

## STAGE,

ST. STEPHEN,  
ND BAKING.

contracted to run  
ST. ANDREWS  
HILLTOWN, and  
week, according to  
ut, viz:  
on Mondays,  
s, at 6 o'clock, A.

Thursdays and Sa-  
M and St. Stephens  
me days.  
osition of the Sub-  
ears has driven upon  
ery attention to the  
e of Passengers, will,  
full share of public

will remain open  
Hotel, St. Andrews  
ephens; and Ray

OMAS HARDY  
1849.

## CE.

per cent. on the Capital  
County Bank is this  
after the 4th proximo.  
J. RODGER, Cashier.

## S, &amp;c.

verpool, via St. John,  
received as follows:  
Cognac B R A N D Y,  
rrell & other brands.

er, 25lbs. each, &c &c  
J. W. STREET.

## ning School.

REVEY, grateful for  
ent he has continued  
School, begs leave  
form his friends and  
intends opening an  
ON MONDAY the  
10th inst.,  
instructed in all the  
mercantile or me-  
lours of attendance  
Saturdays excepted.  
17, 1849.

## ARD.

s, Mechanics, Farmer  
etially informed that  
W L K Y  
PROTESTANT  
e Office,  
Washington Street, in  
s street, Boston.  
both sexes, supplied to  
eir patronage

## Groceries, &amp;c

sale by the Subscriber  
UNION" COOKING

and Ningyong Teas,  
head Sugars,  
Hams, Lard,  
Almonds, Arrowroot,  
corn, Cigars, Tobacco,  
spices, &c.  
ROBERT KLR.

## ICE,

ny demands against the  
late of the Parish of St.  
requested to present them  
months from this date,  
to said estate are request-  
giment to  
R. LENTINE, Executor,  
849.

## Nails, Spikes.

rique VOLANT, from Li-  
pool:  
25 Soudles Refined  
non Iron, assorted,  
on, 2 Hdl's Anvils,  
1 cwt each, cut Nails,  
1 cwt each Spikes, from

ead Boat Nails,  
x Nails,  
England Scythes, 38

ed  
novels,  
or goods in the Stand-  
be sold by Wholesale  
est market prices for  
ed payment.  
J. W. STREET.  
28, 1849.

## FICE.

ny demands against the  
rend John Dunn, late Rec-  
ogues, of the County of  
usted to present the same,  
use calendar months from  
ous indebted to the said  
make immediate payment  
ctors.

ANNE R. DUNN,  
J. H. WHITLOCK

The Standard.  
IS PUBLISHED EVERY WEDNESDAY, BY  
A. W. Smith.

At his Office in Saint Andrews, N. B.

TERMS.  
12s 6d per annum—if paid in advance.  
15s, if not paid until the end of the year.  
No paper discontinued until arrears are paid.

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Each repetition of Ditto 1s 6d  
First insertion of all over 12 lines 3d per line  
Each repetition of Ditto 1d per line  
Advertising by the year as may be agreed on

Counting-House  
ALMANAC,  
1850.

	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
JANY.	6	7	8	9	10	11	12
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## THE FARMER'S DAUGHTER.

She may not, in the merry dance,  
With jeweled maidens vie;  
She may not smile on courtly swain  
With soft bewitching eye;  
She cannot boast a form and mien  
That lavish wealth has bought her,  
But, ah, she has much fairer charms,  
The Farmer's peerless daughter!

The rose and lily on her cheek  
Together love to dwell;  
Her laughing blue eyes wreath around  
The heart a witching spell;  
Her smile is bright as morning's glow  
Upon the dewy plain,  
And listening to her voice we dream  
That Spring has come again.

The timid fawn is not more wild,  
Nor yet more gay nor free,  
The lily's cup is not more pure  
In all its purity—  
Of all the wild flowers in the wood,  
Or by the Crystal water,  
There's none more pure or fair than she  
The Farmer's peerless daughter!

The haughty belle whom all adore,  
On downy pillow lies,  
While forth upon the dewy lawn  
The merry maidens vie;  
And, with the larks uprising song,  
Her own clear voice is heard—  
Ye may not tell which sweetest sings,  
The maiden or the bird.

Then tell me not of jewelled fair,  
The brightest jewel yet  
Is the heart where virtue dwells,  
And innocence is set!  
The glow of health upon her cheeks,  
The grace no rule has taught her,  
The faintest wreath that beauty twines,  
Is for the farmer's daughter!

The Standard,  
OR RAILWAY AND COMMERCIAL RECORD.

E variis sumendum est optimum. &c.

No 10] SAINT ANDREWS, N. B., WEDNESDAY, MARCH 6, 1850. [Vol. 17

## LETTER from JACK ROBINSON.

FREDERICTON, 23d February, 1850.

Mr. Editor,

The initiation of money grants has been partly discussed, and so far as the sense of the House could be gathered, it would seem that the power will not be given up to the Executive Government at present, just because the Government do not and cannot possess the amount of local information necessary to guide them in the distribution of the money, and that therefore the appropriations for Roads, Schools, and other local services, must just continue as they are, until Municipal Corporations are established, and the people be schooled a little in the art of self government. In the mean time, if the Government desire to keep the expenditure even with the income, they have only to say so; because the Governor has full power to prescribe a limit to the amount granted, and refuse his assent to the Appropriation Bill if that amount be exceeded.

