being arrested by the ordinary process of law, as is alleded against him,) to be seised and attached, and that unless the said Isaac Smith, do return and discharge his said debts within three months from the Publication hereof, all the Estate as well real as personal, of the said Isaac Smith, within this Northesk, in the County of Northumber- jor Robert Scott to be Cashiered. province, will be sold for the payment and land, Lumberer, to me duly made, pursu- The Court having thus performed their Burns, on the first day before the Court, was

JOHN M. BLISS.

G. J. DIBBLEE, Atty. for Petitioning Creditors.

TOTICE is hereby given, that upon the application of Joseph Samuels of the Parish of Chatham, to me duly made pursuant to the directions to the Act of the real as personal of the said John Gillan, Scott, together with the finding and sentence General Assembly, in such case made and within this Province, will be sold for the of the Court, and His Excellency's approval the adjourned opportunity afforded to him, provided, stating that Robert Martin, late of satisfaction of the Creditors of the said thereof, shall be entered in the General of defending himself against the Charges Chatham, in said County, Tavern Keeper, John Gillan. is justly indebted to him, and hath departed from this Province, after said debt was contracted, or keeps concealed within the same, to avoid being served with the ordinary process of the law, with an intent of defrauding his Creditors, which departure or concealment has been proved to my satisfaction: I have directed al the Estate real and personal of the said Robert Martin, with in the said County to be seized and attached, and that unless he the said Robert Marin shall return and discharge his said debts within three Months after publication hereof, all his Estate, real and personal, will be sold for the payment and satisfaction of his FREDERICK P. ROBINSON, Esq. Creditors.

Dated at Chatham, in the said County. of Northumberland, this fifteenth day of November, in the year of our Lord One thousand eight hundred and twenty-seven.

ALEX. DAVIDSON, J. C. P. PETERS & CARMAN, Atty's.

By John Keillor, Esquire, one of the justices of His Majesty's Inferior Court of Common Pleas for the County of Westmoreland.

application of James M. Kelly, of Moneton, in the County aforesaid, Trader, to me duly made pursuant to the directions of the Act of the General Assembly, in such case made and provided . I have directed all the Estate as well real as personal, of Samuel Cornwall, late of Moncton, aforesaid, Mar iner (which said Samuel Cornwall, hath either departed from and without the limits of this Province, or is concealed within the same, with intent and design to defraud the said James M. Keily, and others his Credi tors, if any there be, of their just dues, or to avoid being arrested by the ordinary process of the Law,) to be seized and attached, and that unless the said Samuel Cornwall, do return and discharge the said debt within three months from the publication hereof, all the Estate as well real as personal, of the said Samuel Cornwall, within this Province will be sold for the payment and satisfaction of the Creditors.

Dated at Dorchester the thirtieth day of june in the Year of our Lord one thousand eight hundred and twentyseven.

JOHN KEILLOR, J. C. P. EDWARD B. CHANDLER, Any.

By the Honorable John Saunders, Defence, are of opinion that the said Major | him the said Captain Lewis Burns to be

the limits of the Province, or is concealed this Court, and afterwards in leaving it as tion of His Excellency. within the same with intent and design to he did, has been highly improper, contempdefraud the said John Menzies and other tuous, irregular, and unofficerlike and is nor and Commander-in-Chief has been By Alexander Davidson, Esquire, one of the Creditors of the said John Gillan, if greatly in aggravation of the Charges pre- pleased to approve and confirm the finding the Justices of His Majesty's Inferior any there be, of their just dues, or else to ferred and proved against him. Court of Common Pleas, for the County avoid being arrested by the ordinary pro- His Excellency the Lieutenant-Governor of Northumberland in the Province of cess of Law, as is alledged against him,) to and Commander in Chief has been pleased nor and Commander in Chief did not fail be seized and attached, and that unless the to approve and confirm the finding and sensaid John Gillan do return and discharge tence of the Court. his said debts within Three Months from His Excellency directs that the foregothe publication hereof, all the Estate as well ing Charges preferred against Major Robert | cellency's favorable consideration.

Lord one thousand eight hundred Inspection. and twenty-seven.

JOHN SAUNDERS, c. J. I. A. STREET,

Attorney for Petitioning Creditors.

FREDERICTON, (N. B.)

TUESDAY, FEBRUARY 5, 1828.

Alms House and Work House. COMMISSIONER FOR THE WEEK,

SAVINGS BANK.

TRUSTEES NEXT WEEK. HENRY G. CLOPPER, ESQ. JAMES TAYLOR, ESQ. HENRY SMITH, ESQ.

> Head-Quarters, Fredericton, 30th January, 1828. MILITIA GENERAL ORDERS.

At a General Court Martial held at St. John on the 30th October, 1827, and continued by adjournments to the 10th of November, 1827. Major Robert Scott, OTICE is hereby given that upon Commanding 1st Battalion Westmoreland Milicia, was arraigned upon the under mentioned Charges, viz:

> First, "For Disobedience of Orders "and neglect of duty, in refusing or "neglecting to call out and assemble " his Corps for General Muster and " Inspection by Divisions, on the 23d " and 25th days of June last, as re-" quired by the General Order of the " 7th of May last.

