## AND NORTHUMBERLAND SCHEDIASMA.

Nec aranearum sane texus ideo melior, quia ex se fila gignunt, nec, noster vilior quia ex alienis libamus ut apes. VOLUME V.]

> MIRAMICHI, TUESD'AY MORNING, APRIL 15, 1854.

### NOTICES.

NOTICE.—All persons having any legal claims against the Estate of JAMES MURRAY, Jus. late of the parish of New-castle, deceased, are hereby requested to present the same, duly attested to, within fifteen months from the date hereof, and all persons indebted to the said Estate are requested to make im-mediate payment. mediate payment. MARGARET MURRAY, Executrix.

GLOUD MORRIS, Adar Douglastown, December 23, 1832.

NOTICE .- The Co-partnership heretofore existing NOTICE.— The Co-partnership heretofore existing in Newcastle, under the firm of BROAD and FOWLER, having been this day dissolved by mutual consent, all persons indebted to said firm are hereby requested to make immediate payment to Willard Broad; and those baving claims upon the said firm will present them to the same for liquidation. WILLARD BROAD, WILLIAM FOWLER, Newcastle, 12th December, 1833.

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All persons having demands against the Estate of JOHN SIMPSON, late of the parish of Northesk, in the county of Northumberland, deceased, are requested to present the same, duly attested, within three months from the date hereof; and all persons indebted to the said Es-tate are requested to make immediate payment to WILLIAM CARMAN, Atty. for the Estate.

March 1, 1834.

March 1, 1854. NOTICE.—All persons having just demands against the Estate of JOHN BURKE, late of the parish of Newcastle, de-censed, are hereby required to present the same duly attested, within Six calendar Months from the date hereof; and all persons indebted thereto, are requested to make immediate payment to Sophia Burke, at Newcastle. SOPHIA BURKE, Executiv. MARTIN CRANNEY, Executer.

Newcastle, 23d December, 1833. NOTICE. The Copartnership here ofore existing between the Subscribers, and carried on at Richibucto, by Mi-CHAEL SANUEL, is this day dissolved, by mutual consect. All persons having any demands against said from, are requested to present the same to Michael Samuel, at Richibucto, for adjust-ment, and all persons indebted, are requested to make immedi-ate payment to him.

Richibueto, March 19, 1834. NOTICE TO EMIGRANTS.

Emigrants arriving and desirous of settling, will tummediately receive Crown Lands upon the Terms prescribed by Government. Copies and Plans of Sur veyed Lands from Shediac to Ristigouche, can be seen by applying to Mr. James Ingram, Bathurst, Mr. Ward M Donald, at Richibucto, and the Undersigned, to whom all application must be made. (If by letter post paid) HENRY CUNARD Governt, Agent for Emigrants

Governt. Agent for Emigrants. Chatham, Miramichi, 10th July,1832

All persons having demands against the Estate of the late CHRISTOPHER CLARKE, Esq. deceased, are requested to render the same without delay, for adjustment; and all persons indebted to the said Estate, will please make im-mediate payment to March 3, 1834. WILLIAM ABRAMS, Admr.

NOTICE. — The Subscribers beg leave to intimate that, as they intend to leave the Province, the Co-partnership heretofore existing between them at Miramichi, under the firm hand style of GLEBERT & ROBERT HENDERSON, is this day dis solved by mutual consent. All persons therefore having any-claims against the firm, may settle with Gilbert Henderson, Jun. and those indebted to them are requested to make immediate invariant matching. payment usto him.

GILBERT HENDERSON. ROBERT HENDERSON. Miramichi, 20th November, 1833.

**GARDEN SEEDS.** Yor Sale by the Subscriber, a small assostment of GAR-DEN SEEDS, purchased this winter at the New England Seed Store in Boston, and warranted to be of last years' growth. Also, a few pounds of RED CLOVER Seed, bought at Messrs. Broad & Fowler's sale in October last. ALEXANDER FOSTER. Nanacella April & 1824

Newcastle, April 8, 1834. is5w

BOOM TO LET. To Let, from the 1st May next, the BOOM, in Chatham, near the premises occupied by Messrs. Gilmour, Rankin & Co. and now in'the possession of Hawbolt & Letson. For particu-lars enquire of March 11, 1834. GILMOUR, RANKIN & CO.

# THE GLEANER.

An Act to authorize the Justices of the Peace in the County of Kent, to levy an assessment upon the Inhabitants of the said County, to discharge the debts due from the same.

Passed 22d March, 1834.

