AND NEW BRUNSWICK GENERAL ADVERTISER.

VOL. III.

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FREDERICTON, SATURDAY, AUGUST 15, 1840.

No. 33.

THE SENTINEL.

IS PUBLISHED EVERY SATURDAY MORNING By Edmand Ward. Office .- Phænix or Tank House-Fredericton. AND CONTAINS,

The Decisions of the Executive, and Notices of Sales of Crown Lands.

During the sitting of the Legislature THE SEN-TINEL is published twice each week, and in it

will be inserted The Debâtes in the Legislative Council and House of Assembly.

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PUBLIC INSTITUTIONS.

CENTRAL BANK OF NEW BRUNSWICK.-W. J. Bedelt, Esq. President, Saml. W. Babbit, Esq. Cashier, Discount Days, Tuesdays and Fridays. -Bills er Notes offered for Discount must be left at the Bank, enclosed and directed to the Cashier, be-fore two o'clock on Mondays and Thursdays. Director next week, J. A. BECKWITH.

COMMERCIAL BANK OF NEW BRUNSWICK.-Fredericton Branch. Archd. Scott, Esq. Cashier. Discount days, -Mondays and Thursdays. Hours of business from 10 to 3. Notes or Bills for dis-count are to be left at the Bank, enclosed to the Cashier before three o'clock on Saturdays and Wed-needure

BANK OF BRITISH NORTH AMERICA-Frede-BANK OF DERITISH NORTH AMERICA-Brede-ricton Branch.-Alfred Smithers, Esq. Manager.-Discount days, Wednesdays and Saturdays. Hours of business from 10 to 3. 107 Notes and Bills for Discount to be in before 3 o'clock on the days preceding the Discount Days. Director next week, J. SIMFSON, Esq.

SAVINGS' BANK. Trustee for next week, P. FISHER, Esq.

CENTRAL FIRE INSURANCE COMPANY.-B. Wolhaupter, Esq. Office open every day, at Mr. Minchin's Brick House, opposite the Parade, (Sun-days excepted.) from 11 to 2 o'clock. Committee for the present month, F. E. BECKWITH, and W. A. MCLEAN.

ALMS HOUSE AND WORK HOUSE .- Commis-sioner, till Thursday next, L. A. WILMOT, Esq.

CIVIL APPOINTMENTS

Henry T. Partelow, Calvin L. Hatheway, T. Odbar Miles, and Charles P. Wetmore, Esquires to be added to the Board of Education for the

County of Sunbury. George Hayward, Esquire, to the Board of Trustees for the Grammer School in the County of Sunbury

James A. MacLauchlan and George Hayward Esquires, to be Commissioners for the erection of a bridge over the Restook River.

IN COUNCIL, August 4, 1840.

The undermentioned applicants for the purchase of Crown lands, may have the tracts ap-plied for by them on the following terms, if payment be made before the 12th day of Octoand five shillings additional will be charged on each purchase, for postage, &c.

Thomas E. Perley, not complied with. David Wark, not complied with. J. Holbrook, complied with.

W. M'Carthy, complied with on payment of £6 10s. the balance due.

R. M'Cutchen, cannot be entertained. Joseph Roddick, complied with.

Joseph Ross, complied witk. B. Belding, complied with at 3s. per acre down, and that the former order in Council respecting this land in favour of Garret Wright of 2d June be rescinded.

B. Wolhaupter complied with. J. Keillor & W. R. Chapman complied with. Abraham Moores, not complied with. James Smith, complied with. Charles Matthews, complied with. Michael Denny, ordered that so much of the

order of 2d June, in favour of D. Coldwell as relates to No. 14 be rescinded and that Petitioner have the 100 acres prayed for at 3s. per acre down. Jacob Mersereau, not complied with.

Thomas E. Perley, not recommended to be allowed.

Aaron Hovey, not complied with. W. Connell, the Petitioner to have credit on his bond for the amount of duty on 213 tons. John Perry, complied with on his paying the Seizing Officer his dues, when the bond may be cancelled.

