

in succouring the distressed at sea, whenever circumstances put it in their power so to do.

HOUSE OF COMMONS, JUNE 8.

Duke of Clarence's increased property.

The Marquis of Londonderry submitted his promised motion in a Committee of Supply, for enabling his Majesty to grant out of the Consolidated Fund a sum not exceeding £6000 annually to the Duke of Clarence. Considering this motion in the light of a continuance of the Resolution of April, 1818, the Noble Marquis felt himself entitled to add, that the arrears of the allowance to which the House of Commons then assented in favour of the Duke of Clarence should now be granted to His Royal Highness, reckoning from the 5th day of April, 1818.

Mr. Hume objected not only to granting the arrears but also to the amount of the annuity proposed, and moved as an amendment, that the allowance be reduced to £3500 a year. The Hon. Member maintained that any man who should vote more to the Duke of Clarence than £24,000 a year in the whole, would sacrifice the trust reposed in him. It was £2500 more than was enjoyed by his younger brothers; which greater compensation, he again contended, his public services did not deserve.

The amendment was supported by Mr. Bright and Mr. Forbes; but was opposed by Mr. Broughan and Mr. Tierney, who argued in favour of the larger sum, in conformity to the resolution of April 1818; but Mr. Broughan objected to allowing the arrears to the Duke of Clarence. Mr. Hume subsequently withdrew his amendment, in favour of an amendment proposed by Mr. Harbord, for allowing a sum of £6000 a year from the present time, excluding any arrear. The Committee divided on this amendment, when there appeared—Ayes, 43; Noes, 119. Majority for the original motion, 76.

Their late Majesty's property.

In the course of the discussion on the grant to the Duke of Clarence, the following important and interesting particulars were elicited in reply to several questions from Mr. Hume:

The Marquis of Londonderry—With respect to what the Hon. Gentleman (Mr. Hume) had said, and the explanations which he asked for, about his late Majesty's property, that was not the moment at which it would be proper or at which the House would expect him (Lord Londonderry) to go into so important a question; but as to the will of the late King, he believed he might say that it had not turned out to be an effectual one. At the same time he could assure the Hon. Gentleman that on a future occasion there would be no hesitation to lay the matter before the House; and that he had been authorized to make a proposition to Parliament which would have afforded a convenient opportunity of going into the discussion of it, had not circumstances prevented its being hitherto brought forward. He was sure, if he did not entirely forget what passed in the last Session of Parliament, that he (Lord Londonderry) most distinctly stated, either to the Hon. Gentleman or to some other Member, in answer to a question put to him, that all those idle tales which were afloat about the £1,000,000 of property which his late Majesty was represented as having died possessed of, were the mere fabrications of ill-informed or of ill-designing persons. The property that his late Majesty did leave behind him was very trifling, not much exceeding £80,000; and that amount was subject to many claims, which might naturally be supposed to arise. He left the House to consider how very small a portion of this sum his present Majesty could apply to his own purposes; but though this will, which conveyed to him no beneficial interest was irregular and inefficient in its present state, and his Majesty might take the property "jure coronæ," it was his intention to discharge every provision of it, as if it had been formally drawn up and executed under the statute of Queen Anne. The administration of that property was vested in persons of competent authority. He (the Marquis of Londonderry) supposed that he need hardly tell the Hon. Gentleman (Mr. Hume) that the Duke of Clarence took no benefit whatever under the will. Similar accumulations of property had been also attributed to the late illustrious Consort of the

deceased King. She, too, had been accused of having made a purse for the benefit of her family on the Continent. The fact was, that she really died with hardly assets enough to cover her debts. All her savings had been exhausted in her extensive charities during her long and benevolent career.

FREDERICTON, (N. B.)

31ST JULY, 1821.

We have been favoured with New-York papers to the 19th instant, but their contents are uninteresting. On the 13th, Flour was selling at Baltimore from the waggons at 22s. 6d. per Bbl. and Rye for 12s. 6d.

No later European dates have come to hand than were given in our last.

The latter part of May last, twelve fishing vessels are said to have been captured in the Bay of Funday, by a British gun-brig and sloop of war from Halifax, for infraction of the Treaty.

Three islands have been discovered by Captain Billingshaun, who was sent out by the Russian Government on a voyage of discovery to the South Sea: they were in South latitude 56, and covered with snow; from one of which smoke was seen issuing from a volcano.

A letter received in New-York, dated Rio de Janeiro, March, 4, says, that since the King and his Court had left that city for Lisbon, a disagreeable sensation prevailed among the people, which he supposed would ultimately end in a civil war.

Part of the 15th regiment sailed for England in the Ocean transport—the remaining companies will embark in the Regulus.—Hal. Rec.

