POST-OFFICE, Saint John, November 5, 1810. URING the Winter Months, the Mails for Great-Britain and Nova-Scotia will be closed every Wedesday at Sundown; those for Canada and Fredericton at ene fame time, unless an English Mail arrives, in which case the Courier (if in town) will be despatched in two hours after the arrival of faid Mail.

N. B. It. positively determined not to receive or deliver any Letters after dark, and no Letters for Great-Britain shall be forwarded unless the inland postage is WM. CAMPBELL. paid.

Affistant Commiffary General's Office, ST. JOHN, New-Brunswick, 8th November, 1810. CASH WANTED For the Ule of His MAJESTY's Troops in this Diffrict. DERSONS defirous of purchasing BILLS of EX-I CHANGE drawn on the Right Honorable the Paymasters General, London, thirty days fight, are requested to send sealed proposals to this Office, flating the fum required, and directed to the Subscriber, with the words " Tender for Bills" marked on the letter, when the lowest offer will be attended to. Payment to be made in Dollars.

HEN. GOLDSMITH, Affistant Commissary General.

QUEBEC, OCTOBER 4. COURT OF KING'S BENCH. CRIMINAL TERM-SEPTEMBER, 1810. The Grand Jury beg leave to thank the Court for the

very learned and able charge delivered to them by his Honor the CHIEF JUSTICE, at the opening of the present Selfion ; and being firongly impreffed with a conviction of the necessity and importance of secrecy, as an essential part of the duty of Grand Jurymen, do pray that they may be favoured with a copy of the Charge, or fuch Extract therefrom as their Honors may deem proper, and that they be permitted to publish the same.

Grand Jury Room,] 26th Sept. 1810. J

WM. BURNS, Foreman:

CHARGE.

" Gentlemen of the Grand Jury,

" To keep fecret the King's counfel, your own, and that " of your fellows," is one among the highest duties of your office; and to the faithful performance of this duty, you fland pledged, by the folemn and powerful obligation of your oath.

" Of the antiquity of our law in this respect, no doubt can be entertained. Bracton and Briton, two of the earliest writers upon the jurisprudence of England, informs us, that in the feveral periods of time, in which they wrote, the oath taken by the Foreman of every Grand Jury, and repeated by every member of the Inquest, was nearly in the present form, that part of it particularly by which secrecy is required; and of the effimation in which the necellity and importance of fecrecy, as required by the oath, were then held, we have unquestionable evidence in the difpute which appears by our ancient Law-Books to have exifted, upon the questen whether a Grand Juror who should discover the name of an accused person, or, the proof adduced against him, would be geilty of Treason or Felony. In this difpute it was acknowledged by all (Lawyers as well as others) who took part in it, that fuch an offender deferved to fuffer the highest punishment, the contest being, not whether he ought or ought not, to fuffer death for fuch an offence, but, in what manner it ought to be inflicted, whether he should suffer death, as a Felon, or, as a Traitor. " It is true by the light of after ages this doctrine has been found to be erroneous, and the offence fatisfactorily proved to be neither Treason nor Felony; yet it has been as fatisfactorily proved to be a crime of great magnitude, and it is still held to be a misdemeanor of the first class, deeply aggravated by the guilt of perjury. " That as a Grand Jury you ought to be acquainted with all that relates to your inflitution, will be readily admitted; and as you are bound in confcience to make yourfelves mafters of every part of your duty, fo are we equally bound to aid you in your refearches, with every affiliance which it is in our power to afford .- No apology therefore can be necessary for any endeavours to elucidate a condition of your oath, which has been fanctioned by the conflant and uninterrupted usage of many centuries, which the wildom of our anceftors first required, and which the experience of their pofferity has approved and continues to require .- It is indifputably right, that you should be apprifed of the counfels which you are bound to keep fecret, and of the grounds upon which fecrecy is demanded.-Upon these points therefore we shall proceed to lay before you fome information, which, as it may be useful, we truft, will not be unacceptable, " Every living language must be subject to perpetual changes from its very nature as well as from that variety of incidents which affect all fublunary things .- It is not therefore extraordinary, that the word " Counsel," in common acceptation, should have comprehended more in ancient times than at present-" Advice' is now the principal import of the word; formerly it implied much more-It implied not only " advice," but " purpose and delign"-" confultation and the interchange of opinions" " fecrets entrulled in confultation"-and " deliberation."-That it implied purpose and defign, we find, from the English translation of the Pfalms, " The COUNSEL of the Lord " flandeth forever ; the thoughts of his heart to all gene-" rations"-That it implied " confultation and the inter-" change of opinions," we learn from the works of our great Dramatick Poet, " I hold as little Counsel with weak fear, as you"-That it implied " secrets entrusted in consultation," we learn from the fame author, " they cannot keep COUNSEL, they'll tell all"-and that it implied "deliberation," we learn from Hooker, " they all confess that " in the working of that first cause, COUNSEL is used, " reason followed, and a way observed." " Now the principles of our Conflication are fuch, that the King (in whom centers the Majefly of the whole community) is the perfon injured by every infraction of the public rights; he is therefore in all cafes the profecutor for every public offence, and the purfuit of every offender being thus entrulled to him alone, the purpose, design or counsel of every profecution mull neceffarily be the "King's Counsel."-The duties of this important trust are however fo complicated, that they cannot be executed by the King alone. He is therefore provided with a variety of officers, who are charged with the execution of many fervices which precede the public accufation of offenders, in the name of the Sovereign; and it is by law intended that all these officers (for the peace of fociety and the fecurity of the fubject) thousid at all times be vigilant and active, and affift their Royal Master with all fuch information, advice, or counsel, as circumflances require for the arreft and exemplary punifhment of all offenders, " It is moreover the duty of every fubject to allish His Majefty to the utmost in the discharge of the important duties of his flation; and it happens therefore that the Sovereign as frequently profecutes upon " counfel" which he receives from individuals, as upon the counfel of his more immediate fervants; and as he lawfully may proceed in the due course of law without the information or advice of any of his officers or of any individual, it happens allo, that the King occasionally profecutes upon his own counfel folely. " Now such again are the principles of our Conflicution, that except the few cafes in which profecutions can be in-