The Attorney General's Bill for the Consolidation of all the Laws relating to County and Parish business has been discussed. It cost the mover a vast amount of labour, and will be a great advantage to the country in general, and to the Magistrates in particular. A committee was raised, on the motion of Mr. End, to consider how the appointment of Parish officers and the examination of Parish and County accounts could be improved. They recommended that the rate-payers in each Parish should elect their own Parish officers, and that all public accounts should be laid before the Grand Jury on the first day of the Session, and be reported on first, and allowed by the Justices afterwards. The report of this committee was received and adopted by the House without a dissenting voice, and immediately engraved on to the Attorney General's Bill. Should it pass it will be the first lesson in self government, and must be productive of the very best results.

An immense mass of petitions, as usual, is now before the House—many referred to various committees, and a great number on the table. The grants for the ordinary services are already passed, and the discussion on Ways and Means for raising a Revenue passed over with unwonted quietness and brevity. A few statements were made on the manner in which financial affairs have proceeded since 1844, and the general opinion appeared to be, that it would be expedient to raise about the same amount of revenue as was raised last year. Some spoke of abandoning the flour duty, and reducing the duty on boots and shoes, and many other articles; others again were for raising the duties very materially, and many petitions are on the table for that purpose. All those matters, it was contended, would be again discussed when the Revenue Bill came up, and therefore a motion was made to pass the Revenue Bill of last year with certain alterations, and the committee rose. A select committee was then appointed to frame and report a new Revenue Bill. Thus the business which has sometimes taken up nearly a week was quietly disposed of in a single day. All these matters will however yet undergo a very close discussion when the Revenue Bill appears.

There are various weighty matters still depending—indeed the real business has not yet begun. The Canadian Boundary is yet unsettled. The address on the change in the Navigation laws, has not yet passed.—The great Post Office question is not yet discussed. The state of the question of reciprocal trade with the United States is yet a secret. The state of the Province, with regard to our relations with the Mother Country, is not exactly understood, and will probably be yet formally considered. The common School laws have yet to be disposed of, and also the all-important subjects of Agriculture and the Fisheries. Last, though not least, the whole question of Orange Lodges, Processions, and Proceedings, will have to be investigated. A great number of Petitions have been presented praying that those Lodges may be incorporated. An animated debate arose on the presenting of those petitions, and the Attorney General, the highest legal authority in the House, pronounced the object of the petitioners to be unconstitutional, (see the report in "the Head Quarters.") An address was moved this day to the Governor for any information that he may have received on this subject from her Majesty's Government, and the discussion will probably take place some time next week.

Your's,

JACK ROBINSON.

P. S.—How is all this business to be disposed of during a session of 40 days? J. R.

The cost of the great suspension bridge over the Quieper, at Kieff, in Russia, recently constructed, was two millions of dollars.—The masts and three thousand tons of iron, used in the bridge, were furnished from England. It took two years to complete the model and stand, of which the cost was thirty thousand dollars. The passage over which the bridge is thrown is half an English mile.

## FROM PAPERS BY THE AMERICA

Great Storm.—On Tuesday evening, a terrible hurricane burst over Liverpool and the neighborhood, and continued to rage with unabated violence until daylight. Several houses were unroofed, and left minus chimney pots, and two or three small craft went ashore and sunk in the bay, but happily no loss of life has been reported. Birkenhead market was much injured, and the church at Oxtion (a village in the vicinity,) was despoiled of half its steeple. At Seacombe ferry the landing stage was capsized. The waters of the Mersey were lashed into a rage, and with tremendous force dashed over the pier heads and landing stages, the spray flying to a great distance, and drenching those who ventured within its reach. The ferry boats generally plied at irregular periods, whilst others ceased to run at all, to the great disappointment and annoyance of those who lived on the other side of the river.

Among other casualties, the result of the storm, we may mention the destruction by fire of the windmill at Castleton, Isle of Man. The wind got hold of the sails, and forced round the machinery with such immense force, that the friction set the mill on fire, and the entire building, together with the sheds and outhouses, was destroyed.

The storm appears to have been general throughout the country. From Manchester they write that the storm had produced serious consequences. It had carried off the roof of several buildings of note. Two windows of the Cathedral were blown in. Many valuable trees in all directions have been torn up by the roots; and near to Bury, a roof weighing nearly three tons, over a shed, was lifted off and carried a distance of several yards. A train on the Blackburne, Clitheroe, and West Yorkshire Railway was blown off the line. The storm did considerable damage in London, and also in Dublin and Limerick.

## IRELAND.

Abolition of the Lord Lieutenant.—Rumour is again busy with the report of an intention to abolish the office of Lord Lieutenant of Ireland. It is said that the place of the present Viceregal establishment is to be supplied by two local secretaries; and Mr. Redington and Corry Connellan are spoken of as future occupants of the Castle.

The Waterford Mail states that the emigration to America is greater at this than any former time.

