

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.

TO BE SOLD,

A Valuable FARM, containing Two Intervale Lots in
Waterborough, Queen's-County, with a comfortable
Dwelling House and a new Barn thereon.—Also, Two
other Lots of Intervale Land adjoining the above Farm,
with One Upland Lot, belonging to the Estate of the late
Samuel Dickinson, Esq. deceased.

MARY DICKINSON, Executrix.

Waterborough, 25th February, 1809.

If the above property is not Sold by the 20th of
March next, it will on that day be Sold at Public Auction
on the Premises, and possession given the 1st of May.

At a COMMON COUNCIL, held at the City-Hall,
on Tuesday the 10th day of January, 1809.

READ and RE-ENACTED, and affixed the Com-
mon Seal to the following Laws—

A Law to regulate the use of the Market Slip or Land-
ing place on the Eastern side of the Harbour of the City
of Saint John.

A Law to regulate the size of Fish Barrels, and the ap-
pointment of Inspectors thereof, within the City of St. John.

A Law to prevent persons acting as officers of the Cor-
poration without being duly qualified to act as such.

A Law to regulate the weighing of Hay at the Public
Scales in the City of Saint John.

A Law for the preservation of the Public Bridge in the
City of Saint John, and for regulating the taking of ballast
within the Bay or Harbour of Saint John.

A Law to prevent unnecessary or wanton damage being
done to the City-Hall, and the Stairs and Platform leading
thereto.

A Law in addition to a Law entitled "An ordinance to
regulate the separate fishery granted by Charter to the Free-
men and Inhabitants of Carleton."

A Law to regulate the discharging of ballast within the
Harbour of Saint John.

A Law to facilitate the recovery of assessments made for
the support of the Poor in the City of Saint John.

A Law to regulate the Fisheries within the limits of the
City of Saint John.

A Law to secure the Fisheries within the limits of the
City of Saint John, to the Freemen and Inhabitants of the
said City, to the total exclusion of all others under any pre-
tence whatsoever.

A Law to prevent the dangerous practice which has ob-
tained amongst the boys and others, the Inhabitants of this
City, of riding for amusement on Sleds down the hills in
certain parts of the said City.

A Law to regulate the Pilotage of Vessels into and out
of the Harbour of Saint John.

A Law to prevent the importation of Paupers into the
City of Saint John, without giving security that such Pau-
pers shall not become a public charge to the said City.

A Law to regulate division fences within the City of
Saint John.

A Law for regulating the rates of Cartage in certain cases
on the Eastern side of the Harbour of the City of St. John.

A Law to establish the rates to be taken for anchorage,
within the Harbour of the City of Saint John.

A Law entitled a Law to regulate the public market in
the City of Saint John.

A Law in addition to a Law to regulate the size of fish
barrels and Inspectors of fish, within the City of St. John.

A Law to regulate the salting and pickling of meat in the
public Market of the City of Saint John.

A Law to prevent the sale of bad and unwholesome pro-
visions within the City of Saint John.

A Law to lay a tax on Dogs, for the support of the
Poor within the City of Saint John.

By order of the Common Council,

CHARLES I. PETERS, C. C.

At a COMMON COUNCIL holden at the City-Hall
of the City of Saint John, on Tuesday the 10th day of
January, in the year of our Lord one thousand eight
hundred and nine, and in the forty-ninth year of His
MAJESTY'S reign.

READ and ENACTED the following LAW.

"A LAW to regulate the size of FISH BARRELS,
and the appointment of INSPECTORS thereof, within
the City of Saint John."

I. BE it Ordained by the Mayor, Aldermen, and Com-
monalty of the City of Saint John, in Common
Council convened, That from and after the passing of this
Law, all Barrels made for the purpose of putting up pick-
led Fish of any description (Salmon excepted) within the
City of Saint John, and all Barrels which shall be brought
into the said City for the purpose aforesaid, shall be so made
as to contain twenty-eight gallons, wine measure, and shall
be made of Staves sound and free from rot and black or red
rotten sap, not less than twenty-eight inches in length and
half an inch in thickness at the bilge and three quarters of
an inch in thickness at the chime, and shall be full hooped,
that is two thirds of the Barrel covered with hoops, and
shall have the heads made of proper stuff revid for the pur-
pose and not less than three quarters of an inch in thickness
and also sound and free from rot or sap.