QUEBEC, June 18 to 21. Arrived ship Nassau, from Waterford, 106 Settlers; brig Margaret, Greenock 26 Settlers; schr. James, from St. John, N. Brunswick 18 Settlers; ship Commerce, Greenock 422 Settlers; ship Wigton, 16 days from New-York, ballast.—Three vessels have arrived this week with wine and fruit. June 22 to 25, arrived, brig Mayo, from Ross, 41 Settlers; ship Clarkson, Hull, 33 Settlers; ship David, Greenock 364 Settlers. Four or five vessels have brought W. India produce. The ship Lord Cathcart was wrecked, coming here, in long. 35 W. Two of the crew have arrived in ship Abeona, from Newfld.

Vessels arrived this season, to July 1—207—Settlers 3997.

DIED] On Wednesday last, at his residence in the Parish of Queensbury, in the 71st year of his age, Capt. JOHN CUNNINGHAM,—an old and respectable inhabitant of this Province, much regretted by his friends and acquaintance.

SAINT JOHN, JULY 25.

ARRIVED.
Thursday, brig Mars, Todd, Belfast, 29—Coats & Barr, 77 passengers.
Schr. Blokade, Rees, Montego Bay, 26—W. Black, rum.
Friday, schr. Loire, Bassot, N. York—Merritt & Van Horne, flour, &c.
Monday, Am. schr. Amazon, Hamor, Boston—Merritt & Van Horne, corn, &c.
Sloop Pauling Julia, Smith, N. York—Master, lumber, &c.

NOTICE is hereby given, that the Copartnership lately subsisting between Thomas Lance and William Buck Cripps, both of Liverpool, in the County of Lancaster, Merchants, and Peter Stubs, of St. Andrews, in the Province of New-Brunswick, Merchant, and carried on at St. Andrews aforesaid, under the firm of Peter Stubs and Co. Merchants, determined on the 31st day of December last; and that all debts due by or to the said Copartnership will be paid and received by the said Peter Stubs, Thomas Lance, and William Buck Cripps, or either of them: As witness our hands this 31st day of January, 1819.

THOMAS LANCE.
WM. BUCK CRIPPS.
PETER STUBS.

ALL Persons having any demands against the estate of the late JOHN HOUSTON, of Miramichi, deceased, are requested to render the same duly attested, within six months from the date hereof; and all persons indebted to said estate, are desired to make immediate payment to ROBERT HOUSTON, Adm'r. Miramichi, July 25, 1821. 3p.

Caution against Fraud.

NOTICE is hereby given, that whereas JOHN TAPLEY, have given THOMAS KANE, two Notes, one of about eight pounds, dated in 1818, the other for eighteen pounds five shillings and fourpence, dated September the 2d, 1819: I do hereby warn all persons against purchasing said Notes, as they have been paid, and the said THOMAS KANE refuses to give them up.
JOHN TAPLEY.
Sheffield, 24th July, 1821.

LOST a NOTE of HAND, in favour of TIMOTHY HERRING, for thirty-one dollars and twenty cents, payable some time in the spring of 1820, signed by—Murphy, (one of the settlers on the Saint Andrew's Road) and endorsed by the said Timothy Herring. All persons are cautioned against purchasing said Note, as the payment of the same is stopped.
THOS. BOIS.

N. B.—Any person leaving said Note at the Royal Gazette Office, shall receive five shillings for their trouble. T. B.
Fredericton, 31st July, 1821.

THE Subscriber intending to open a quantity of GOODS suitable for the Country, in the course of the ensuing week, requests all those who have demand against him for timber, to call and get their pay.—Those who have been in the habit of dealing with him, but have not the means of making present payment, will be supplied as usual.

Country traders and persons purchasing by the piece, will be allowed a liberal discount for prompt payment. He has on hand Scantling, Shingles and Bricks, likewise a quantity of inferior Birch, Ash, Spruce and Pine Timber, suitable for tradesmen which he will exchange for goods or work.
P. FISHER.
Fredericton, 23d July, 1821.

NOTICE.

ALL Persons having any just demands against the Estate of the late JAMES JAFFREY, Merchant of Miramichi, deceased, are requested to present the same duly attested, to either of the Subscribers, within three months from this date, and all Persons indebted to the said Estate, are hereby requested to make immediate payment to the Subscribers.

GEO. MACKINTOSH,
GILBERT HENDERSON of Liverpool, by his Attorney.
CHARLES M'DONALD.
Miramichi, 21st June 1821.

One Shilling Reward.

RUN Away from the Subscriber on the 7th of May last, an Indented servant Boy, named THOMAS STONE, about 17 years of age, he is supposed to have gone into York County, whoever will apprehend the said boy, and deliver him to his Mistress in Maugerville, shall receive the above reward.

MARY DE VEBER.

Maugerville, 5th June, 1821. 3w.

NOTICE.

