In adopting this course, and which I feel no disposition to abandon, I have given, and expect to give serious offence to some who "drest in a little brief authority" have construed my interference into an encroachment upon their imaginary rights; or as an invasion of their assumed prerogative. With such men I am by no means desirous of making a truce; the approbation of my own conscience is more than a compensating reward for the loss of their uncoveted friendship. I expect to meet them armed with their ponderous legions, and rendered next to invulnerable with a legal coat of mail, unfitted by nature, education, or the will, to assume the dignified tone of moral superiority, and unqualified by their false pride to adopt the art of rational persuasion. Bills, Bonds, Mortgages, and Notes, are the artillery with which these dangerous men are unfortunately provided.

"DISTRESS AND RUIN" will be their war-cry, and which I warn some of my more humble supporters to be prepared to encounter. "The people have a right to expect that he who appears before them as a Candidate for Legislative Honours, should distinctly state to them the nature of the politics by which his public acts may be governed. A reasonable wish is thus gratified upon the one hand, provided candour and sincerity freely prevail upon the other. I am devotedly attached to the principles of that venerable Constitution, which sanctions the present occasion of our meeting each other, discarding those revolutionary theories which prevail too extensively at the present day. I am, however sufficiently imbued with the spirit of the age, as to indulge the wish that abuses even of long standing should be swept away, as Age, altho' it may dignify that which is right, yet it cannot consecrate what is morally or practically wrong. I am no enemy to the liberal exercise of constitutional and responsible power, but it should be jealously watched and kept within legitimate bounds, to prevent encroachments on the liberties of the people. In a government like ours, consisting of three Estates, the permanent safety of the whole consists in the prudent exercise of the

rights of each.

Amongst other privileges which I consider it expedient that you should enjoy, one of the most important is the reasonable compensation to which your Grand and Petit Jurors are entitled. The most affluent amongst us, by reason of holding various offices, are frequently privileged from serving in either capacity, and the burden mainly falls upon those whose circumstances will barely warrant the loss of time and pecuniary expenses to which they are so frequently made liable. Let the whole community assist in sharing the expense, as all of us reap advantage from the protection to life, liberty and property which Courts of Justice are constituted to afford. The Grand Jury, representing as that body does, the views and feelings of all parts of this County should be invested with additional powers, as Supervisors of the County property and accounts. Recommendations from this body are now idle, because most instances they are disregarded by the Court. In general, experience teaches us, they should be more imperative. It being a fact, that the higher functions of the Grand Jury are faithfully discharged, furnishes convincing proof that those of an inferior nature will not be overlooked.

Among other charges which have been urged against me it has been stated that I am opposed to Fish Bounties. Let the County be general, so that the humble fisherman with his Whale Boat may realize a share of it, and I will be found enlisted in the ranks of its warmest advocates. Confine the operations of the Fish Bounty in such manner that it will only reach the pocket of the Merchant, and its object is destroyed. In this case and upon all occasions I shall steadily oppose it, as a wasteful expenditure of the public treasure.

Time will not admit of my personally paying my respects to you individually, and soliciting your friendly aid at the approaching contest, but a residence of twenty six years in this County, and my business pursuits in different parts of it, have brought me frequently in connexion with nearly all of you I rejoice that it has done so. I am convinced of two facts.—First if left to your unbiased judgment you will act with fearless independence; and secondly, my character and opinions are fully before you, and I flatter myself that upon investigation of both, the result will contribute to my humble claims to your honored consideration.

FREEHOLDERS OF CHARLOTTE! I now cheerfully place myself in your hands. Should I succeed, and thus become your Representative, you may gather from what I have already said, what will be the nature of my course. Should it be your pleasure however, to invest another with the honors which I seek, I shall rejoice in the conviction that the people of my adopted County, have exercised their franchise in such a manner, as to secure for them a man who may with moral ability, advocate their important interests, but who cannot have them more at heart, than

Gentlemen,

Your Devoted Servant,

JAMES BOYD.

Legal notices by individuals who have no account with the Office to be paid for in advance. Blanks, Handbills, &c. struck off at the shortest notice. To be paid for on delivery.

AGENTS.

St. Andrews, Mrs. S. Connell, Wm. S. Connell, St. Stephen, Mr. W. Campbell, St. David, J. M. Allister Esq., St. George, Trist. Moore Esq., St. George, Jas. Brown Esq., St. George, Mrs. Chalmers, St. George, Mr. David Turner, St. George, Mr. W. Brown, St. George, Joshua Knight Esq., St. George, Wilford Fisher Esq., St. George, D. W. Miller Esq., St. George, W. J. Layton Esq., St. George, Jas. Cain Esq., St. George, Joseph Reid Esq., St. George, Mr. F. Gordon.

The rumoured appointment of Mr. POULET THOMPSON, as Governor-General of the Canadas, has occasioned surprise to most persons, as, we believe, ability of so superior an order as is demanded by the Canadian emergency, has not been awarded this gentleman. He has had the reputation of being clever, but more cleverness, will not suffice, for the duties that devolve on our next Governor-Ge-

Well:ism.—“A cliel, among
e takin in n. tes,—as the pick-
ocket said ven he vas at the race
course.