Second. "For contemptuous and im-" proper Conduct as a Commanding "Officer of a Battalion, in neglecting the following decision: to give the necessary directions for " panies, for the purpose of Discip-" lining and improving them in Mar-" last."

the following decision :_

considered all that has been adduced in sup- the Militia Law, and of his duty as a Mili- Gazette, for directing our attention to the

Esquire, Justice of His Majesty's Robert Scott is Guilly of both the Charges Cashiered. Supreme Court of Judicature, for preferred against him, in breach of the the Province of New-Brunswick. Militia Law, and his duty as an Officer of awarding punishment in strict conformity TOTICE is hereby given, that upon commanding a Battalion in the Militia; and to the Militia Law, which deprives them the application of John Menzies of they do therefore adjudge him the said Ma- of all descretionary power, beg leave to ob-

Order Book of every Battalion in the Pro-Dated at Fredericton the Twelfth day vince, and read at the head of each Batta. of December in the year of our lion and Detachment at their next General

> By Command of His Excellency, The Commander in Chief. GEORGE SHORE, Adjutant General.

At the same Court Martial was arraigned Captain Lewis Burns, of the First Battalion of the Regiment of Saint John City Militia, upon the undermentioned Charges,

First. 46 FOR contemptuous and impro-" per Conduct, as an Officer, in refus-"ing to receive the Muster Roll of "No. 1. Battalion Company on the "1st of September instant, when "handed to him by the Adjutant of " the Battalion by order of the Major "Burns having been duly attached to " the Command of the said Company " by a previous Order for that pur-" pose duly issued.

Second. " For neglect of duty, as an " Officer, in not taking charge and es command of the said Company "when duly appointed thereto, and " not performing the Duties belonging "to that Office, as required by the "Laws for the organization and regu-44 lation of the Militia.

Third. " For Disobedience of Orders as an Officer, in not ordering or " calling out the said Company for " Drill and Inspection, in the present "year, at the several days and times 44 for that purpose duly named and ap-" pointed, under and by virtue of the " said Militia Laws."

Upon which Charges the Court came to

" calling out his Battalion by Com- considered all that has been adduced in sup- ter, as respected news, than by quoting port of the Prosecution, as well as what has the arangement under this head, from the been brought forward on the Defence, are Halifax Journal of the 21st ult.-dated " tial Exercises, at some time in this of opinion that the Prisoner Captain Lewis Boston Jan. 12, which we believe will "year before the days appointed for Burns, is guilty of the First Charge preferred be found rather interesting; and perhaps "the General Muster and Inspection against him. And the Court do further somewhat important as relates to the late " of the Corps, as required by the Ge- find that the said Prisoner Captain Lewis Elections in France; and the reappearance "neral Order of the 30th January Burns, is also guilty of the Second Charge of the Insurrections, and the unsettled and preferred against him. And the Court do gloomy aspect of affairs in Spain. Upon which Charges the Court came to further find that the said Prisoner Captain Lewis Burns, is also guilty of the Third | We are obliged to "a British Subject," The Court having maturely weighed and Charge preferred against him, in breach of whose communication appeared in our last port of the Prosecution, and there being no tia Officer; and they do therefore adjudge manner in which the Editor of the Bangos

The Court having performed their duty satisfaction of the creditors of the said Isaac ant to the directions of the Act of the daty pursuant to the orders of the Comman- highly contemptuous, irregular and impro-General Assembly in such cases made and der in-Chief, in conformity to the Militia per, yet since that period his conduct has Dated at Fredericton, this twenty-first provided; I have directed all the Estate as Law of this Province, which fixes the pu- been regular and correct, and the Court beday of September, in the year of our well real as personal of John Gillan, late misliment and deprives them of all discre- ing of opinion that his fault has arisen more Lord one Thousand eight hundred and of the Parish of Northesk, in the said richary power, feel themselves called on, to from error in judgment than from premidita-County, Lumberer, (which said John Gil-express their unanimous opinion that the ted intent to disobey orders, beg leave to reian hath either departed from and without conduct of Major Scott, both while before commend him to the favourable considera-

His Excellency the Lieutenant-Goverand sentence of the Court.

His Excellency the Lieutenant Goverto take under his consideration, the recommendation which the Court made of Captain Burns, through their President, to His Ex-

Captain Burns having availed himself of which have been preferred against him, the Commander in Chief, in confirming the finding and sentence of the Court might not have felt disposed to make any observation on Captain Burns' conduct at the opening of the proceedings; but brought before His Hxcellency as an object of mercy, His Excellency is forced to revert to the highly contemptuous, irregular and improper manner in which Captain Burns. then conducted himself, as reasons which preclude the exercise of any merciful consideration.

It cannot be imagined that Captain Burns was ignorant of the Rules and Customs of Military Service, or under any misconcep. tion as to its form and usuages—He is understood to have been trained in the ranks. of the British Army, in a station in whichhe should have learnt, above all things, what is due to the dignity of a Tribunal such as "Commanding. He the said Lewis that which he treated so contemptuously.

His Excellency therefore directs that the foregoing Charges preferred against Captain Lewis Burns together with the finding and sentence of the Court, and His Excellency's approval thereof, shall be entered in the General Order Book of every Battalion in the Provitce, and read at the head of each. Battalion and Derachment at their next. General Inspectation.

By Command of His Extellency, The Commander in Chief. GEQ. SHORE, Aujutant General.

We still continue to hear very favorable reports from Government House; -His Excellency's arm is gaining strength; and Lady Douglas, we are informed, improves daily.

On looking over our Colonial and Provincial files previous to the arrival of the The Court having maturely weighed and last mail, we thought we could not do bet-