Melancthun Thorn, do. Michael Samuel, complied with on payment of the sum of £98 16s. Lawrence Halcrow, complied with and fur-ther recommended that John Gorman's applica-

tion complied with, 2d June, 1840, be rescind-Archibald M'Lean, complied with. Wellington Gilmour, not complied with. John Wilson, £7 17s. 6d. to be returned. Benjamin Tibbits, complied with (2 Petiti-

DDS. Charles Day, deferred until Deputy Rainsford's report is received.

Daniel Irvine, complied with, and on paying Lackey's arrears.

G. & J. Munro, complied with.

John L. Marsh, Petitioner to be allowed to relinquish his lease on payment of £95. Amos Plummer, ordered that £22 6s. be re-

turned to him. The Petitions of the undermentioned persons for licence to cut Timber and Lumber on Crown Lands, are complied with on payment of the duty before the 12th of October next.

Charles Connell, Tobique. John Shea, Tobique.

W. Valentine, Digdequash.
 D. M'Kay, N. W. Miramichi.
 S. Tapley, Munquart.
 J. Clark, New Canaan.
 M. Clark, New Canaan.

- - N. Clark, New Canaan. J. W. Underhill, Sabbies River.
 - W. M. Clark, New Canaan.

Junard, Barnabies' River.

J. Cunard, Tracadie

Hypolite Henry, a deduction of sixpence per acre, to be made in the price of his land. It is low for the back of t

7th. That if the rent be behind or unpaid for

ral for the time being, and by the lessee or his thirdly, an appeal from that functionary to the assigns. 9th. That in no case shall a lease be execu-

Surveyor General.

Lots on the east side of the Memramcook, and premises, then the name of the street, lane, local, or

SENTTENEL

in each year to the Receiver General, or an A-gent for that purpose to be appointed by the Go-vernment. 3rd. That two years be given to each pur-chaser from the day of sale to explore and select his Mining ground, within the Lot purchased by him which ground so to be selected is in no case to exceed three miles square. But no mi-ning operations are to be commenced or prose-cuted until the lease be taken out. 4th. That the nurchaser of each Lot after

ted for more than three miles square. 10th. That if the lessee, or his assigns shall neglect to work the mines within his lease for ted for more than three miles square. 10th. That if the lessee, or his assigns shall neglect to work the mines within his lease for aby one year during the continuance thereof, the said lease shall be forfeited and revert to the Crown. JOHN S. SAUNDERS, JOHN S. SAUNDERS, Link and the state of the success-ful defender of a claim; but, in a contest of the description the averaged by the objector to the success-ful defender of a claim; but, in a contest of the description the averaged by the objector to the success-ful defender of a claim; but, in a contest of the description the averaged by the objector to the success-ful defender of a claim; but, in a contest of the description the averaged by the objector to the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-ful defender of a claim; but, in a contest of the success-the su

From the Philadelphia Saturday Courier.

The second Lot to extend from the Petiteodian in respect of any lease of lease where such program and its prolongation, containing of a mistage of lives, in the same is or was granted of a mistage of live such and where any person shall be size where such and the same is or was granted of a mistage of live such and the same is or was granted of a mistage of live such and where any person shall be size where such and the same is or was granted of a mistage of live such and where any person shall be size of lives is or at the same is or was granted of a mistage of live such and where any person shall be size where such and the same is or was granted of a mistage of live such and the same is or was granted of a mistage of live such and where any person shall be size where such and the same is or was granted of a mistage of live such and the same is or was granted or network, and which the same is or was granted or reasewed, and which the same is or was granted or reasewed, and which the same is or was granted or reasewed, or made determinable, as the case may life or lives, if any, for which the same is or was granted or reasewed, and mean or name or names of the life is there was in the States, and do rease of land unsubdued. All of a sudden, or lives is or are then dad, and in whatyver right of mismer or lease.
REGULATIONS AND CONDITONS.
REGULATIONS AND CONDITONS.</li day of sale to the Receiver General, or other person authorized to receive the same. 2d. That the right of mining on each Lot be separately put up for the term of twenty five years, at a fixed rent of five per cent on the ya-lue of the minerals raised, with the exception of Coal, on which a duty of one shilling currep-cy per chaldron shall be paid quarterly, on the 1st January, 1st April, 1st July and 1st October, in each year to the Receiver General, or other gent for that purpose to be appointed by the Go-vernment.