The Encumbered Estates Commission.—The number of petitions for sales amounted up to Saturday last, to 400, and the business of the court is increasing to an extent which could not have been anticipated even by those who were most sanguine of the success of the great experiment. The promptness and decision of the three commissioners, and their evident anxiety to facilitate the work in hand, are beyond all praise. The O'Connell estates, in Kerry, will be brought to the hammer in less than a month, and, if report speaks truly, the figure which they are likely to realize will convince the most sceptical of "free-trade" has not yet wrought the mischief ascribed to it by its opposition.

The Nenagh Guardian says—"A gentleman who, not many years ago, represented a neighbouring borough in the Imperial Senate, is now a recipient of our-door relief."

Great Irish Will Case.—Judgment was given on Monday in the Prerogative Court, Dublin, in the long protracted case of "Kelly & Thewles," which involves in its decision personal property to the amount of £600,000. Judge Keatinge decided that the will executed by the late Edward Kelly, of Rockwood, county of Galway, and of Merion square, Dublin, was valid, and entitled to the probate of the court. Each party pays his own costs.

The United States and Canada.—From a correspondence between the Canadian government and the Montreal Board of Trade it appears that the Provincial authorities decline admitting United States vessels to the advantages of their inland coasting trade, pending the decision of the United States Congress on the bill for establishing free trade between the countries.

The supreme court of New Orleans has recently decided in the case of Hart and others vs. the owners of the Jane Shore, that the ship owner who detained a vessel after the advertised sailing day, to the injury of the freighters, is responsible for all damages.

Emigration of Canadians to the U. States.—The Rev. Arthur Chiniquy, the great Canadian apostle of Temperance, having recently been on a tour through the United States, has addressed a letter to the Melanges Religieux, in which he says:—"I do not exaggerate when I say that there are no less than 200,000 Canadians in the United States; and unless efficacious measures are taken to stop this frightful emigration, before ten years two hundred thousand more of our compatriots will have carried to the American Union their arms, their intelligence, and their hearts. It is no part of my present plan to examine

the causes of this deplorable emigration; but it must be always true, that when a people en masse quits its country, it is because that unfortunate country is struck with some hideous plague—is devoured by some cancer—God has placed in the heart of man love for his country, and when a man turns his back upon his country, and with the eye moistened by tears bids it an eternal adieu, it is because something essential has been wanting to him in that country.

The Prodigality of Wealth.—We extract the following remarks from the N. Y. Daily News:

"The vast accumulation of wealth in the hands of a few individuals in this city, is, we presume well known; but few are aware of the lavish expenditure of some of our millionaires. It looks something like going back to the days of Rome when the revenue of a province scarce sufficed to furnish a supper, to hear that at a party given in Lafayette Place, the flowers alone cost twenty-five hundred dollars! Boston, Philadelphia, and Baltimore were all placed under contribution, to decorate a single mansion in New York with exotics."

The family which could afford to entertain their friends, at this expense, were of course the favourites of fortune. But though the wealth of an Astor is not enjoyed by all of our fashionable, their extravagance would astonish folks, unaccustomed to the aristocracy of republicanism. It is no uncommon thing for eight hundred or a thousand invitations to issue for one party, among the 'upper ten' who crowd their houses to repletion, fill their guests with the choicest viands, the most costly wines—delight them with flowers and music at the cost of thousands; and rule their little hour, through their extravagance and folly, the admiration of those they fete—then become bankrupt, and give place in the circles of fashion to some florist, confectioner, or upholsterer, who grow rich in supplying their extravagance, and in his turn is ambitious for social distinction. Such is life, and the example is only too closely copied by the 'would-be upper tens' in all the small towns and villages on this continent. Many who give these fetes, exclaim to their tradesmen—we cannot pay you at present."

CIGARS BY MACHINERY.—A machine has been put in operation in Cuba, for the manufacture of cigars. It rolls them so fast that one machine can give occupation to six men, in the way of tipping and clipping them.

## IMPORTANT BANK TRIAL!

From a correspondent of the New Brunswick.

[The parties concerned were the Fredericton Branch of the Bank of British North America vs. the hon. Charles Fisher and his brother, Henry Fisher, Esq.]

The facts of the case as I understand them were truly startling. The first cause tried was against Henry Fisher, Esq., the drawer of the note. It came out in evidence, that Mr. had been dealing extensively with the Bank, and in 1847 had paid in a large amount of money, discharging all his liabilities except £300—which was an unusually small amount for his business. In August 1847, he had obtained £700 sterling in Bills of Exchange, at a premium of two per cent. above the cash rate, as he paid for them by giving his note, indorsed by his brother, Charles. Other liabilities accumulated until the summer of 1848, when they amounted to nearly £2000. It appeared that then the defendant had £2000 in St. John, which in ordinary times would have been worth £2500, but the price had fallen 50 per cent., and anxious to complete his engagements with the Bank and other creditors as well, he offered to assign all this lumber and a Mortgage on his Father's property for £1200, if the Bank would enable him to hold the former until it rose in the market, and advance him a sum of money to pay other debts. To this the Bank did not agree, but required additional security. Defendant's brother Charles now stepped in to his assistance, and arranged with Mr Taylor the Manager that the Mortgage was to be assigned, and a note indorsed by their brother-in-law, C. Connell, Esq. for £300—and the defendant was to give a million of logs, or the proceeds of them, as a condition that the Bank was to wait one and two years for the balance. This agreement was made between the Hon. C. Fisher and Mr. Taylor verbally, and sworn to by the former gentleman, as well as proved by a note written to defendant at the time by the Manager. The defendant proved that he had completed his part of the agreement, in 1848, and was preparing to do so in 1849, when unexpectedly the Manager called upon him peremptorily for payment. Defendant in settling in the fall of 1848, had given a promissory note for the balance due the Bank, not being aware that the agreement would not be kept by the latter, which note was renewed once at the face, but in the second renewal, which was in June, the Manager refused to renew, unless a large amount was paid, and denied the arrangement altogether. Two days after the maturity of the note, the Defendant and his Brother were sued; defendant offered to pay £100 a month for five or six months, the bal-

