

mononono JOHN BLACK, & Co. Have Just Received by the Ship CALEDONIA, and Brig DROMEDARY,

An Extensive and well afforted Supply of BRITISH MANUFACTURES and other Articles. Their LONDON GOODS they daily expect per the Ship BRITISH UNION.

N. B. A Few Pipes of excellent PORT and old SHERRY WINES received.

Saint John, 7th May, 1810.

London, cafonable

1809.

ON and

OL, and

the mof

nge.

V,

ondon,

TOP

nd

ware,

terms by

PIRITS

SIDENT

DAY the

fternoon,

Indrew

ALLOP,

e County

Wo Los

Lot; and

cres, on-

llop, and

rn on faid

l of Oak

a certain

ws; loge-

he Parifh

trator.

1. (AT 1.) (T 1.)

NCAN

th day of

ncan lare

or claims

r against

requelled

aths from

of them,

or to the

required ers hereto

nt of the

cutors.

he Effate

deceased,

from the

are defa

istrators

he Effate

this Cuys

lame pro-

if; and an

mmediate

cutors.

Ellaic of

y attested chole in-

diate pay-

Effate of

Eight the

Arator.

er por-

arrel.

lange,

IND)

FOR SALE, 100 Boxes of Soap, of excellent quality, and very low priced-apply to FRASER & DONALDSON. St. John, 14th May, 1810.

Affistant Commissary General's Office, ST. JOHN, New-Brunswick, 16th April, 1810. **BILLS OF EXCHANGE.** DERSONS defirous of purchasing BILLS of EX-CHANGE drawn on the Right Honorable the Paymasters General, London, thirty days fight, are requested to fend fealed proposals to this Office, stating the fum required, and directed to the Subscriber, with the words ** Tender

for Bills" marked on the letter.

Payment to be made in Dollars.

CHARLES STEVENSON, Acting Affiftant Commiffary General:

OFFICE OF ORDNANCE, Saint John, New-Brunswick. 23d April, 1810. DILLS of EXCHANGE on the Right Honourable

D and Honourable Board of Ordnance and Paymatters

also highly useful, not only to the inhabitants of faid Island, but of the whole Province.

I. Be it therefore enacted by the Prefident, Council, and Affembly, That from and after the pailing of this Act, no perion or perions wholeever, shall under any pretence whatfoever, take, kill, wound or otherwife deftroy any Moofe on the Island of Grandmanan, except as herein after provided. II. And be it further enacted, That every perfon who thall take, kill, wound or defiroy any Moole, or thall fell or expose to fale, or buy, or cause to be bought, or shall have in his, or her possession, any Moofe, or the fkin or flefh, or any part of the skin or flesh of any Moose so taken, killed, wounded, or deftroyed, shall for each and every offence, forfeit and pay the sum of fifteen pounds, to be recovered with cofls by action of debt, bill, plaint, or information in the Inferior Court of Common Pleas, for the County of Charlotte, one half, upon recovery thereof, to be paid to the Overfeers of the Poor, for the use of the Poor of the faid Island, and the other half to the perfon who fhall inform and fue for the fame.

III. Provided always, and be it further enacted, That nothing in this A& thall be confirued to extend to prevent Moles Gerrish, the original importer of the faid Moole, from killing, or from giving licence and permiffion to kill a certain number of Moole, in each and every year, fuch number to be directed by the Juffices, in their Sellions, in the" County of Charlotte, as they in their diferetion thall think fit. IV. And be it further enacled, That this Act shall be, and continue in force for four years and no longer.

CAP. XXIII.

An ACT to explain and amend the Laws now in force for regulating the exportation of Fish and Lumber.-Paffed the 14th of March, 1810.

