O, did the ade a little le the likeimself, and Did he enf earth and unto death. f the cross, Does he cute its ded all prevae success ? frozen, surnce of the hall they ---

the summit and settled of Christ ho died for God would ate the vineof plants reste howling is the duty of God, to is into the ie time, the e transplant. no sun shall where no

nor disease

: where no

sickness ever

ere is fulness

nd are plea-AMICUS. SUNDAY meeting that aithful attenorbidden by as they were aving no dibesides being ce from the season, they cient imporeir little girl ver, thought amiable disild, she yet to attend the ed that if she uld send her th she began nday School, r intentions. her perseveittle girl had

it deal more : ay School." induct of this ed her to deo the Sunday h all that paspitted her to d the father f the church envictions of that circumeasure at the little girl .---

e book, thus

d mother, I

but I think I

esty, at his Ofills, &c. can be en Shillings per he whole to be

is publised e-

GRIN, Printet

ifteen Lines will x pence the first, each succeeding be accompanied be regulated acTHE NEW-

TUESDAY, 12TH SEPTEMBER, 1826.

[NUMBER 29.]

THE GAZETTE.

VOLUME XIII.]

His Excellency Major-General Sir Howard Douglas, Baronet, Lieu-(L.S.) tenant-Governor, and Commander-in-Chief of the Province of New-Brunswick, &c. &c. &c. HOWARD DOUGLAS.

A PROCLAMATION.

HEREAS the General Assembly of this Province stands prorogued to Tuesday the Twelfth day of September next; I have thought fit appointed Trusices for all the Creditors of further to prorogue the said Stair B. Agnew, late of St. Mary's in the better examining and auditing the Public General Assembly, and same is hereby prorogued to the Second Tuesday in December next ensuing.

thirty-first day of August, in the Year of our and in the seventh Year of His Majesty's Reign. By His Excellency's Command. WM. F. ODELL.

> BY the Hon. John Saunders, Esquire, Chief Justice of the Province of New-Bruns-

NOTICE is hareby given to all whom it may concrn, that upon application of Nathan Andrews and David Andrews at present of Gage-Town in Queens County, Ship Carpenters, to me duly made, pursuant to an Act of the Legislature of the said Province made and provided for relief againt absconding debtors, I have directed all the e tate, as well real as personal, of Israel I Oakes. late of the Parish and County aforesaid, Yeoman which said Israel I Oakes hath either departed from and without the lines of the said Province, or is concealed within the same, with intent and design to delraud them the said Nathan and David, or else t avoid being arrested by the ordinary process of Law, as is alleged against him, to be seized and attached, and that unless the said Israel I. Oakes do return and discharge his said debts within three months after publication of this notice, all the Esrate, as well real as personal, will be sold for the payment and satisfaction of his Creditors.

Dated the 20th day of May 1826.

JOHN SAUNDERS. Chief Justice. the Subscribers have been duly appointed Trustees for all the Creditors of Jo-

said; and we do also desire all the Credi and process on the equity side of the Courts the fouteenth year of His Majesty's reign, liver to us or some, or one of us aforesaid this Court. their respective Accounts and documents By order of his Excellency the Chancellor against the said Joseph Kenah, in order that Right and Justice may be done, agreeably to the form of the said Act of Assembly, in such case made and provided.

Given under our hands at Frederic ton, in the said County of York. the Fourth day of April, one twenty-six.

George Fred. Street. George Minchin. H. G. Clopper.

TOTICE is hereby given, that we the Subscribers have been duly County of York, Yeoman, (a Debtor departed from this Province) and have been duly sworn to the fai hful execution of the said trust pursuant to the directions of the Acts of the General Assembly in that case Given under my Hand and made and provided : and we do hereby re-Seal at Fredericton, the quire all persons indebted to the said Starr B. Agnew, on or before the Twenty-sixth day of September next ensuing the date hereof, to pay to us, or some or one of us, all Lordone thousand eight such sum or sums of money, or other debt, hundred and twenty-six, duty or thing, which they owe to the said Stair B. Agnew; and to deliver all the effects of the said Stair B. Agnew; which they, or any, or either of them may have in his, her or their hands, power or custody, to us, or some or one of us as aforesaid; and we do also desire all the creditors of the said Stair B. Agnew, on or before the said 26th day of September next, to deliver to us, or some or one of us aforesaid, their respective accounts and documents against the said Stair B. Agnew, in order that right and justice may be done, agreeably to the form of the said Act of Assembly, in such case made and provided.

> Given under our hands at Fredericton in the County of York, the Twenty sixth day of June, one thousand eight hundred and twenty-six.

GEO. MINCHIN, As. TAYLOR, Junt. Trustees GEO. P. BLISS,

NEW-BRUNSWICK, ? The eighth day of july in IN CHANCERY. Sthe year of our Lord one " actually been paid by us as therein Stated" thousand eight hundred and twenty-six.