IS hereby given, that the Trustees of the Estate of Thomas Dodd, an absconding debtor, requests a general meeting of all the Creditors of said Estate who may chuse to attend, on Monday the 30th day of July next, at the House of Charles Doucett, at Saint Peters, Bay Chaleur, to examine and see the debts due to each person ascertained.

JOHN JOHNSTON,
P. DUMARESQ.

Bay Chaleur, 6th June 1821.

JEDEDIAH SLASON,

HAS Just received by the Brigs Sophia and Willington from London, an extensive Assortment of British Goods, which he now offers for Sale on reasonable terms, for Cash or short approved credit, together with RUM, GIN, BRANDY, WINES, SUGAR and MOLASSES.
Fredericton, 2d July 1821.

THE Subscriber requests all persons who have had their accounts standing open six months, to the 24th June last, to call and settle them without delay, or otherways they will be put into the hands of an Attorney to collect.

WILLIAM BAILEY.
Fredericton, 10th July 1821.

NOTICE.

THE numerous Instances of Intrusions and Obstructions on the Streets and Highways in the Parish of Fredericton; by laying Stone, Wood, Timber, and other things thereon, render it necessary for the Subscribers to give this Public Notice to all concerned, forthwith to remove such obstructions; and all Persons neglecting this notice must expect to be prosecuted as the Law directs.

JOHN SAUNDERS, } Commissioners
Wm. F. ODELL, } of
GEO. MINCHIN, } Highways.
Fredericton, 19th July, 1821.

JOHN B. PAYNE,
Tailor and Habit-Maker,

INFORMS the Public that he has given up business for the present; and requests all those who stand indebted to him to make immediate payment.

Fredericton, 24th July, 1821.

JOHN F. PAYNE,
Tailor and Habit-Maker,

MOST respectfully begs leave to acquaint his friends and the public in general, that he has taken the Shop lately occupied by his Father, where he intends carrying on Tailoring and Habit-Making in all its branches. He will employ none but good workman, and promises every care in respect to fashion and neatness. He hopes, from the knowledge he has of the above business, together with the strictest attention to the same, to merit a share of their patronage.

Fredericton, 24th July, 1821.

JOHN R. M'PHERSON,

Saddle, Harness, Boot and Shoemaker, ACKNOWLEDGES with gratitude, the support received from the Public when in Partnership with Mr. J. WILLOX; and now informs his Friends, that he carries on business in the shop lately occupied by Mr. JOHN B. PAYNE, corner of King and Regent Streets, where he has on hand an assortment of excellent English Leather, which will be worked up for his Customers by good Workmen; and strict attention always will be paid to any commands.

Fredericton, 16th July, 1821.

THE Subscriber having purchased the Stock in Trade, of the late firm of EZEKIEL SLOOT, & Co. consisting of a variety of British Merchandise, offer them for sale at the Store lately occupied by said firm, cheap for Cash, good Bills of Exchange, or Country Produce.

JAMES SLOOT.

Fredericton, 13th July 1821.

THE Co-Partnership heretofore carried on under the firm of EZEKIEL SLOOT, & Co. having been dissolved by mutual consent; all persons having any just demands against said firm, are requested to render the same to JAMES SLOOT; and all person indebted to said firm, are requested to settle and pay their respective balances to JAMES SLOOT, who is duly authorized to receive and settle all accounts, as agent to said firm.

EZEKIEL SLOOT.
JARED BETTS.

Fredericton, 10th July 1821.

AT a meeting of the Vestry of Christ Church, held at the Vestry Room at Fredericton, on the 8th day of June 1821.

RESOLVED,

THAT for the future the Wardens or one of them, do attend on the 24th day of June, and December following, they not happening on Sunday, if so the day following, at the Vestry Room, between the hours of 11 and 3 o'clock, to receive the Pew-rents, and those that remain unpaid one month after either of those dates, that the Pew or Pews be forfeited to the Church, and that the Wardens do proceed without delay to sell the same to the highest bidder—and likewise Resolved, that the Wardens do proceed against those that are in the arrears for land rent.

Fredericton, 11th June 1821. 5m.

TAKEN out of the Subscriber's Trunk, at Mr. James Bubar's, Innkeeper, Nashwalk, on the 19th of June last, a red Morocco Pocket-Book containing the following Notes of Hand viz:—one of £20 in favor of Silas Tozer, one of £54 in favor of Peleg Lander, both drawn by J. Bubar, one of £10 in favor of Ellis Burges, and an indorsed note of £4 drawn by Oliver Rideout, also, a due Bill of Messrs. Langen & Robertson, of twelve shillings and threepence, payable in goods. Any person who will give such information as will lead to the recovery of the above mentioned Notes shall be liberally rewarded.

PELEG LANDER.

Nashwalk, 2d July, 1821.