TATHEREAS the regulations contained in an Ad, made and passed in the thirty seventh year of His Majefly's Reige, intituled "An Act for regulating the exportation of Fish and Lumber, and for repealing the Laws, now in force, regulating the fame"-and in another Act made and paffed in the forty third year of His Majefty's Reign, intituled " An Act to explain and amend an " Act, intituled an Act for regulating the exportation of " Fish and Lumber, and repealing the Laws now in force " regulating the fame," have been found ineffectual for the purposes thereby intended.

furvey and the perfons from whom and to whom it was furveyed, to be referred to at any time as evidence of fuch furvey : It shall be lawful for a Surveyor to survey lumber in any part of the County, in which he is appointed, and for extra services required by virtue of this Act, the Surveyor shall be paid at the rate of eight pence per ton, inflead of fix pence heretofore allowed, except for timber furveyed in the City and County of Saint John, which allowance shall be paid by the purchaser.

IV. And be it further enacted, That no lathwood shall be deemed merchantable, unless it be square butted of straight rift, free of bark, knots and heart.

V. And whereas fome evil difposed perfons are in the practice of plugging timber and mails, for the purpole of paffing fuch timber or mafts by fuch deceptions as merchantable : Be it therefore enacted, that any perfon convicted of plugging any timber or mafts, where any defect is covered by fuch plugging, thall be liable to pay a fine of forty skillings, for each and every offence, which penalty as well as the penalties before inflicted by this Act, shall be recovered before any one of His Majefty's Juffices of the Peace, with cofts of fuit, upon the oath of one or more credible witnefs or winneffes, and levied by warrant of diffress and sale of the offender's goods and chattels, rendering the overplus (if any) after deducting the cofts and charges of profecution to the offender, one half fuch penalties to be for the benefit of the person complaining, and the other half for the benefit of the poor of the Parish, where such offence shall be committed. VI. And be it further enacted, That the herein before recited Acts and every part of the fame, not hereby repealed, altered or amended, be, and remain in full force and virtue, any thing herein contained to the contrary notwithflanding.

CAP. XXIV.

An ACT to authorise the Justices of the Peace in their General Seffions, to establish Ferries in their respective Counties. Paffed the 14th of March, 1810.

of the Royal Artillery, to be disposed of at the above Office, to the best bidder.

To be Sold at Public Auction, On SATURDAY the Second Day of JUNE next, HOUSE and Two LOTS of GROUND, (late A the property of James Cuthbert, deceased) fituate in St. Andrew's-Street, in this City. HUGH JOHNSTON, Attorney for

Alexander Cuthbert, the prefent proprietor. Saint John, 14th May, 1810.

To be Sold at Rublic Auction, Pursuant to a Licence from His Honor the PRESIDENT and COUNCIL, on Thursday the 318 day of May next. HOUSE and Lot of LAND in the Town Plat of FREDERICTON, being the Real Eflate of the late THOMAS BOWDEN, of the Parish of Fredericton, in the County of York, deceased.

ISAAC CLARK, Administrator. Fredericton, 17th April, 1810.

Province of New-Brunswick.

The Honorable EDWARD WINSLOW, Elquire, one of the Juffices of His MAJESTY's Supreme Court of Judicature for the Province of New-Brunfwick,

To all to whom it may concern. OTICE is hereby given, that upon the ar ication of James Henderson, of the Parish of New-Calle in the County of Northumberland, to me duly made according to the Acts of Affembly in fuch cafe made and provided; I have directed all the Effate, as well real as per-Ional within the faid Province of New-Brunfwick of Richard Nevison late of Alnwick in the fame county; (which fame Richard Nevison is departed from the faid Province, and hath not refided within the fame for the term of Six Months next preceding the aforefaid application of the faid James Henderson,) to be feized and attached, and that unless the faid Richard Newison doth return and difcharge his faid debt within Six Months from the publication hereof, all the Eflate as well real as perfonal of the faid Richard Vevison within the Province aforefaid, will be Sold for the payment and fatisfaction of the creditors of the faid Richard Nevison. Dated at Fredericton, the twelfth day of February in the year of our Lord one thousand eight hundred and ten. ED. WINSLOW. (Signed)

I. Be it therefore enacted by the Prefident, Council and Affembly, That the fourth and fixth Sections of the first of the faid herein before recited Acts be, and the fame are hereby repealed,

