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FOR SALE AT THIS OFFICE,
BLANK Bills of Exchange, Half
 Pay Certificates—Seamen's Articles, agreeable to the late
 Act of Parliament—Bills of Lading—Powers of Attorney
 Indentures—Deeds—Subpœnas, &c.

NEW GOODS.

JOHN BLACK, & Co.

Have Just Received by the Ship CALEDONIA, and
 Brig DROMEDARY,
 An Extensive and well assorted 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.

FOR SALE,

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

Assistant Commissary General's Office,
 ST. JOHN, New-Brunswick, 16th April, 1810.
BILLS OF EXCHANGE.

PERSONS desirous of purchasing **BILLS OF EX-**
CHANGE drawn on the Right Honourable the Pay-
 masters General, London, thirty days sight, are requested to
 send sealed proposals to this Office, stating the sum 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 Assistant Commissary General.

OFFICE OF ORDNANCE,

Saint John, New-Brunswick, 23d April, 1810.
BILLS OF EXCHANGE on the Right Honourable
 and Honourable Board of Ordnance and Paymasters
 of the Royal Artillery, to be disposed of at the above Of-
 fice, to the best bidder.

To be Sold at Public Auction,

On SATURDAY the Second Day of JUNE next,
 A HOUSE and Two LOTS of GROUND, (late
 the property of James Cuthbert, deceased) situate in
 St. Andrew's-Street, in this City.
 HUGH JOHNSTON, Attorney for
 Alexander Cuthbert, the present proprietor.
 Saint John, 14th May, 1810.

To be Sold at Public Auction,

Pursuant to a Licence from His Honor the PRESIDENT
 and COUNCIL, on Thursday the 31st day of May next,
 A HOUSE and Lot of LAND in the Town Plat of
 FREDERICTON, being the Real Estate 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, Esquire, one of
 the Justices of His MAJESTY'S Supreme Court of
 Judicature for the Province of New-Brunswick.

To all to whom it may concern.
NOTICE is hereby given, that upon the application of
 James Henderson, of the Parish of New-Castle in
 the County of Northumberland, to me duly made accord-
 ing to the Acts of Assembly in such case made and pro-
 vided; I have directed all the Estate, as well real as per-
 sonal within the said Province of New-Brunswick of Richard
 Nevison late of Alnwick in the same county; (which same
 Richard Nevison is departed from the said Province, and
 hath not returned within the term of Six Months
 next preceding the aforesaid application of the said James
 Henderson,) to be seized and attached, and that unless the
 said Richard Nevison doth return and discharge his said
 debt within Six Months from the publication hereof, all
 the Estate as well real as personal of the said Richard
 Nevison within the Province aforesaid, will be Sold for
 the payment and satisfaction of the creditors of the said
 Richard Nevison.

Dated at Fredericton, the twelfth day of February in the
 year of our Lord one thousand eight hundred and ten.
 (Signed) ED. WINSLOW.

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

BY AUTHORITY.

CAP. XXII.

An ACT to prevent the destruction of Moose on the Island
 of Grandmanan. Passed the 14th of March, 1810.

WHEREAS the preservation of the breed of Moose
 on the Island of Grandmanan, may be beneficial to
 those who carried the first pair of Moose to said Island, and
 also highly useful, not only to the inhabitants of said Island,
 but of the whole Province.

I. Be it therefore enacted by the President, Council, and
 Assembly, That from and after the passing of this Act, no
 person or persons whosoever, shall under any pretence what-
 soever, take, kill, wound or otherwise destroy any Moose
 on the Island of Grandmanan, except as herein after provided.

II. And be it further enacted, That every person who
 shall take, kill, wound or destroy any Moose, or shall sell
 or expose to sale, or buy, or cause to be bought, or shall
 have in his, or her possession, any Moose, or the skin or
 flesh, or any part of the skin or flesh of any Moose so taken,
 killed, wounded, or destroyed, shall for each and every of-
 fence, forfeit and pay the sum of fifteen pounds, to be re-
 covered with costs by action of debt, bill, plaint, or infor-
 mation in the Inferior Court of Common Pleas, for the
 County of Charlotte, one half, upon recovery thereof, to be
 paid to the Overseers of the Poor, for the use of the
 Poor of the said Island, and the other half to the person
 who shall inform and sue for the same.

III. Provided always, and be it further enacted, That
 nothing in this Act shall be construed to extend to prevent
 Moses Gerrish, the original importer of the said Moose,
 from killing, or from giving licence and permission to kill
 a certain number of Moose, in each and every year, such
 number to be directed by the Justices, in their Sessions, in the
 County of Charlotte, as they in their discretion shall think fit.

IV. And be it further enacted, 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.—
 Passed the 14th of March, 1810.

WHEREAS the regulations contained in an Act,
 made and passed in the thirty seventh year of His
 Majesty's Reign, intituled "An Act for regulating the
 exportation of Fish and Lumber, and for repealing the
 Laws, now in force, regulating the same"—and in another
 Act made and passed in the forty third year of His Majes-
 ty'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 same," have been found ineffectual for the
 purposes thereby intended.

I. Be it therefore enacted by the President, Council and
 Assembly, That the fourth and sixth Sections of the first
 of the said herein before recited Acts be, and the same are
 hereby repealed.