## LAW RESPECTING NEWS PAPERS

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ance to lie over until next year. This was refused by the Bank—notwithstanding the defendant was proved to have been making extraordinary exertions to pay, the Bank also being perfectly safe in his own personal security, and that of his brother, besides the extensive collateral securities which I have mentioned. Mr. C. Fisher then met the Manager stating that his brother was prepared to carry out his arrangement, and urging that his brother was not a proper subject for such oppressive proceedings, as he was doing a good business, and a suit against him would be as impolitic as it was uncalled for, and if persisted in, might teach the Bank that moderation was the best policy, when their debts were perfectly safe—the offer of a hundred pounds a month until 50 per cent. was paid, being far beyond what lumber merchants, whose means are all afloat in the country, could generally pay this year. Mr. Taylor did not even answer this offer, but offered through the Solicitor, Mr. Ambrose Street, to take a possession of judgment for £125 a month. This the Messrs. Fisher refused, as they considered it tyrannical and unjust. The Bank proceeded and they were called upon for a defence. Mr. C. Fisher stated in his evidence that he first designed to plead the breach of agreement, but finding that it was not legally binding upon the Bank, he determined in order to save his brother from destruction to plead the general issue, and also usury, founded on the purchase of the Bills of Exchange for £700 in 1847. This plea gave the Bank's Solicitor, hoping that it would bring them to reasonable terms—but the proceedings went on. Defendant's business in the mean time, as well as his health, had been seriously affected by these extraordinary proceedings, and Mr. C. Fisher swore that as late as the evening before the trial of the case, he had been extremely anxious to have the matter settled on reasonable terms. No disposition to do this appeared on the part of the Bank, and the cause came on Thursday, before Mr. Justice Cuyler, and a special Jury. The Court House was crowded at an early hour. I was told that the whole mercantile community was present, and when the Attorney General, who was Counsel for the Defence, closed his case, most of the Members of the Assembly were among the crowd. Mr. Street was for the Bank.

The charge of the Judge was a beautiful piece of composition, and strictly impartial. At the close, he distinctly warned the Jury not to be affected by the sympathy for the Defendant. The Jury retired for a short time, and returned into Court with their verdict, which was for the Defendant.

I have never witnessed more universal satisfaction than has been created by this verdict, and it is said that there is hardly a house in this little City which has escaped the excitement. Groups of people were collected at the corners of the streets congratulating each other at the victory over the Bank, and it is rumoured here that many of the merchants who owe very large amounts to that institution, will now make easier terms. The effect of this verdict will be most serious to the Defendant, as it will enable him to make terms suited to the depression of the times. But to the Bank it will be more so. The defence of usury, which was understood to be entirely prepared by the Hon. Mr. Fisher, was most ably established by authorities which I confess took me by surprise. It is beyond a doubt usury to take any thing, even as premium of a Bill of Exchange, when a loan of money is involved, and when the additional premium is a necessary part of the transaction. Such at least was the law as laid down by the Judge, and it determined the verdict, although the breach of contract was really a good defence in equity.

Since writing the foregoing, the cause against the Hon. C. Fisher, as indorser, was tried, and a similar verdict returned. The Bank is therefore defeated, and such is the law that it never can recover. There is no doubt that the present parties will at once settle satisfactorily, the Bank paying the costs. But the result will tell most seriously upon banking operations in these Provinces, and a vexatious and oppressive law-suit, which was not justified on any grounds, may end in the loss of thousands of pounds, when parties are not disposed to pay them.

Fredericton, Feb. 23.

O. P.

Several persons have been arrested at St. John for the riot at the Protectionist meeting. The Bristol police, a few days since, apprehended a gang of highwaymen who had infested the roads near that city.

An appeal in the Glen Tilt case will be tried before the House of Lords.

Five persons were drowned on Saturday week, at Plymouth, by the upsetting of a boat belonging to one of her Majesty's ships. The Earl of Arile will, we understand, be the new representative peer for Scotland, in the room of the late Lord Colville. The Earl is a Liberal, but in favour of a moderate protection.

The inhabitants of Worcester have determined to raise £1600 to erect a monumental window in the cathedral to the memory of good Queen Adelaide.













## SHERIFF'S SALES.

The following Sales will take place at the COURT HOUSE in ST. ANDREWS.