II. And be it further Ordained, That there shall be ap-
pointed within the said City, three Inspectors of Fish Bar-
rels, two for the district on the Eastern side of the said har-
bor, and one for the district on the Western side of the said
harbor of the said City, each of whom shall find good secu-
rity in the sum of two hundred pounds for the faithful dis-
charge of his duty, and shall be also sworn to the faithful
discharge thereof.

III. And be it further Ordained, That all Barrels

which shall be made in the City of Saint John for the pur-
pose of packing or putting up pickled Fish of any descrip-
tion (Salmon excepted) and all Barrels which shall be
brought into the said City for the purpose aforesaid, before
they or any of them shall be sold or offered for sale, shall be
duly inspected and branded by one of the Inspectors of Bar-
rels herein beforementioned to be appointed, and in case
any such Barrel shall be sold or offered for sale not having
been so inspected and branded, the person or persons who
shall buy, sell or offer to sell any such Barrel not having
been so first inspected and branded, shall for each Barrel so
bought, sold or offered for sale, forfeit and pay the sum of
three shillings, one moiety of which penalty shall be paid
to the person who will give information of the offence.

IV. And be it further Ordained, That if any person or
persons shall as an Inspector of Barrels brand any Barrel as
inspected, who shall not have been duly appointed and who
shall not have obtained his Warrant of appointment, such
person shall for each and every offence forfeit and pay the
sum of five pounds, one moiety of which shall go to the
person who will give information of the offence.

V. And be it further Ordained, The Inspectors of Fish
Barrels herein beforementioned to be appointed, shall be
entitled to demand and receive one penny for each Barrel
inspected and branded as aforesaid, to be paid by the owner
or vender of such Barrel.

VI. And be it further Ordained, That no Inspector of
Barrels shall be appointed an Inspector of Fish.

In Testimony whereof, we the said Mayor, Alder-
men and Commonalty of the said City of Saint
(L. S.) John, have caused the Common Seal of the said
City to be hereunto affixed. Witness, William
Campbell, Esq. Mayor of the said City.

WILLIAM CAMPBELL.

By order of the Common Council,

CHARLES I. PETERS, C. C.

At a COURT of CHANCERY, holden at Fredericton,
for the Province of New-Brunswick, on Wednesday the
8th day of February, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

Stephen Miller,
Henry Smith, and
Edward W. Miller.

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Henry Betner,

IT appearing to this COURT, by the suggestion of Mr.
ODELL of Counsel for the Complainants supported by
Affidavit, that Henry Betner the defendant in this Cause
is not an Inhabitant of this Province, but an Inhabitant of
the United States of America, that he left this Province
many years ago, and has never since resided within the li-
mits of the same. It is thereupon Ordered, that unless he
causes his appearance to be entered in this Suit within
Four Months after this date (provided this Order be with-
in fourteen days published as directed by the Act of Assem-
bly in such case made and provided) the matters charged in
the Plaintiffs Bill be taken pro confesso and a decree pass
accordingly.

By the Court,

WM. F. ODELL, Register.

At a COURT of CHANCERY, holden at Fredericton, for
the Province of New-Brunswick, on THURSDAY 12th
January, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

Jonathan Odell, Esq.

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Chapman Judson,
Henry Jennings,
John Robinson, and
Andrew Crookshank.

IT appearing to this COURT, by the suggestion of Mr.
WETMORE of Counsel for the Plaintiff, supported by
Affidavit, that Henry Jennings one of the Defendants in
this cause is not an Inhabitant or resident of this Province
but an Inhabitant of the City of London where he has al-
ways resided: It is thereupon ordered, that unless he causes
his appearance to be entered in this Suit within Six Months
after this date (provided this Order be within fourteen days
published in the Royal Gazette of this Province and con-
tinued for Three successive Months) the matters charged in
the Plaintiff's Bill be taken pro confesso and a decree pass
accordingly so far as relates to the said Henry Jennings.

By the Court,

WM. F. ODELL, Register.

At a COURT of CHANCERY, holden at Fredericton, for
the Province of New-Brunswick, on THURSDAY 12th
January, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

George Ludlow, and
Peter Fraser,

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Henry Jennings,
John Robinson, and
Andrew Crookshank.

