necessary.

more Justices, to visit and inspect any Parish said Streets, within the Limits thus to be extended. School or Schools in their respective Counties, and if necessary, to report the state of the same to the An Act to secure and reclaim a Tract of Marsh, on the Au-Lieutenant-Governor, or Commander-in-Chief.

VII. And whereas in and by the third Section of WHEREAS several of the Inhabitants and Prothe Act, to which this Act is an Amendment, it is provided, that no larger sum than One Hundred Westmorland and Sackville, in the County of employing said apprentice if they wish to avoid the penalty to the Schools in any one Town or Parish, in any one Year: And whereas from the increasing Population of this Province, that sum has not been found sufficient to extend the benefits intended by the said Act, to all the Inhabitants of some of the most populous Parishes in this Province: Be is therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the said Provise to the said third Section, be, and the same is hereby repealed.

VIII. And be it further enacted, That it shall and may be lawful for the Trustees of Schools, in any one Town or Parish in this Province, to receive from the Treasury, a sum not exceeding One. Hundred and this Province, and the said Aboideau shall be found Forty Pounds, to be applied for the use and benefit to obstruct or injure the line of such Canal, it shall be of Schools, agreeably to the Provisions of the Act lawful for the Person or Persons having the superto which this is an Amendment. Provided always, that no County in the Province shall be entitled to Months notice thereof,) to cut such a Passage receive a larger sum from the Province Treasury, in any one Year, than would arise from an average of One Hundred Pounds for each and every Parish in standing. said County.

IX. And be it further enacted, That the Trustees, of Schools now appointed in the several Counties, shall continue in Office until the last day of the next Session of the General Assembly, unless the Jusdeem it expedient to make any alteration therein.

X. And be it further enacted, That this Act shall continue and he it force during the continuance of the Act to which this is an amendment, and no longer.

An Act to repeal an Act, intituled "An Act for erecting and maintaining a Light-House upon one of the Isof Grand Manan."

Passed 10th February, 1829. DE it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the fifth Year of the Reign of His present Majesty King George the Fourth, intituled "An dance of the said Road, shall have full power and au-Act for erecting and maintaining a Light House thority to use and establish the said Aboideau for the upon one of the Islands or Rocks near the South-East Coast of the Island of Grand Manan," be, and the same is hereby repealed.

An Act providing for the Publication of the County Ac-

Passed 10th February, 1829. I. BE it enacted by the Lieutenant-Governor, Council, and Assembly, That the Justices of the Peace, in the several Counties, shall, at some General Sessions, at least once in the Year, cause a Statement to be prepared of the Receipts and expenditures of County Monies, and cause the same to be published, in some newspaper in the County; during the ensuing summer; such premium not to be aland in those Counties where no newspaper is pub- lowed on any quantity less than Twenty Chaldrons. lished, the said statement shall be deposited in the Office of Clerk of the Peace for the County, to be there open for the inspection of any person, who may desire to see it.

A Act to authorize the extention of the Gaol Limits in the Town of Fredericton.

Passed 10th February, 1829. HEREAS it is considered proper that Debtors confined within the Limits of the Gaol of the County of York, should be allowed to have access to such of the places of Public Worship within the Yown plat of Fredericton, as are not already concained within the Limits.

V. And be it further enacted, That the Trustees I. Be it therefore enacted, by the Lieutenant-Goof Schools, shall, and they are hereby required, to ver, Council, and Assembly, That it shall and may deliver to the Justices, at their first General Ses- be lawful for the Justices of the Peace of the said sions of the Peace, in each Year, a particular state- County, at any General Sessions of the Peace, or ment of the Schools in their respective Parishes, Special Sessions, for that purpose to be holden, specifying whether the School Houses have been to extend the Limits of the Gaol of the said County, built, and if so, upon whose property; or appropri- Southerly, so as to comprehend and include the THE Subscriber begs leave to inform the public that ated for that exclusive purpose; also the amount Street called King Street, and the whole of the subscribed; the rate of Tution Money; number of Church called Christ Church with the inclosure Scholars, particularizing free Scholars; the name around the same, situate at the extremity of the said of the Teacher, and when Licenced; the days on Street, and Northerly so much of said King Street as which the Schools were visited, together with such to comprehend and include the Methodist Chapel; other remarks and observations as they may think situate near the upper extremity of the said Street, and the whole of the said Chapel, with the Area VI. And be it further enacted, That the Justices lying immediately in the front of the same: Providof the Peace, in their General Sessions, respective- ed always, that nothing herein contained shall be conly, shall be, and they are hereby authorized, if they strued to authorize the Justices as aforesaid, to inshould think fit, to appoint a Committee of two or clude any of the Dwelling Houses situate on the

lac River, in the County of Westmerland.

prietors of Marsh Land, in the Parishes of Westmoreland, are desirous of erecting an Aboideau of the Law. Any person bringing said apprentice back over and across a navigable part of the River Aulac, in the said County: And whereas it is considered that the erection will be of great public utility:

