the accused party had a right to be present. He the bloody handkerchief tied round the deceased's caused strangulation. The sack had been tied up, did not know of any instance in which such a course neck, her bonnet, shoes, ear-rings, &c. was adopted, and in this opinion he was borne out by James Lea deposed-He is a Police Officer at had the mouth of the sack in my hand. on which they were to be tried.

of which they were totally ignorant.

sent.

bert and Hunt.

sented to by the Coroner.

George Marten, a boy 10 years of age, said that knew them all. on Friday, the 19th day of May last, he saw the pri- Mrs. Marten, the mother of the deceased was ADMINISTRATION MOTICES soner go out of the front door of his mother's house, again examined-She said she had heard the deand was joined by his sister, who went out at the ceased and Corder have words about Corder reback door dressed in male attire. He had a gun ceiving a five pound Bank note, which had been four o'clock the same afternoon the witness saw him mouths. He replied, " Pray Maria, don't tell me proceeding in a direction from the barn with a pick- any thing more about that note, for you shall have axe over his shoulder.

ed that the prisoner borrowed a spade of her on the Corder, on the 18th of May, she was in very low ed to said Estate, are also requested to settle their accounts within afternoon the murder is believed to have been com-spirits. She carried an umbrella in ker hand.

mitted.

said that he did not remember a spade being lent Christmas, and they had frequent conversations to Mr. Corder at all; he had worked for Mrs. Cor- about her going to the Barn in man's attire, and not der, the prisoner's mother, last year. One day in being heard of after. It was before Christmas that the harvest time, when the labourers were in the she had two dreams, which she communicated to barn, Mr. Corder came to witness and said he would her husband. She dreamt that the deceased had give him a one pound note if he would cut his been murdered and buried in the Red Barn. throat; he told Mr. Corder that he would do no Robert Orford is a cutler, recollects William Cor- Burton, March 20, 1828. such thing.

body found; a tooth was missing. She identified he wished to have made as sharp as a carving the clothes, ear-rings, comb, hair, and shoes. The knife. Witness ground the sword, as sharp as a deceased and prisoner went out together. Corder knife, and he came for it between eight and nine said they were going to be married The deceased at night, and paid for it, and took it with him. were a suit of Corder's clothes. They went towards Mr. John Lawdon, a Surgeon, stated, I was the Red Barn, and the deceased was there to ex- present when the Jury went to examine the body change her dress for her own clothes, which Corder of the deceased in the Red Barn; the body was

gnant at the time.

deceased, Maria Marten; she had two illegitimate the face; the body was lying on the right side. children by a gentleman, and one by Corder; he with the head forced down upon the right shoulder; remembered when she went with Corder to be mar- there was a visible appearance of blood on the ried; it was on the 18th of May last; Corder said face and on the clothes and kerchief, which was that he had got a license, but that it must go to tied very tight round the neck; the latter appeared London to be signed, and it would be three weeks to have been pulled extremely tight, and there was before the marriage took place, and that the deceas- a space between the knot and the fold round the ed was going to live with a lady, named Rowland, neck, sufficient to admit and insert a hand; there at Yarmouth, till the marriage could take place. A few was also an appearance on the neck, below the days after, Mr. Corder said that the deceased was folds of the handkerchief, of a wound having been well and happy at Yarmouth. Considerable time inflicted by some sharp instrument, but the part was elapsed after that, and he did not hear from the de- in such a state of decomposition, that I can only ceased, and when he saw Corder he asked him why say it had that appearance; the orbit of the right she did not write, as she could write very well? eye appeared to have been injured; it appeared as Corder replied she had a sore hand. He entered if something had been thurst in which had fractured the Red Barn, on Friday last, with a man named the internal bones of the nose and the orbit; there near two feet deep. The child which the deceased nel petticoat, stays, stockings, and high shoes, all to be buried.

that the reason her deceased daughter went out not say what injury it had received; the bone which with Corder in men's attire on the 18th May, was divides the two nostrils of the nose was displaced, to prevent the Parish Officers seeing her. Corder and on the right side the bones were materially had previously told her that Beilam, the Constable, injured; it appeared as if a pointed instrument had had informed him that a warrant was issued to ap- been thrust into the eye, and most likely penetratprehend her, by the Rev. Mr. Whitmore, for having ed the brain, and caused the fractures which I have had illegitimate children; and that he was anxious described; I found two small pieces of bone in the to marry her, to prevent the Parish Officers taking throat of the deceased, which might have passed her into custody. The deceased agreed to accom- from the nose (when injured) into the throat, or pany Corder to Ipswich to be married. She said if they might have fallen there from the decay of the she could arrive at the barn, in man's clothes, she parts; the handkerchief and shift were stained with could change her dress there, and leave the village blood. I am decidedly of opinion the deceased in her own clothes, with Corder, unobserved. Cor- died by violence, and it might have been done by a der had a loaded gun in his hand when he left the stab in the eye with an instrument; but, from the the articles which she identified. This witness ed. I am also of opinion that the green handker-