IT appearing to this COURT, by the suggestion of Mr.
WETMORE of Counsel for the Plaintiff, supported by
Affidavit, that Henry Jennings one of the Defendants in
this cause is not an Inhabitant or resident of this Province
but an Inhabitant of the City of London where he has al-
ways resided: It is thereupon ordered, that unless he causes
his appearance to be entered in this Suit within Six Months
after this date (provided this Order be within fourteen days
published in the Royal Gazette of this Province and con-
tinued for Three successive Months) the matters charged in
the Plaintiff's Bill be taken pro confesso and a decree pass
accordingly so far as relates to the said Henry Jennings.

By the Court,

WM. F. ODELL, Register.

At a COURT of CHANCERY, holden at Fredericton, for
the Province of New-Brunswick, on THURSDAY 12th
January, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

George Ludlow, and
Peter Fraser,

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Henry Jennings,
John Robinson, and
Andrew Crookshank.

IT appearing to this COURT, by the suggestion of Mr.
WETMORE of Counsel for the Plaintiff, supported by
Affidavit, that Henry Jennings one of the Defendants in
this cause is not an Inhabitant or resident of this Province
but an Inhabitant of the City of London where he has al-
ways resided: It is thereupon ordered, that unless he causes
his appearance to be entered in this Suit within Six Months
after this date (provided this Order be within fourteen days
published in the Royal Gazette of this Province and con-
tinued for Three successive Months) the matters charged in
the Plaintiff's Bill be taken pro confesso and a decree pass
accordingly so far as relates to the said Henry Jennings.

By the Court,

WM. F. ODELL, Register.

At a COURT of CHANCERY, holden at Fredericton, for
the Province of New-Brunswick, on THURSDAY 12th
January, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

George Ludlow, and
Peter Fraser,

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Henry Jennings,
John Robinson, and
Andrew Crookshank.

IT appearing to this COURT, by the suggestion of Mr.
WETMORE of Counsel for the Plaintiff, supported by
Affidavit, that Henry Jennings one of the Defendants in
this cause is not an Inhabitant or resident of this Province
but an Inhabitant of the City of London where he has al-
ways resided: It is thereupon ordered, that unless he causes
his appearance to be entered in this Suit within Six Months
after this date (provided this Order be within fourteen days
published in the Royal Gazette of this Province and con-
tinued for Three successive Months) the matters charged in
the Plaintiff's Bill be taken pro confesso and a decree pass
accordingly so far as relates to the said Henry Jennings.

By the Court,

WM. F. ODELL, Register.

At a COURT of CHANCERY, holden at Fredericton, for
the Province of New-Brunswick, on THURSDAY 12th
January, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

George Ludlow, and
Peter Fraser,

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Henry Jennings,
John Robinson, and
Andrew Crookshank.

IT appearing to this COURT, by the suggestion of Mr.
WETMORE of Counsel for the Plaintiff, supported by
Affidavit, that Henry Jennings one of the Defendants in
this cause is not an Inhabitant or resident of this Province
but an Inhabitant of the City of London where he has al-
ways resided: It is thereupon ordered, that unless he causes
his appearance to be entered in this Suit within Six Months
after this date (provided this Order be within fourteen days
published in the Royal Gazette of this Province and con-
tinued for Three successive Months) the matters charged in
the Plaintiff's Bill be taken pro confesso and a decree pass
accordingly so far as relates to the said Henry Jennings.

By the Court,

WM. F. ODELL, Register.

At a COURT of CHANCERY, holden at Fredericton, for
the Province of New-Brunswick, on THURSDAY 12th
January, 1809.

PRESENT,

The Hon. GEORGE JOHNSTONE, Esq. Chancellor.

George Ludlow, and
Peter Fraser,

In a Suit to foreclose the Equity of
Redemption of Mortgaged premises

v.
Henry Jennings,
John Robinson, and
Andrew Crookshank.

GEORGE M'CALL,
Has Received by the Ship GOVERNOR CARLETON,
Capt. UDNEY, via HALIFAX,
**AN EXCELLENT ASSORTMENT OF
DRY GOODS,**
Among which are a few Pieces of Ingrained Carpeting,
Which he will dispose of on his usual low terms.
Saint John, 31st October, 1808.