fituted upon informations filed by the Attorney General, the King cannot bring offenders to judgment, or compel them even to answer to accusations preferred against them. until his " counfels," fubflantiated by legal evidence, are fubmitted to the inveffigation and inquiry of a Grand Jury : from hence, in furtherance of juffice, (of which the Monarch is the fountain) it becomes unavoidably neceffary, to reveal to the Jurors of the Inquest all that has been difcovered to the King or to his officers concerning the offence of which any man is acculed before them, and this not only in reference to the accused himself, but to all his accomplices, and to all accellories, as well before as after the fact . all circumstances of suspicion, all presumptions that induce a belief of guilt, must be communicated, with all attendant facts, by which the Jury may be enabled to make a more exact and effectual inquiry, and to prefent the whole truth.

"Where the King profecutes without the information or advice of any of his officers or of any individual, the counsel upon which he proceeds and which he submits to the confideration of the Grand Jury, is emphatically " the King's Counfel"-and the counfels which he receives from others and adopts, which upon his part and in his name are laid in evidence before the Grand Jury through the medium of his officers, are also diffinelly " the King's Counsel." The fame denomination must be applied to all informations or counfels which (as it fometimes happens) are given in the first instance to the Jury by individuals who are not members of their body-for in fuch cales as a profecution upon them cannot be inflituted in any other than the King's name, or be continued without his approbation, the Jury act as officers of the King-on his behalf and to his use, they receive the counfel which is offered ; and this counfel, there. fore, must necessarily be his. " Such are the various counfels of the King to which your oath refers; and inafmuch, as of all thefe, whatever you adopt must become your own and your fellows, and whatever you reject must still continue to be the King's, it is evident, that the obligation to fecrecy " according to your oath," in all these several respects, cannot under any circumstances be destroyed-If you reject, it remains as before ; if you adopt, a new obligation is fuperadded. " The counfels of the King which you adopt are (as we have just observed) your own and your fellows, but they are not solely of this description. There are many inflances in which from compatiion and from other motives, the accufation against the culprit is declined or delayed, until the acculer, called to the Grand Inquest and bound as a member by a folemn engagement, " to leave no man unprefented," and " to prefent all things truly, as they come to his knowledge," feels that to be an imperious duty which he had before believed to be a matter of discretion. In these cases, it is the counfel of one or more Jurors, which is offered to the Inquest, and whether it be your own (individually speaks ing) or that of a fellow Juror, or Jurors, it is counfel within the scope of your oath, your oath being " to keep secret your own counsel, and that of your, fellows," without distinction of any kind as to persons or numbers. " It is moreover the duty of the Grand Jury"" to counsel" upon the matters before them, that is, to confult, to interchange their opinions, to deliberate and ultimately to advife. Your confultations, therefore, and your debates, the opinions which you respectively interchange with each other, your deliberations and advice, are all your counfels-your own, or that of your fellows, or both, and confequently all, are within the perview and literal expression of your oath. " To maintain an impenetrable referve upon all matters, begun or concluded before you, and upon every thing which in point of fact is directly or indirectly connected with them, or even thought to be fo,-appears to be the only course by which an oath fo comprehensive in variety and extent, can be fecurely and confcientioully kept.

WOOLLENS and TWINES. OHN L. VENNER is now opening, received by the J EARL PERCY from LONDON, an Affortment of CLOTHS. BLANKETS, FLANNELS, BAIZES, and other WOOLLEN GOODS -- Alfo,

SALMON, HERRING and SEINE TWINES, which with his previous Stock of English Goods, will be Sold on liberal Terms for CASH or Barter payments. He has also by the fame Veffel, a Confignment of a few Pipes REAL OLD MADEIRA WINE, which, if taken altogether, will be fold very cheap.