Real Estate of—Benj Williams April 20  
Do William Porter April 27  
Do Michael McGuire May 25

To be sold by Public Auction on Saturday the 20th day of APRIL, next, between the hours of 12 a. m. and 5 p. m., at the COURT HOUSE in St. Andrews.

ALL the right, title, interest, claim and demand of Benjamin Williams of in and to that certain lot of land and premises situate in the Parish of St. George, fronting on Carlton street, and now in the occupation of one Henry Smith, bounded on the west by a lot of land recently purchased by Paul Gilmore, from the widow of the late Peter Clinch, on the north by the dwelling house and lot owned and occupied by John Boyd, on the east by Clinch street, and on the south by the aforesaid Carlton street.

To satisfy an execution issued out of the Supreme Court at the suit of Moses Williams and David W. Williams, endorsed to levy £136 11 3, besides Sheriff's fees &c.

THOS. JONES,  
Sheriff of Charlotte,  
St. Andrews,  
Oct. 9, 1849.

To be sold at Public Auction, on Saturday the 27th day of APRIL, next, between the hours of 12 & 5 o'clock, at the COURT HOUSE, in St. Andrews.

ALL the right, title, interest, claim and demand of WILLIAM PORTER of, in and to the following property:

Lot No. 10 in St. Stephen's, deeded by Thomas Armstrong, to Wm. Porter, on the west range of garden lots.

Lot Nos. 1 and 2 in class M., Westworths Division, deeded by James Ross, to Wm. Porter.

One-half Acre at the Upper Mills, east end half of lot 16, deeded by G. D. King, to Wm. Porter.

Lot No. 42 in St. Stephen's, granted to the late David Post, deeded by Wm. Kennedy, to Wm. Porter.

Part of lot No. 170 at the Ledge, deeded by Michael Young to Wm. Porter, containing about 3 Acres.

Lot No. 12 and 18 part of a tract of land formerly owned by the late Robert Pagan Esq., lot 12 fronting on the Ledge Road, lot 18 fronting on a road laid off in rear of No. 12 a piece of land in St. Stephen's on the South side of the street leading from Watsons cove &c., as deeded by Betsy Porter to Wm. Porter.

One-half the Saw in the second Wellington Mill at middle landing, with the appurtenances, as deeded by George S. Hill Esq., to Wm. Porter.

The undivided tenth part of several pieces of land, as sold by John Robinson, to Wm. Porter, situated in St. Stephen's.

A piece of land at the Ledge deeded by Michael Young to Wm. Porter, commencing at a rock leading from the main Road to Youngs point &c.

A piece of land in St. David's, block No. 4, letter G, in Fanning's division, deeded by Thomas Brant, to Wm. Porter.

One-half Acre in St. Stephen's, part of the farm on which Peter McDermid resided in 1834, deeded by Robert Webb to Wm. Porter.

Farm lot No. 29 in Saint Stephen's, 100 Acres more or less, granted to James Fraser, deeded by Thomas Hasty to Wm. Porter.

A piece of land in the Parish of Saint Andrews, as deeded by D. H. Moony to Wm. Porter, bounded on the West by the river St. Croix &c.

The same having been seized and taken to satisfy an execution issued out of the Supreme Court, at the suit of the President Directors and Company of the Commercial Bank of New Brunswick, endorsed to levy £1139 10s 5d besides Sheriff's fees, &c.

THOS. JONES,  
Sheriff of Charlotte

Sheriff's Office,  
October 16, 1849.

To be sold by Public Auction on Saturday the 25th day of May next, between the hours of 12 a. m. and 5 p. m., at the COURT HOUSE in St. Andrews.

ALL the right, title, interest, claim and demand of MICHAEL MCGUIRE, of in and to all

That certain piece or parcel of land, known as being the north westerly part of lot number One, in the southern block of the first division of lots sold to Robert M. Todd and others, by the Rector, Church Wardens and Vestry of Christ Church, in the Parish of Saint Stephen aforesaid, and bounded as follows:

Beginning on the north eastern corner at a lot of land owned by John George on the road leading to Mohamud, thence running north westerly forty six feet until it meets Robert M. Todd's, thence running westerly ninety six feet more or less, until it meets William Lovejoy's line, thence following easterly forty six feet, thence north westerly ninety six feet or till it meets said road, being the same piece or parcel of land which was deeded to the said Michael McGuire by

one Edward Halliman and wife, by a deed bearing date 31st July, and registered with the records of Charlotte County, 17th March 1838, in book letter Q, page 389,—together with the Dwelling House thereon, and all other the privileges, improvements and appurtenances thereto belonging.

Also, all that certain other lot, piece or parcel of land lying and being in Miltown, (so called), in the said Parish of Saint Stephen, and known and described as lot number twelve in the first division on a plan of certain lots surveyed and laid off from the Glebe by H. M. Kay G. Garden, in the year of our Lord 1827, as by reference to said plan will more fully appear, being on the westerly side of the main road leading from Sah Water, (so called), to Miltown aforesaid, the next lot on the south to that on which the Roman Catholic Chapel is erected, containing one acre, together with the buildings thereon, and the privileges thereto belonging.

To satisfy an execution issued out of the Supreme Court at the suit of Patrick Loughren, endorsed to levy £67 17 1/2 besides Sheriff's fees, &c.