SPRING GOODS.
P. FRASER,
Has Just Received by the Ship William and Charlotte,
from LIVERPOOL,
**A VERY GENERAL ASSORTMENT OF
MERCHANDIZE,**
Suitable for the Season, which will be Sold on the most
reasonable terms for Cash or Bills of Exchange.
FREDERICTON, 7th MAY, 1808.

NOTICE.
ALL Persons having demands against the Estate of the
Honorable GEORGE D. LUDLOW, deceased, are
requested to present their accounts for payment within Six
Months from the date hereof; and all persons indebted to
said Estate, are required to make immediate payment to
PETER FRASER, Esq. at Fredericton, or to
FRANCES LUDLOW, Executrix,
JOHN ROBINSON, Executor.
Saint John, 10th February, 1809.

NOTICE.
ALL Persons having any demands against the Estate of
DARIUS DICKINSON, late of Fredericton, decea-
sed, are requested to send in their accounts properly attested
to the Subscriber within Twelve Months from the date
hereof, and all persons indebted to said Estate, are desired
to make immediate payment to
HENRY SMITH, Administrator.
FREDERICTON, 29th December, 1808.

NOTICE.
ALL persons having any demands against the Estate of
SARAH ALLISON, late of the County of Sunbury,
deceased, are requested to present the same forthwith; and
all persons indebted to the said Estate, to make payment to
THOMAS HORSFIELD, } Executors.
CHARLES I. PETERS, }
Saint John, 26th August, 1808.

NOTICE.
ALL Persons having any legal demands against the Es-
tate of ELEAZER SLOCOM, late of Prince-William,
County of York, deceased, are requested to exhibit them to
the Subscriber within Twelve Months from the date hereof,
and those indebted to said Estate, are desired to make im-
mediate payment to
THANKFUL SLOCOM, Administratrix.
Prince-William, 30th June, 1808.

NOTICE.
ALL Persons having any legal Demands against the
Estate of the late DANIEL M'GRIGOR, of Miri-
machi, deceased, are hereby required to render them duly
attested within Eighteen Calendar Months from the date
hereof; and all those indebted to said Estate, are requested
to make immediate payment to
ANN M'GRIGOR, Administratrix.
MORDACH M'KINZIE, } Administrators.
PETER STEWART, }
MIRIMACHI, 10th MARCH, 1808.

NOTICE.
ALL Persons having any legal Demands against the
Estate of the late HENRY RUTHERFORD, Esq.
of Digby, deceased, are requested to render them duly at-
tested within Eighteen Calendar Months from the date
hereof; and all those indebted to said Estate, are desired to
make immediate payment to
DENNIS RUTHERFORD, } Executors.
ANDREW SNODGRASS, }
DIGBY, 27th FEBRUARY, 1808.

NOTICE.
ALL Persons having any just demands against the Estate
of the late WARD SNEDEN, deceased, of Annapo-
lis, Mariner, are hereby requested to tender the same duly
attested within Eighteen Calendar Months from the date
hereof; and all Persons indebted to said Estate, are desired
to make immediate payment to
MARGARET SNEDEN, Administratrix.
STEPHEN SNEDEN, Administrator.
ANNAPOLIS, 18th JANUARY, 1808.

TO BE SOLD,
AND POSSESSION GIVEN IMMEDIATELY,
THAT excellent Stand at Carleton, well known by the
name of CARLETON FERRY-HOUSE, with
its appurtenances.
ALSO—A STORE and WHARF, and a Copper's
SHOP near to it, together with a Fish-Vat, 100 Fish
Hogheads, a Scow, five Boats, the half of a Sense, six
Salmon Nets, and sundry other articles necessary in the
Fishing Business. For particulars apply to the Subscriber
on the premises.
CALEB WETMORE.
Carleton, 20th August, 1808.

For Sale by the Subscriber,
A good FARM of about 500 Acres at the upper part
of what is commonly called the VILLAGE, on Hammond
River, at the distance of only 18 miles from the City.
CALEB WETMORE.
Carleton, 5th November, 1808.

Wanted Immediately,
A Smart active LAD about 14 years of age, as an Ap-
prentice to the BLACKSMITH Business—Apply
to the Printer. FEBRUARY 6, 1809.