II. And be it further enacted, That all boards, planks,
 and scantling for exportation, shall before they are shipped,
 be surveyed by a sworn Surveyor; all merchantable boards
 shall be square edged with the saw, and be seven eighths of
 an inch thick, except those for Newfoundland, and King-
 ston 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
 split 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 sawed scantling shall be squa-
 red, and the contents in board measure marked on each
 piece; no more than two hundred feet board measure of
 plank, shall be allowed to one thousand feet of boards; the
 Surveyor shall carefully examine each side of every board,
 plank, or scantling, and shall be allowed one shilling per
 thousand foot for surveying, to be paid by the purchaser;
 and all persons shipping boards, planks, or scantling, not so
 marked and surveyed, shall forfeit and pay ten shillings for
 every thousand feet so shipped by them.

III. And be it further enacted, That no squared Tim-
 ber for the British market, shall be deemed merchantable,
 that is less than ten inches square, or shorter than sixteen
 feet, free from joints, smoothly hewen, and well squared,
 free from bark, shakes and rotten knots; no log less 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 square, shall not have
 more than three inches wane, to be measured on the wane,
 and such timber (spruce excepted) shall not taper more than
 one inch to every fourteen feet in length; and no log shall
 have a sweep unless it has two straight sides; that the Sur-
 veyor shall cause every log to be cantied and carefully exa-
 mine every side thereof, he shall survey no log until it is
 square butted, he shall mark the contents in figures on the

butt end of every log, with the purchasers mark, and his
 own initials, and shall be liable to a prosecution by the par-
 ty injured, and to a forfeiture not exceeding five shillings
 per ton, for every log he may pass contrary to the provi-
 sions of this Act, he shall furnish the purchaser and seller im-
 mediately with a survey bill, and shall keep a book of en-
 tries of all lumber surveyed by him, noting the time of such
 survey and the persons from whom and to whom it was sur-
 veyed, to be referred to at any time as evidence of such
 survey: 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 Sur-
 veyor shall be paid at the rate of eight pence per ton, in-
 stead of six pence heretofore allowed, except for timber sur-
 veyed in the City and County of Saint John, which allow-
 ance 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 some evil disposed persons are in the
 practice of plugging timber and masts, for the purpose of
 passing such timber or masts by such deceptions as merchant-
 able: Be it therefore enacted, that any person convicted of
 plugging any timber or masts, where any defect is covered
 by such plugging, shall be liable to pay a fine of forty shil-
 lings, 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 Majesty's Justices of the Peace, with
 costs of suit, upon the oath of one or more credible witness
 or witnesses, and levied by warrant of distress and sale of
 the offender's goods and chattels, rendering the overplus (if
 any) after deducting the costs and charges of prosecution to
 the offender, one half such 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 same, not hereby repeal-
 ed, altered or amended, be, and remain in full force and
 virtue, any thing herein contained to the contrary not-
 withstanding.

CAP. XXIV.

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

WHEREAS it is often found difficult for travellers
 in passing to the different parts of the Province to
 cross rivers and creeks for want of proper establishments
 of Ferries.

Be it therefore enacted by the President, Council, and
 Assembly, That the Justices in their General Sessions of the
 Peace for each County, shall be, and are hereby authorized
 and empowered to establish such Ferries over rivers, bays
 and creeks, within their respective Counties, as may be by
 them thought necessary in places where the same are not al-
 ready established by grants from the Crown. Provided
 always, that this Act or any thing therein contained, shall
 not extend, or be construed to extend to restrain, or any
 wise affect the right of the King's Majesty, his Heirs and
 Successors, to make any grant or grants of any Ferry or
 Ferries, in places where the same may be found necessary.
 Provided also, that this Act shall continue, and be in force
 six 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." Passed the 14th of March, 1810.

WHEREAS Justices of the Peace are rendered suf-
 ficiently safe in the execution of their duty, by the
 Act of Assembly, passed in the forty first year of His Ma-
 jesty's Reign, intituled "An Act for the rendering Justi-
 ces of the Peace more safe in the execution of their of-
 fice; and for indemnifying Constables and others acting
 in obedience to their warrants."

Be it therefore enacted by the President, Council, and
 Assembly, That an Act passed in the forty seventh year of
 His Majesty's Reign, intituled "An Act to render Jus-
 tices of the Peace more safe in the execution of their duty,"
 be, and the same is hereby repealed. Provided always,
 that this Act shall have no retrospective force or operation.

CAP. XXVI.

An ACT, in addition to an Act, intituled "An Act for
 the more effectual prevention of desertion from His Ma-
 jesty's Forces." Passed the 14th of March, 1810.

WHEREAS an Act, made and passed in the forty
 fifth year of His Majesty's Reign, intituled "An
 Act for the more effectual prevention of desertion from
 His Majesty's Forces," has provided that the rewards to
 be given for apprehending deserters, shall not in any one
 year exceed one hundred pounds: And whereas from the
 augmentation of the number of troops, since the passing of
 the said Act, the said sum of one hundred pounds has been
 found in some instances insufficient for the purpose of giv-
 ing the rewards for apprehending all the deserters.