THOS. JONES,  
Sheriff of Charlotte,  
St. Andrews,  
Nov. 13 1849.

## NATIONAL LOAN FUND, LIFE ASSURANCE SOCIETY OF LONDON.

A Savings Bank for the Widow and the Orphan, EMPLOYED BY ACT OF PARLIAMENT.

CAPITAL, 500,000, Sterling.

Exclusive of a Reserved Fund (Surplus Premiums) of £37,000, Sterling.

ADVANTAGES OFFERED BY THE SOCIETY.

Perfect security, arising from a large Capital, totally independent of the Premium Fund.

Loans—Two thirds of the Annual Premiums paid, or half the Premiums for the first five years; which half may remain on interest, to be deducted from the amount of the policy at the death of the assured.

Low rates of Premium.—The rates of premium are low as any Society of equal standing.

Division of Profits.—The Bonus in this Society are declared ANNUALLY, and each year the Assured has the option of receiving her profits in Cash, in reduction of premium at in addition to the sum insured, the Bonus or PERMANENT.

Premiums may be paid annually, half yearly, or quarterly.

Insurance may be effected for one year, five years, or for life, with or without participation in the profits of the Society.

A liberal allowance for the surrender of all policies.

Every information as to the Society's Rate of Premium, mode of Insurance, and blank forms of application may be had at the office of the Subscribers, who have Pamphlets for gratuitous distribution, and all documents required for effecting Insurance.

Local Directors at St. John.

EDWARD L. JARVIS, Esq., Chairman

EDWARD ALLISON, Esq., Robt. F. Hazen, Esq., Wm. Wright, Esq., John H. Gray, Esq., WILLIAM J. STARR, Esq., Managers

FREDERICK R. STARR, Esq., Agent

Medical Examiner at St. Andrews, Dr. GORE.

GEO. D. STREET, Sub-Agent at Saint Andrews.

## MACHINE AND FIRE INSURANCE.

Protection Insurance Company of N. J. CAPITAL, \$200,000.

Camden Insurance Company of N. J. CAPITAL, \$100,000.

WITH A SURPLUS OF OVER \$30,000.

HARTFORD FIRE INSURANCE COMPANY OF CONNECTICUT, CAPITAL, \$150,000.

THE Subscriber, having received the Agency for the above-named Insurance Companies for Cabins and vicinity, will receive applications and issue Policies on Vessels, Cargoes, and Freight, and Vessels upon the Stocks, Buildings, Furniture, and Goods, at the current rates, to the amount of \$10,000 on Marine risks, and \$20,000 on Fire risks. All losses promptly adjusted and paid, or, in case of differences, the Courts of this State will be recognised.

E. D. GREEN, Agent.

Refer to Wm. Ker, Esq., Agent, St. Andrews N.B.

## TO LET.

SUNDRY SHOPS, and DWELLING in those tenements lately occupied by Mr. Thomas Sime and others, on the Market Square, from the 1st day of May next.

Apply to, DA. S. T. GOVE, Saint Andrews, January 30th, 1849.

In preparation for the Press, BY J. MURRAY, ALEXANDER-STREET, LONDON.

## Woodvale Grange.

A Michaelmas Visit to the Forest of New Brunswick.

Orders received by H. Chubb & Co., J. & A. McMillan, W. L. Avery, V. H. Nelson, and A. Fraser, St. John; F. Beverley, and H. S. Beck, Fredericton; and all other Booksellers, Dec. 9, 1849.

## SAMUEL COCHRAN, Sailmaker, AYMAR'S WHARF, ST. ANDREWS.

Respectfully informs the Merchants, Ship Owners and Ship Masters, in this County, that he has taken the Sail Loft on Aymar's Wharf, where he is prepared to execute at short notice, all orders in his line of business that may be entrusted to him, with fidelity and on moderate terms. Having brought up in Mr. Jarvis's establishment, he trusts his work will give satisfaction.

## BRANDY, GIN, WINE &c.

Ex Columbus from Liverpool, via St. John. 6 Hhds finest Pale HOLLANDS.

1 " fine old PORT WINE.

1 " Martell's finest Pale BRANDY.

1 " Moist Crushed SUGAR.

1 " Refined LOAF do.

9 Boxes Tobacco Pipes, 12 gross each.

JAMES W. STREET.

St. Andrews, Nov. 10, 1848.

## Grand Manan Packet.

THE Subscriber respectfully informs the Public, that he has commenced running the Packet

"Prince Albert," between St. Andrews, Campbell's, Eastport and Grand Manan Leaving St. Andrews every Friday, if the weather permits, touching at the above mentioned places.

Parcels left at the store of William McLean Esq. will be punctually forwarded.

EDWARD SNEEL, MASTER.

St. Andrews, 4th June 1849.

## READ! BREAD!

300 BARRELS different quality and

Barrels CRACKERS, do do and prices.

Boxes Soda, Butter, Sugar, Lard, Drippings BISCUIT Also—a few barrels do.

EXTRA FAMILY FLOUR.

Southern and Western WHEAT MEAL.

For sale at a small profit at LEADHIT & CO'S BAKERY, Corner of Dana and Water-streets, EASTPORT.