31fl OCTOBER, 1810.

MADEIRA WINE, OF A SUPERIOR QUALITY, Just Received per Brig EARL PERCY, Capt. Laverock, For Sale by the SUBSCRIBER.

ALSO-A Fresh Supply of Linen Drapery, confishing of 4-4 flout Cotton Shirting, Cambrick Mullin, colored Cambricks, printed and plated Calicos and Shawls; which with his former affortment, will be Sold on the loweft terms. JAMES CODNER.

Saint John, 29th October, 1810.

PAINTING and GILDING.

TOHN GRANT offers his services to the PUBLIC as J Ornamental, Sign, House, and Coach Painter, E3c. next door to BRADFORD GILBERT, Elgr. N. B .- Camel Hair Pencils, fine Colours, and Leaf Saint John, 29th October, 1810. Gold for Sale.

To be Let or Leased, And Poffession given early next Spring, THE upper FARM on the Kennebeccasis River, belonging to WILLES FREDERICK KNOX, Efqr. on which are a good and well finished. House and Barn, &c. being an excellent fland for a Tavern. The greatest encouragement will be given-Inquire of W. F. KNOX. November 10, 1810.

To be Sold at Public Auction, On the First TUESDAY in NOVEMBER next, HAT Valuable LOT of LAND in the Parish of Kingfton, in the County of King's, on which the former Court House flood-It is fo well known for its convenient fituation for a Public Houle and for Ship Building as to make further description unneceffary. Terms will be made known at the time of Sale. KINGSTON, 14th JULY, 1810.

The SALE of the above mentioned Lot of Land is postponed until the First Wednesday in March next, when it will be Sold at the Court House at Kingston to the highest bidder. GEO. LEONARD, junr. Clerk. KINGSTON, 61b NOVEMBER, 1810.

FNOTICE.

THE SUBSCRIBER having disposed of his property in the Parifb of Portland, intends closing his Bufinefs by the 1ft of MAY next-All perfons therefore, who are indebted to him by Bond, Note, or Book Debt, are earneftly requefted to fettle the fame without delay, as all Debis not liquidated by the iff of JANUARY will be put into the hands of an Attorney to collect.

CALEB MERRITT. Parish of Portland, 24th October, 1810.

A LL Perfors having any Demands on the Effate of I SAMUEL HART, Efgr. late of Halifax, deceased, are requelled to present them duly atteffed to the Subscriber, within Eighteen Calendar Months from this date, for adjuftment; and all perfons indebted to faid Eflate, are defired to make immediate payment to REBECCA HART, Sole Executrix. Halifax, October 15, 1810.

"GENTLEMEN,

" It remains for us to flate the grounds upon which fecrecy is demanded of you; and this we shall do fuccindly by enumerating the principal motives by which the law has been influenced to require it.

" It has wifely concluded, that if culprits could afcertain all that is known of their crimes, confpiracies might be formed to conceal them from further detection, and to defeat inquiries which otherwife might be made with forcels-and where such measures should be found to be impracticable, that they themfelves might elcape by flight .- That on the contrary, if the evidence against the accused is incomplete, it may be fafely kept under fecrecy until futhor evidence can be obtained, and if sufficient proof can afterwards be made of the offence, and indictment may be found, and the party compelled to answer.

" That if the evidence against one who is accused, should be publicly known, it might eafily be determined how facit might extend to others; and having notice of their danger, confederates and accomplices might also escape-from juffice.

" That the reputation, character and credit of all who are accused, without cause, (from hasty zeal, from malice or revenge) may fuffer in the effimation of the public, if the fact of acculation be generally known; but on the contrary, cannot be injured if it be known only to those by whom the accufation itself hath been rejected.

" That where Bills of Indictment are found, concealment prevents the teffimony produced before the Grand Jury from being counteracted at the trial, by fubordination of perjury, on the part of the perfons against whom the Bills are found.

"There is yet another motive which has its origin in that prevailing principle of tendernels to the accufed, which diffinguishes the criminal law of England from all others .--" It is the great object of this code, to lecure an impartial trial for every man who has the misfortune to be accufed of any crime; and it is particularly folicitous, that the public mind should not be prejudiced against him, lest the Petit Jury thould partake of that prejudice, to his detriment .--- Influenced by this noble fentiment, it lays the injunction of fecrecy upon all Grand Jurors; who from the nature of their office, having heard evidence against the accufed and nothing in his juffification, can communicate to the world fuch facts only as may deprive him of the inefti-

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A LL Perfons having Demands against the Estate of I GEORGE NASH, late of Digby, deceased, are requested to render the same duly attested within Eighteen Calendar Months from this date; and all those indebted to. faid Effate are defired to make immediate payment to DENNIS RUTHERFORD, Administrator. DICEY, 12th JULY, 1809.

FOR SALE AT THIS OFFICE, English Playing Cards of a good quality.