I. Be it therefore enacted, by the Lieutenant-Governor, Council, and Assembly, That it shall and may be lawful for the said Inhabitants or Proprietors, or any of them, to erect, maintain, and keep up an Aboideau over and across the said River Aulac, where the same may be found convenient: Provided nevertheless, that in case a Canal may at any time hereafter be cut from the said Aulac River to the Bayverte, under the Sanction of the Legislature of are required to make immediate payment. intendance and direction thereof, (after giving twelve through such Aboidieu as the occasion may require, any thing herein contained to the contrary notwith-

II. And be it further enacted, That any Person aggrieved by any procedure to be had or made under the power given by this Act, may have the same remedy or redress as is provided in and by the third Section of an Act passed in the thirty-fourth Year tices of any County at their General Sessions shall of the Reign of His late Majesty King George the third, intituled "AnAct in addition to an Act intituled, 'An Act for appointing Commissioners of Sewers.' "

III. And whereas the Great Road of Communication between Sackville and Westmoreland, leading across the Great Marsh so called, might be greatly shortened by means of the said Aboideau and the same thereby become of great public utility, Be it lands or Rocks near the South-East Coast of the Island therefore enacted, that whenever it shall be thought expedient to altar and shorten the present Route of the Great Road between Sackville and Westmoreland aforesaid, by passing on and over the said Aboideau, that then and in such case the Supervisor, or such person or persons who shall have the superinten public benefit, and as a part of the public Road.

NEW-SRUNSWICK

AGRICULTURAL AND EMIGRANT SOCIETY. T a General Meeting of the New Brunswick Agri-Cultural and Emigrant Society, bolden at the Province Hall on the 31st day of January, 1829, it was

RESOLVED, that a premium of Five Shillings per Chaldron, to the extent of Ten Pounds, shall be awarded for such quantity of good Coal, (the produce of this Province,) fit for Household use, as shall be delivered at Fredericton,

WM. TAYLOR, Secretary. March 28. 1800.

TO BE SOLD

Y Public Auttion, at Fredericton, on the 10th day of April next; the whole of the Maierials of the condemned Barrack, at Fredericton, excepting the Stone Foundations.

The Purchaser or Purchasers to give security, that the whole shall be removed between the day of sale and the first day of May next ensuing.

The dimensions of the Building are as follows: -91 feet long by 21f. 6in. broad. March 21, 1829.

HOUSE

AND ORNAMENTAL PAINTING, GILDING, GLAZING, AND PAPER-HANGING.

he has a very convenient Paint Shop in the House formerly occupied by Mr. Howden, where he will be enabled to Execute all kind of Ornamental Painting. plages, Sleds, Signs, and Headboards lettered, Pictures an Maps Varnished, frames Gilded, &c., at the shortest notice, and and on the most reasonable terms; imitation of Wood, Marble, Bronze, &c., specimens of which may be seen by applying at his Shop.

Also has for sale Linseed Oil, Putty and White Lead. L. WARREN.

Fredericion, Nov. 17, 1828.

£5 REWARD.

ANAWAY on the 24th of last month, Robert Colhon, an indented apprentice to the subscriber; ll persons are hereby forbid trusting, harboring, or shall receive the above reward.

March 30, 1829.

NO-TICE.

A LL persons having any just demands against the Estate of Ichabod Howling, late of the Parish of Burton, in he County of Sunbury, deceased, are requested to present the same duly attes ed to the subscribers, within three months from the date hercof; and all Persons indebted to said estate

ISPAC HOWLING, Eccutors. SOLOMON-HOWLING, Burton, March 15, 1829.

CAUTION.

WHEREAS my Wife REUA has left my bed and board without any just cause; I do hereby forbid all persons trusting or harbouring her on my account, as I will pay no Debis of her contracting.

DAVID ADAMS.

Burron, 18th March, 1829.

L. WARREN.

FOR SALE. AN excellent Billiard Table, Balls and Cues, and number of sconces .- Apply to

PETER PEDOLIN, Regent Street. Fredericton, March 30, 1829. 3.w.

SHERIFF'S SALES

To be sold by Public Auction, on the 8th day of Octobe nexi, at the County Court House, in Fredericton, between the hours of 12 and 5 o'clock;

ALL the right and title of James Whited, of, in, and to that certain farm, lot, or tract of land, situate, lying, and being in the Parish of Douglas, on the Keswick Creek, on which the said James Whited now resides: The same having been taken by Execution issued out of the Supreme Court of this Province, at the suit of the late Stephen Cameron, assignee of E. W. Miller, Esq.

E. W. MILLER, Sheriff.

Fredericton, March 31, 1828.

To be sold by Public Auction, on Saturday the 3rd day of October next, at the Court House, in Burton, between

the Hours of 12 and 5 o'clock, in the afternoon. ALL the right, title, interest, property, claim, and demand whatsoever of David Tapley, in and to lot No. 12, in the Grant to Samuel Rogers and others, containing more or less, situate at Little Town, in the Parish of Sheffield. Also, all the aforesaid David Tapley's and title, in and to one half of a double Saw Mill, Mill Seat, privileges, and improvements thereunto belonging, situate in the Parish aforesaid: The same having been taken by virtue of an Execution issued out of the Supreme Court at the suit of William Bowman, and Zalmon Wheeler, for the sum of £178 5 44.

JOHN HAZEN, Sheriff.

Burton, March 30, 1829.

FOR SALE AT THIS OFFICE.

Fredericion, Nov. 11 1828.