... informed they are the man-
agers, require looking at. I some-
times travel on the road and have
a apprehension that the straps

The STANDARD being the only paper published in the County, it will be our duty and disposition to keep an impartial, we had almost said a *strict* course during the approaching contest. The friends of either candidate will find our columns open to temperate articles, giving for their object the discussion of the claims of the rival opponents for public support. Can-

TWO BOYS are Wanted, about 15 years
of age, who can read and write well, as
apprentices to the Printing business. Those
in the Country would be preferred.
Stand-Me Office, One, 107 N. 3rd St.

JAMES BOYD,
THOS. TURNER

FOR SALE AT THE
SATNDARD OFFICE,

Declarations; Pleas; General Issue; and Notice of set off.

COMMON PLEAS

Summary process, bailable and non bailable; Executions, Ca. S's. and Fi. Fac. Writs.

MAGISTRATES.

Summons, Subpoena, Ticket, Juror's summons, Witness subpoena, Defendants bond, Capias, Commitment, Ship-master's complaint warrant-commital & discharge

MISCELLANEOUS.

Deed of land, Warranty deed; Letter of administration; Letter of appointment; Creditors notice for appearance.

used advisors should not interfere and,
for discharge. Indemnures. Bond to pay
ney. To enter up judgment. Timber as
land actions.

HARTFORD
FIRE INSURANCE COMPANY
Connecticut, United States.
Incorporated in 1810—with a Capital of
\$120,000.

THIS long established Institution has for more
than eighty years transacted its extensive

business on the most just and liberal principles, paying its losses with honorable promptness. During this period have settled all their losses without compelling the insured, in any instance, to resort to a Court of Justice. The present Board of Directors pledge themselves, in this particular, fully to maintain the high reputation of the Company. It issues on the most favorable terms every description of property against fire, on the plan of *La Favorable* of Paris, but without 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:

PRESENT BOARD OF DIRECTORS.

Eliphalet Terry,	Samuel Williams,
James H. Wells,	F. J. Huntington,
S. H. Huntington,	Eliah Colt,
H. Huntington, Junr.	R B Ward,
Albert Day.	

ELIPHALET TERRY, Presid

James G. Ballou, Secretary.

Any subscriber having been appointed Agent at the Annual Conference for the ensuing year, will find his name in the above mentioned Catalogue.

now prepared to take risks on every description of property against loss or damage by Fire.
THOMAS SIME,
St. Andrews, Jan. 5, 1839.

By the Honorable Robert Parker, one of the Justices of Her Majesty's Supreme Court of Judicature for the Province of New Brunswick.

To all whom it may concern:—

NOTICE is hereby given that upon the application of John Rhodes, to me duly made according to the form of the Act of Assembly in such case made and provided, I have directed all the Estate as well real as personal, within the Province, of James Garratt, late of Saint Andrews, (which said James Garratt is departed from, and without the limits of this Province, or else lies con-

ceased without it; with intent and design to defraud the said John Rhodes, and the other Creditors of the said James Garratt, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of the law, as it is alleged against him,) to be seized and attached, and that unless the said James Garratt do return and discharge his said debt or debts within three months

from the publication hereof, all the Estate as well real as personal of the said James Garratt within this Province, will be sold for the payment and satisfaction of the Creditors of the said James Garratt.

Dated this 5th day of June, A, D 1839.

R. PARKER,

PLEASE NOTICE

That no advertisement will be inserted

in the STANDARD unless paid for when handed in, and the number of insertions specified. Persons having open accounts with the office as usual. BLANKS and HAND BILLS struck off for order and

without delay—for cash down.
July 6. 1859. 27mm

TAILORS WANTED.

Constant employment will be given to
5 or 6 JOURNALMEN TAILORS,
of steady habits, on application to
—RICHARD McGEE.

All Persons indebted to R. McG. of long
standing than three months, are requested
to liquidate their respective accounts pre-
vious to the 1st day of August next, as all debt

remaining unpaid after that date will be put
into the hands of an Attorney or Magistrate
for collection.

St. Andrews, July 3, 1839. tf

SHERIFF'S SALE.

To be sold at public Auction at the Cour
thouse in Saint Andrews on Tuesday, the

12th day of March next between the ho us
of noon and four o'clock.

A - 1215 the right Title, Interest, Claim and
Demand of BENJAMIN PARKER,
to the Island wherein he resides formerly be-
longing to the Estate of the late Lieut. John
Mowatt R. N. deceased situate outside of
Little Ledge and commonly called Mowatt's
Island, together with the Buildings and Im-
provements thereon, the

taken to Satisfy in Execution issued out of
the Supreme Court of this Province in favor
of the Edward Wilson and Joseph Wilson in a
debt of £52 15/- besides Sheriff's fees &c;
COLIN CAMPBELL,
Sheriff of Charlotte,
Saint Andrews, August 31, 1839.

BLANKS FOR SALE
At this Office.

A gentleman of L.

es in Poor Conditio