OTICE is hereby given, that we Present, His Excellency the CHANCELLOR. TATHEREAS the appointment of persons to be clerks in the Court seph Kenah late of Fredericton, in the Coun- who reside in different parts of this Province ty of York, Esquire (a debtor departed from and are remote from the place where the sitthis Province,) and have been duly sworn tings of the Court are held, has been the to the faithful execution of the said trust, occasion of great inconvenience, and has pursuant to the directions of the Acts of exposed the records and papers of the Court Assembly, in that case made and provided: to accident and loss: It is therefore ordered And we do hereby require all persons in that all the appointments here ofore made of debted to the said Joseph Kenah; on or be- persons as clerks of the Court, be, and the fore the twentieth day of June next, ensu- same are hereby revoked and vacated : and ing the date hereof, to pay to us or some it is further ordered, that the Registrar of or one of us, all such sum or sums of money this Court be the officer in lieu of the to the said Joseph Kenah; and to deliver bill, and answer and to have the custody of the other effects to the said Joseph Kenah; all Record papers, and proceedings relating

PROVINCIAL AUDITOR'S OFFICE Fredericton, 9th Aug. 1826.

LL Persons who have received and who have not yet accounted for the thousand eight hundred and Expenditure of any public monies entrusted a their care and expenditure are hereby required to make up and transmit their save-Trustees ral Accounts (post paid) to this office duly attested, and with the proper Vouchers in their support, by the first day of December next, or their Defaults will be reported to His Excellency the Lieutenant Governor as directed by the Act of Assembly " for the

46 Accounts of this Province." The Accounts must be stated Dr. & Cr. with the Province, and the warrants credited each separately, and the purpose for which gran ed. The payments made must have distinct Vouchers applying to each Charge and corresponding in number and Amount : The Accounts must state whether any and what parts of the work have been done by or other distance, or so much for the whole, or in what other way? how the Contract of the said Province of Upper-Canada, and actually been paid? --- If done by Days the rate of wages per day of each man whether found in provisions or not? the number of days which each man has worked, the amount paid to each man, the quantity of work done, and the mode in which the same has been performed; The proper re ceipts must accompany the accounts of al monies paid by the commissioners, and (i the same are Signed with a mark t they must be witnessed by at least one respectable witness :--- The Commissioners Account's must be attested to before a Justice of the Peace, and the Oath must be in the following form or to that effect viz. "We A. tions. B. & C. D. the Commissioners within

" Signed 1826 before Justice of the peace"

The Commissioners in signing their Accounts will please to add their places of re-

A. B.

QUEBEC, JULY 31. UPPER CANADA ELECTION ACT.

passed 27th May, 1826. which they or any or either of them may cocases in equity, and to make and sign all of first year of the reign of His late Majesty in Council, and that His Majesty has been have in his, her or their hands, power or fic ecopies thereof, and to enroll the decrees King George the Third, intituled, An Act pleased to assent to the same, and no such

tors of the said Joseph Kenah, on or before and to perform all other such like service, intituled, An Act for making more effective the said twentieth day of June next, to de which appertained to the office of clerks of al provision for the government of the Province of Quebec, in North-America, and to make further provision for the government D. L. ROBINSON, Regstr. of the said Province," it is amongst other things enacted, that no person shall be summoned to the Legislative Council, in either of the Provinces of Upper and Lower Canada, who shall not be of the full age of 21 years, and a natural born subject of His Majesty, or a subject of His Majesty, naturalized by act of the British Parliament, or a subject of His Majesty, having become such by the conquest and cession of the Province of Canada :

BRUNSWICK

GAZENTR

" And it is thereby further provided, that no person shall be capable of voting at any election of a Member to serve in the Legislative Assembly in either of the said Provinces of Upper or Lower Canada, or of being elected at any sust election, who shall not be of the full age of twenty-one years, and a natural born subject of His Majesty, naturalized by an Act of the British Parliament, or a subject of His Majesty having become such by the conquest and cession of the Province of Canada: And whereas it is expedient that persons naturalized by any Act of the Legislative Contract, also the names of the Contractors, Upper-Canada, assented to by His Majesty, His heirs or successors, should be enabled of voting at the Elections of members to work to state the names of the workmen, Province, or of being elect d at any such serve in the Legislative Assembly of the said election.

" Be it therefore enacted, That all persons naturalized by any act of the Legislative Council and Assembly of the Province of Upper-Canada, assented to by His Majesty, His heirs or successors, shall henceforth be and be deemed compenent in the law to be summoned to the Ligislative Council of the said Province of Upper Canada, and to vote at the elections of members to serve in the Legislative Assembly of the said Province, or to be elected at any such Elec-

" Provided nevertheless, and be it fur-" named do make Oath that the foregoing ther enacted, That whenever any bill which " Account is correct and true and that the has been raised by the Legislative Council "several sums therein mentioned as paid have and by the House of Assembly in the said Province of Upper-Canada, for the naturalization of any person or persons shall be presented for His Majesty's assent, to the Governor or Lieutenant-Governor of the said Province, or to the person administering His Majesty's Government therein, such Governor or Lieutenant-Governor, or person administering the Government, shall, and he is hereby required to reserve every such bill for the signafication of His Majes-S. D. STREET, Prov. Auditor. ty's pleasure thereon, and no such bill shall have any force or authority within the said Province of Unper-Canada until the Governor, Lieutenant-Gevernor or person administering the Government, shall signify, either by speech, or message, to the or other debt duty or thing, which they owe clerks to transact and file all proceedings by An Act of the Parliament of Great-Britain, Legislative Council and Assembly of the said Province, or by programation, that Whereas, an Act, passed in the thirty- such bill has been laid before His Majesty custody, to us or some or one of us, as afore- of the Court, and to sign and seal all writs to repeal certain parts of an Act, passed in bill shall have any force or authority with