Passage to Boston, Eastport and St. John N.B. THREE TIMES A WEEK EACH WAY.

STEAMERS

ADMIRAL, Capt. Hutchins.

Will leave Boston and St. John, from and after Wednesday, the 19th instant, every

MONDAY, WEDNESDAY AND FRIDAY

For the above Places.—Returning will leave Eastport for Boston on the above mentioned days, at 2 1/2 o'clock, P. M., via Portland and Eastport.

Cabin Passengers may continue on in the boat to Boston, at the same price, at their option.

The Boats leave Boston, direct for St. John, N.B., on the above days, touching only at Eastport.

Passengers being on Portland, bound to Eastport, can obtain Tickets of the Agent of this Line in that city, for \$1, over the Railroad, and take the Boat on Monday.

The Boats leave Eastport for St. John, at 11 o'clock, on (TUESDAY, THURSDAY and SATURDAY,) of each week.

Passengers will be Ticketed through to St. John, by the steamer Nequasset for Steamer Admiral and Senator.

For Freight or Passage, apply to GEORGE HOBBS, Agent, Eastport, July 17, 1849.

RAIL ROAD ROOMS, St. Andrews, 31 January, 1849.

NOTICE.—The Stockholders in the St. Andrews and Quebec Rail Road Company, are hereby notified, that a

SECOND CALL OF TEN PER CENT OF THE CAPITAL OF SAID COMPANY.

Is now made payable by the several Stockholders at the following Banks, viz: Charlotte County Bank, St. Andrews; British North America Bank, St. John; Fredericton and Woodstock agreeably to the Act of Incorporation.

S. H. WHITLOCK, Secretary.

## Land For Sale.

1000 ACRES of excellent Woodland, fronting on the Glenelg Road, three miles from Chamcook, will be sold on moderate terms, if applied for immediately. Also—A good Horse rising 6 years old, well known, will be disposed of at a bargain.

For terms &c, apply to N. SMART.

## NEW-BRUNSWICK BENEFIT BUILDING SOCIETY AND SAVINGS' FUND.

Established at St. John 30th Sep 1847

Trustees—Wm. Wright, Robert F. Hazen, H. Chubb.

Agent for Saint Andrews, Geo. D. Street Esq., Do. Saint Stephens, J. G. Stevens, Esq.

## Notice to the Public.

GENERAL POST OFFICE, St. John, December 11 1849.

IN order to obviate the inconvenience existing under the present arrangement which requires the Postage of Letters and Newspapers for Newfoundland to be paid in advance, His Lordship the Postmaster General has been pleased to direct that hereafter the Postage on correspondence pass between New-Brunswick and Newfoundland may be pre-paid or not, at the option of the sender.

J. HOWE, D. P. M. G. [New-Brunswick Newspapers, 2in. ea]

## MARKET SQUARE, WEST CORNER.

## FRANCIS WADDELL, TAILOR & DRAPER.

RETURNS thanks for the patronage he has received, and respectfully announces to his friends and the public generally, that he has removed to the Shop lately occupied by Mr. Wm MacLean, West corner of the Market Square, where he is prepared to execute with neatness and despatch, all orders with which he may be entrusted. Garments made up in the latest and most fashionable London and New York styles.

He also begs to announce that he has on hand well selected assortment of the best

West of England CLOTHS.

CASSIMERES, DOESKINS and TWEEDS in great variety.

VESTINGS—Fancy Satin and other Fabrics; Tailors' Trimmings, of every description.

Just Received a large and choice selection of LONDON READY MADE CLOTHES, of the latest and most fashionable styles; all of which are offered for sale at moderate prices.

St. Andrews, May 8, 1849.

## U. S. Consulate Notice.

C. WHITTAKER, Esq., United States Consul at St. John, N. B., having with the sanction of His Excellency the Lieutenant Governor, appointed me U. S. Consul for the Port of Saint Andrews, all persons interested, will take notice, and govern themselves accordingly.

THOS. JONES.

St. Andrews, Nov. 21, 1848.

## Chancery Sale.

To be sold on Saturday the fifteenth day of December next, at eleven o'clock in the forenoon, with the approbation of the undersigned, one of the Masters of the Court of Chancery in this Province of New Brunswick, at his Office in the Town of Saint Andrews, in the County of Charlotte, pursuant to a Decretal Order, made in the said Court on the twenty-ninth day of June now last past, in a cause depending in the said Court between Robert Parker, complainant, and Frederick A. Babcock and the St. Andrews Steam Mill and Manufacturing Company, defendants.

ALL that certain lot, piece or parcel of ground, situate, lying and being in the town of Saint Andrews aforesaid, abutted, bounded, and described as follows—commencing on the south-east line of a street laid out through the Pagan land leading from Water-street to the harbour, and called Douglas-street, at a point 315 feet distant from Water-street, thence running southeasterly at right angles to Douglas-street to the lot formerly sold to James Paul, being 62 feet or thereabouts, and extending from thence into the harbour as far as the lower bounds of the original water lots, together with the Wharf and Store thereon.

Also, if necessary, All that certain other lot, piece or parcel of land situate on the same side of Douglas-street adjoining the lot above described, having a front of 65 feet on Douglas-street, and running back 62 feet to the said lot sold to James Paul, with the buildings and improvements thereon.