the fact, that persons charged with a capital offence Lambeth-street. He apprehended W. Corder at | Corder entered the room to hear the evidence were not by law entitled to a copy of the depositions Grove-house Boarding-school, Ealing, on Tuesday read over ; he was enveloped in a large Spanish last. He took the prisoner to the Red Lion public- cloak, and appeared to be almost incapable of sup-Mr. Humphries said, that this very argument house, and afterwards searched the prisoner's house. porting himself from falling. He was allowed to was in favour of his proposition; for it was ex- He found in the prisoner's writing-desk four letters have a chair while the evidence was read; after tremely hard to call on a party to answer a charge (produced), and a passport to France, dated Dec. which the Coroner told him that he was charged 20, 1827, for the prisoner and his wife, which he with the murder of Maria Marten, and he should be The Coroner requested that Mr. Humphries produced. He also found a black velvet reticule, ready to hear any evidence he might offer in proof would cite any case in which a person, in a similar which he produced; the reticule contained a pair of his innocence. The prisoner bowed and returnsituation to the prisoner, was allowed to be pre- of pistols. He told Corder, on going to the Red ed with the officer. Lion, that the body of the young woman had been The Coroner said to the Jury, the evidence being Mr. Humphries instantly named the case of Pro- found in his barn; he did not reply at first, but af- concluded he would read it over. ter some time he asked witness when the body was The Jury, however, said they would not trouble After some further discussion, Mr. Humphries found? He told him that it was discovered on last the Coroner further; they retired, and between seagreed to forego his request, provided his client Saturday evening, and said, if he did not know the ven and eight at night, they returned a verdict of were called in at the termination of the proceedings, young woman, perhaps he might know one Ayres, "Wilful Murder against William Corder, and he and the evidence read over to him, which was as- a constable, and a man named Gardiner; the prise was committed to Bury Gaol to take his trial at the oner denied it, but afterwards fully admitted that he next Assizes.

with him, which he said was loaded. It was about sent to her by a gentleman. She told Corder that the same duly attested within three months from the date hereof; 12 o'clock in the day that they so went out, and about he had taken her's and her child's bread out of their a shilling as long as I have one, and your child The evidence of a Mrs. Stone, a cottager, depos- too." When the deceased went to the barn with Witness became uneasy about not hearing from her Francis Stone, husband of the former witness, daughter, and her anxiety increased about last

der coming to his shop in the early part of last Ann Marten, a sister of the deceased, knew the year; he produced a small sword, which he said

carried in a bundle. The deceased was not pre- very much decomposed, from having been a long time in the ground. I examined it, and assisted in Thomas Marten said that he is the father of the taking off the clothes; I took a piece of a sack off Picke, and found the body of the deceased in a hole was no gown on the body; there was a shift, flanhad by Corder died very suddenly, and the corpse which things were given to Beilam, the Constable; was taken away late at night, by Corder, in a box I took the green handkerchief off the neck myself; I then examined the internal part of the head, but Ann Marten, the wife of last witness, deposed the brain was in such a fluid state, that I could house, and a bundle, containing the deceased's putrid state of the fleshy parts of the eye and face, Enquire at the Royal Gazette Office. clothes. There was a black velvet reticule among it is impossible to say whether they had been injur-

The Coroner replied, that he did not conceive that | viewed the remains of the deceased, and identified | chief tied so tightly round her neck might have and the deceased had evidently been tied in it.

LL Persons having demands against the estate of Daniel Norman, late of Northampton, decea ed, are requested to present and all those indebted are required to make immediate payment to THOMAS EDWARDS.

Northampton, June 7, 1828.

LL persons having claims upon the Estate of the late Jacob Ring, are requested to render their accounts duly attested, within twelve months from the date hereof: And all persons indebt-ANN RING, Adm'ra, St. John, JARVIS RING, & Adm'rs AARON HARTT & Fredericton,

Fredericton, March 17, 1828.

the same period.

LL persons having any legal demands against the Estate of John Hazen, Esq, late of Burton, in the County of Sunbury, deceased, are requested to render their Accounts duly attested within six Months from the date hereof; and all persons indebted to said estate, are requested to make immediate payment to

PRISCILLA HAZEN, Ex'IX. AMES HAZEN, ROBERT HAZEN,

LL persons having demands against the estate of David Currey, late of the Parish of Gage-Town County of Queens, deceased, are requested to present the ame duly attested, within twelve months from this date, and all those indebted to said estate, are required to make immediate payment to

STEPHEN CURREY, Executors. RICHARD CURREY,

Fredericton, Oct. 9, 1827.

LL persons having any just demands against the estate of Daniel Hallett, late of the Parish of Douglas, in he County of York, deceased, are requested to render their accounts duly attested within twelve months from the date hereof: and all persons indebted to said estate, are requested to make payment forthwith to

DANIEL HALLETT, Ex'r.

Douglas, March 29 1828.

A LL Persous naving claims upon the the Estate of the late George Leonard Hazen, late of Chatham, in the County of Northumberland, are requested to render their accounts duly attested within Twelve Months from the date hereof to Francis Peabody, Administrator; and all Persons indebied to said Estate are also requested to settle heir accounts within the same period.

FRANCIS PEABODY, Administrator. Miramichi, 10th Jan., 1828.

THOSE persons having legal demands against the Estate of the I late SAMUEL KENDALL, jun. Druggist, are requested to present the same, duly attested, within Twelve Months from this date, and all persons indebted to said Estate are required to make immediate payment to either of the Subscribers

RICHARD DIBBLER, Fiedericton, ? Aim'rs. WM O SMITH, Saint John, Fredericton, April 15, 1828.

LL persons having claims against the estate of the late Thomas Wetmore, Esq., deceased, will render the same: and those indebted to the said estate, will make payment to either of the subscribers.

C. P. WETMORE, Ex'rs, THOMAS C. LEE,

April 1, 1828.

FOR SALE,

A Set of Mill Irons and a Mill Saw. May 27, 1828.

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