the some duly authorized Deputy Surveyor of the some duly authoriz Lackey's arrears. James A. Philips, not complied with. J. and G. M. Porter. do. do. Trustees of D. Barber, cannot be entertained, the Attorney General's opinion accompanying together with the Attorney and Solicitor General to report thereon. A. S. Carman and Smith and MacDonald, or-dered that the Timber be delivered to Mr. Car-man on his paying the duties due to the Crown, and all expences incurred in seizing and collec-ting the Timber. G. & J. Munre, complied with. incapable of a different construction, we should then of the city of rottand one of the incapable of a different construction, we should then of the city of rottand one of the incapable of a different construction, we should then of the city of rottand one of the incapable of a different construction, we should then of the city of rottand one of the city of 7th. That it the rent be behind or unpaid for the space of thirty days after the same shall be come due, the lease shall be forfeited. Sth. That the lease contain a clause of re-newal; and that the Government may take the improvements at a valuation to be made by arbi-trators mutually chosen by the Surveyor plene-trators the time the lease is the lease of the lease is the lease of the lease shall be forfeited. There then we have in the first place a notice of claim, calculated if not intended to insure success to objections by its complicity and the multitude of minute points to be correctly stated; thirdly, an appeal from that functionary to the extravagance, and thus set the most destruc-Judge of Assize. A lawyer's assistance is nee-ded at every step of the process; and it is easy to conceive that it may cost hundreds of pounds in their regular business prostrated their

> this description, the overwhelming advantage It has been estimated by a careful business on the side of the wealthy is manifest, even mind, that if what people thought they had hought they had

RESTIGOUCHE.

Peter Sales, 3s. per acre down.

NORTHUMBERLAND.

John Hackett, Jr. 3s. per acre, down. Patrick Hall, 2s. 6d. per acre, down. Patrick Shinnick, 3s. per acre, down. Joshua Arbo, do. do. James Fowlie, do. do. James Fowlie, do. do. provided Levi Parsons does not come forward and pay for the same within three months from this date. SAINT JOHN.

Felix Thomas, 100 acres at 2s. 6d. per acre,

down. Henry Henraham, Jr. 3s. per acre, down. Patrick Flannagap, do. do.

KINGS.

Richard Roach, 3s. per acre, down. Samuel Thorn, do. George R. Price, do. W. F. Price, do. David M'Allister, do. James M'Allister, do. William Brannen, do. do. do. do. do.

QUEEN'S.

William Ellis.

John Turner. Wilford Fisher.

The Petitions of the undermentioned persons

are deferred for want of Survey. Thomas M. Deblois. John Finlay. McMahon. Patrick Bayle. L. Manaughan. . haddeus White. Michael Casey. Charles Colpitt. John Niles. Richard Crozier Henry Brittain. Patrick Gallagher. James Brown. N. Clark. J. Hutchinson. James Little. David Little. Matthew Little. William Little Samuel Kitchen. Kobert Parker. Patrick Kerns. W. Murphy. The answers to the Petitions of the under

mentioned Persons are as follows :--Peter Vautour, complied with. Geerge Mills, not complied with.

J. Dunphey, Cain's River. A. Hovey, S. W. Miramichi. J. Leighton, Bay des Vent River. J. M'Millan, Buctouche. Wm. Hitchings, Digdequash. J. Stratton, Cumberland Creek. Thomas Cail, Coal Branch. Thomas Pickard, Tobique, but the former deposits not to be allowed. J. M'Keen, Mamozekel.
J. M'Keen, Mamozekel.
P. Stewart, Restigouche.
A. Ritchie, Upealquitch.
W. H. Miller, York.
E. Scribner, New Canaan.
D. Keith, New Canaan.
J. Cheitie, Pince St. Casia do. J. Christie, River St. Croix. B. Beveridge, Tobique. J. M'Namara, Salmon River. Patrick Long, Clearwater Brook. P. Sutherland, Upsalquitch. Ross Campbell, Salmon River.