The Terms of Sale and further particulars may be known on application to the Solicitor for the complainant, or at the Master's Office.

Dated at St. Andrews this first day of September, 1849.

GEO. D. STREET, Master in Chancery.

W. JACK, Solicitor for Complainant.

In the matter of ARCHIBALD T. HENRY and Edward BENNISON, against whom a Bill in Bankruptcy, dated 1st November, 1848 hath been issued.

TO be sold at Public Auction on Monday, the 3d day of December next, at 12 o'clock, noon, at the Coffee House Corner, in the Market Square, in the City of St. John—All my right, title and interest, as Provisional Assignee of the Estate and Effects of the said Bankrupts, of, in and to a certain piece of Land situate on Deer Island, in the County of Charlotte, conveyed to the said Archibald T. Henry by Silvanus Henry and Wife, by Deed, dated 5th June, 1846 bounded as follows:—Beginning at a Yellow Birch Tree marked on the North West corner of J. & W. Doughty's land, thence by the southerly line of said Doughty, land south forty five degrees, East about forty one rods, more or less, to the North Westerly line of a lot heretofore surveyed for John A. Henry, thence south forty five degrees, West by said line about forty rods more or less, to a cedar stake marked on three sides, thence North forty five degrees, West about forty one rods, more or less, to a cedar stake marked on three sides, thence North forty five degrees, East about forty rods, more or less, to the Yellow Birch tree aforesaid—the place of beginning.

And also all my right, title, and interest, as such Assignee as aforesaid, of, in and to all the Estate of Archibald Henry, formerly of Deer Island aforesaid, deceased, father of the said Bankrupt, Archibald T. Henry.

By the Commissioner's Order.

D. JORDAN, Prov. Assignee.

10th Nov. 1849.

## Public Notice

Is hereby given that the following Non-Resident Property, in the Parish of Saint Andrews, has been assessed as under, for this year, and unless the amount together with the cost of advertising &c., are paid within three months from this date, the same will be sold according to law.

George Walker 15s 6d

HUGH MORRISON, Collector of Rates.

St. Andrews, Sep. 25, 1849.

## ROYAL MAIL STAGE,

BETWEEN ST. ANDREWS, ST. STEPHEN, MILLTOWN AND BARING.

The Subscriber has contracted to run a Mail Stage between ST. ANDREWS, ST. STEPHENS, MILLTOWN, and BARING, three times a week, according to the following arrangement, viz:

Leaving Saint Andrews on Mondays, Wednesdays and Fridays, at 6 o'clock, A. M., and

Baring on Tuesdays, Thursdays and Saturdays at 6 o'clock A M and St. Stephens at 7 o'clock, on the same days.

The well known disposition of the Subscriber, who for many years has driven upon this mail route, to give every attention to the comfort and convenience of Passengers, will, he trusts, secure him a full share of public patronage.

The Stage Books will remain open at Bradfords Temperance Hotel, St. Andrews, Ryder's Store, St. Stephens; and Ray's Hotel, Milltown.

THOMAS HARDY.

St. Andrews, June 4, 1849.

## NOTICE.

A DIVIDEND of three per cent. on the Capital Stock of the Charlotte County Bank is this day declared payable on or after the 4th proximo.

J. RODGER, Cashier.

Charlotte County Bank, 4th October, 1849.

## Liquors, &c.

Ex "Portland" from Liverpool, via St. John, the Subscriber has received as follows:

3 PIPES, 1st Finest Cognac B. & N. D. Y.

6 Hhds. finest Pale Hollands,

40 Kegs best White Paint,

6 Boxes best Startha,

2 Bbls. French Vinegar,

20 Quarter Bbls Gundowder, 25lbs. each, &c &c

J. W. STREET.

## Jay and Evening School.

TIMOTHY F. HARLEY, grateful for the liberal encouragement he has continued to receive at his Day School, begs leave most respectfully to inform his friends and the public, that he intends opening an EVENING SCHOOL ON MONDAY the 9th of November.

Where youth will be instructed in all the necessary branches for mercantile or mechanical pursuits. Hours of attendance from 6 until 9 o'clock. Saturdays excepted.

St. Andrews, Nov. 17, 1849.

## A CARD.

Merchants, Storekeepers, Mechanics, Farmers and Families, are respectfully informed that

MR. CROWLEY'S AMERICAN AND PROTESTANT Intelligence Office,

Is removed from No 395 Washington Street, to No 75 Chambers Street, Boston.

Suitable Assistants, of both sexes, supplied to ushas favor him with their patronage

ROBERT KER.

23d October, 1849.

## Cooking Stoves, Groceries, &c

Just received and for sale by the Subscriber NOS. 1 2 and 3 "UNION" COOKING STOVES.

Souchong, old Hyson and Ningyong Teas, Brown, loaf, and crushed Sugars,

Clear and Mess Pork, Hams, Lard, Candles, Soap, Oil, Almonds, Arrowroot,

Currants, prepared Cocoa, Cigars, Tobacco, Grass door Mats, Coopers Isinglass, &c.

ROBERT KER.

23d October, 1849.