II. And be it further enacted, That all boards, planks, and fcantling for exportation, shall before they are shipped, be furveyed by a fworn Surveyor; all merchantable boards shall be fquare edged with the faw, and be feven eighths of an inch thick, except those for Newfoundland, and Kingfton Jamaica markets, which shall be one inch thick, and all clear boards shall be one inch thick. No board or plank shall be deemed merchantable, if the same be split at both ends, or be split more than one eighth of the length of such board or plank, or be not of equal thickness throughout, and free of wind shakes and knot holes, and one half the fplit shall be allowed for splits, all boards and planks shall be marked at the butt end, and the full contents marked on each board and plank, and all fawed fcantling shall be fquared, and the contents in board measure marked on each piece; no more than two bundred feet board measure of plank, shall be allowed to one thousand feet of boards; the Surveyor shall carefully examine each fide of every board, plank, or fcantling, and fhall be allowed one fhilling per thousand foot for furveying, to be paid by the purchaser; and all perfons thipping boards, planks, or fcantling, not fo marked and furveyed, shall forfeit and pay ten shillings for every thousand feet to thipped by them.

III. And be it further enacted, That no squared Timber for the British market, shall be deemed merchantable, that is lefs than: ten inches square, or shorter than fixteen feet, free from joints, fmoothly hewen, and well fquared, free from bark, thakes and rotten knots; no log lefs than fourteen inches square, shall have more than one inch wane, and no log above fourteen inches square, and not exceeding twenty inches square, shall have more than two inches of wane, and all logs above twenty inches fquare, fhall not have more than three inches wane, to be measured on the wane, and fuch timber (fpruce excepted) fhall not taper more than one inch to every fourteen feet in length; and no log shall have a fweep unlefs it has two ftraight fides ; that the Surveyor thall cause every log to be canted and carefully examine every fide thereof, he shall furvey no log until it is fquare butted, he shall mark the contents in figures on the

TATHEREAS it is often found difficult for travellers in passing to the different parts of the Province to crofs rivers and creeks for want of proper eftablishments of Ferries.

Be it therefore enacted by the Prefident, Council, and Affembly, That the Juffices in their General Seffions of the Peace for each County, shall be, and are hereby authorised and empowered to establish such Ferries over rivers, bays and creeks, within their respective Counties, as may be by them thought neceffary in places where the fame are not already established by grants from the Crown. Provided always, that this Act or any thing therein contained, Ihall not extend, or be confirued to extend to refirain, or any wife affect the right of the King's Majefly, his Heirs and Succeffors, to make any grant or grants of any Ferry or Ferries, in places where the fame may be found neceffary. Provided also, that this A& fhall continue, and be in force fix years and no longer.

CAP. XXV.

An ACT, to repeal an Act, intituled " An Act. to render Justices of the Peace more safe in the execution of their duty." Paffed the 14th of March, 1810. THEREAS Juffices of the Peace are rendered fuf-V V ficiently fafe in the execution of their duty, by the Act of Affembly, paffed in the forty first year of His Majesty's Reign, entituled " An Act for the rendering Justi-"ces of the Peace more safe in the execution of their of-" fice; and for indemnifying Conflables and others acting " in obedience to their warrants."

Be it therefore enacted by the Prefident, Council, and Affembly, That an Act paffed in the forty feventh year of His Maje 'v's Reign, entituled " An Act to render Juftices of the Peace more fafe in the execution of their duty," be, and the fame is hereby repealed. Provided always, that this A& fhall have no retrospective force or operation.

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

CAP. XXVI.

An ACT, in addition to an AEL, intituled " An AEL for the more effectual prevention of desertion from His Mas jesty's Forces." Passed the 14th of March, 1810. ATHEREAS an Act, made and passed in the forty VV fifth year of His Majefty's Reign, intituled 4 An " Act for the more effectual prevention of defertion from " His Majefly's Forces," has provided that the rewards to be giv # for apprehending deferters, shall not in any one year exceed one hundred pounds: And whereas from the augmentation of the number of troops, fince the palling of the faid Act, the faid fum of one hundred pounds has been found in some inflances infufficient for the purpose of giving the rewards for apprehending all the deferters.