J. S. Taylor, Salmon River. J. S. Taylor, Canton and J. Humphrey, Peticoudiac, W. Doherty, St. Nicholas River, W. Loch, Six Mile Brook. P. Curran, River St. Croix.
B. Tibbits, Tobique, on paying all arrears.
J. M'Adam, River St. Croix.

August 11, 1840. S The right of working the Coals, and other the County of Westmorland, subject to the fol-lowing regulations and conditions, will be offer-

FROM THE LONDON SPECTATOR.

Lord Stanley's Registration Bill

Two leading Conservative journals, the Times and the Morning Post, protest against our des-cribing Lord Stanley's Bill as practically a dis-franchising measure. This sort of misnomer, says the Times, ought to be met at once by a remonstrance at its utter disregard of truth. Lord Stanley's Bill is no measure of disfrachise-ment. It seeks to disfranchise no man in Ire-land who has a legal right to vote." The Mor-ning Post denies that Lord Stanley's measure is a disfranchising measure "in any honest mea-ning of the words." A brief examination of the leading provisions of the bill will show that we did adhere to truth in our description of it, and that "in the honest meaning of the words" it is a "disfranchising measure." The first clause enacts that, "notwithstand-ing any law now in force in Ireland, no person Two leading Conservative journals, the Times

of Andrew Ellis, north of Quaco. Upset price, 3s. per acre. 50 acres, Charlotte, being the west half of lot No. 8, south of the Baillie settlement, set price, 3s. per acre. An Island known by the name of the "Far-mer," near Long Island, east side of Grand Manan, Charlotte, Upset price, £25 for the mer," near Long Island, east side of Grand Manan, Charlotte. Upset price, £25 for the Island. JOHN S. SAUNDERS, Surveyor General. Crown Land Office, August 8, 1840. Crown LAND OFFICE, August 11, 1840. The right of working the Coals and other August 11, 1840. 5 The right of working the Coals, and other Minerals in the following described Districts in the County of Westmorland, subject to the fol-

when by extraordinary care the defendant has managed to state his claim with legal accuracy. In a vast majority of cases, the elector will fore-go the franchise rather than subject himself to the expense and annoyance of establishing his right to it. Suppose it were the aim of a banded body of

The first clause enacts that, "notwithstand-ing any law now in force in Ireland, no person whatsoever shall, on or after the first day of No-vember in the present year, be entitled or per-mitted to vote for Members of Parliament, un-less such person shall have been duly register-ed according to the provisions of this act." Observe the operation is not to be gradual; no preservation of existing rights is made: at one water mathematical states and the time operation is not to be gradual; no preservation of existing rights is made: at one states are absolutely injurious to according to the provisions of this act." QUEEN 5.J. M⁴Adam, River St. Croix.Observe the operation is not to be gradual; novaive Members for the county, entirely de-All speculations are absolutely injurious toHenry Hopewell, 3s. per acre, down.
Thomas Eatman, do.

Britannia. and the arrival of her owner, and to cavil with some ill-nature at the address of the committee of reception, it may be well since the excitement of the moment has passed, to recur to these interesting events, and consider whether Boston has done any thing pot demanded by the occasion, o which does not comport with her dignity and

The writer to whom allusion is made, apthe County of Westmoriand, subject to the fol-lowing regulations and conditions, will be offer-d at Public Auction at this Office on Mondal and and of defying him in the Assistant the 5th day of October next, at the upset price of Fifty Pounds on each District. Sale to com-mence at 12 o'clock, noon. MINING LOTE IN THE COUNTY OF af Fifty Pounds on each District. Sale to commence at 12 o'clock, noon.
MINENG LOTS IN THE COUNTY OF WESTMORLAND.
DESCRIPTION OF THE LOTS.
The first Lot to extend from the junction of the peristion of the stuation and be written at full length, together with the name of the first Lot, o extend from the junction of the lower side line of the coster, and to extend eastward from the Petiticodiac and Memrameook Rivers, north till it meets a prolongation of the lower side line of the first tier of
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