"Whereas the Justices of the Peace of the County of Kent have heretofore levied the whole sum which they were empowered to raise by Assessment: And whereas the same has been found insufficient to discharge the debts due from the said County;' Be it therefore enacted by the Lieutenant Governor

Council and Assembly, That the said Justices of the Peace for the said County of Kent, at any General Sessions of the Peace hereafter to be holden, or at any Special Sessions of the Peace to be for that purpose convened, be and they are hereby authorized and empowered to make such further rate and assessment, not exceeding three hundred pounds, as they in their dis-cretion may think necessary, for the paying off the debts due from the said County, in such parts and at such times as the said Justices or the major part of them then and there assembled may think necessary for the purpose of paying off the debt now due, or to become due: the said sum or sums to be assessed, levied, collected and paid under and by virtue of any Act or Acts, which are now, or hereafter may be in force in this Province for assessing, levying and collecting of Bates for Public Charges of Rates for Public Charges.

An Act to provide for the establishing and maintaining of Booms for securing Masts, Logs, and Lumber in of Booms for see thing totel. the County of Gloucester. Passed 22d March, 1834.

"Whereas it has been found necessary to erect Booms in the several rivers in the County of Gloucester, for the purpose of securing such timber as may be hauled out and thrown into the same respectively, until it can be conveniently rafted by the respective owners. And whereas it is expedient that proper regulations should be established to insure the delivery of the same to the owners:

I. Be it therefore enacted by the Lieutenant Gover-nor, Council, and Assembly, That it shall and may be lawful for His Majesty's Justices of the Peace, for the said County of Gloucester, and to appoint Boom Masters from time to time, aud to fix their fees for erecting and attending to such Booms, and superintending the safe delivery of the Lumber passing through the same: Provided always that no Special Sessions for the said purpose shall be held unless five Justices shall be present.

be present. II. And be it enacted, That any person or persons, who shall violate any of the Rules so to be made as aforesaid, shall forfeit and pay a sum not exceeding five pounds with costs, for each and every offence, to be recovered on conviction thereof, by the oath of one or more credible witness or witnesses, before any one of the person of the perso or more credible witness or witnesses, before any one of His Majesty's Justices of the Peace for the said County of Gloucester, to be levied by warrant of dis-tress and sale of the offender's goods and chattels, ren-dering the overplus, if any, to such offender; and for want of sufficient goods and chattels whereon to levy, the said Justice is hereby authorised and required to commit such offender to the common gaol of the soid County, or if the said offence be committed on the Ris-tigonche river, to either of the Lock-un Houses situate tigouche river, to either of the Lock-up Houses situate at Campbelltown or Dalhousie, there to remain for a term not less than twenty-four hours, and not exceed-

ing twenty days. III. And he it enacted, That one half of every pen-alty which may be recovered for the breach of any rule or regulation to be made by virtue of this Act, shall be paid to the person or persons who shall prosecute for the same, and the other half thereof shall be paid to the Overseers of the Poor of the Town or Parish, where

the Overseers of the Poor of the Town or Parish, where such offence had been committed, to be applied to the use of the Poor of such Town or Parish. IV. And be it enacted, That it shall not be lawful for the said Justices to grant permission for the erec-tion of any Boom or Booms which may operate to the injury of any Trade or Business carried on in any of the said Rivers, or of Private Rights.

An Act to continue an Act, intituled ' An Act for the regulation of Booms for securing Masts, Logs and Lumber in certain parts of the County of Northum-bertand.'

berland.' Passed 22d March, 1834. Be it enacted by the Lieutenant Governor, Council and Assembly, That an Act made and passed in the fourth year of the reign of his late Majesty King George the Fourth, tatituled ' An Act for the regula-tion of Booms for securing Masts, Logs, and Lumber in certain parts of the County of Northumberland,' be and the same is hereby continued, and declared to be in force until the first day of May which will be in the year of our Lord one thousand eight hundred and thir-ty nice. ty nine.

An Act to protect the Gaspereau Fishery in the Har-bour an' River of Miramichi, in the County of Notthumberland.

Passed 22d March, 1834. Whereas the Gaspereau Fisheries in the Harhour and River of Miramichi, are likely to be some seriously injured, in consequence of the catch being continued to too late a period in the season;' I. Be it therefore enacted by the Lieutenant Gov-ernor, Council and Assembly, That from and after the

passing of this Act no Gaspereau shall be taken in the Bay, Harbour or River of Miramichi, or its Branches, within the said County, after the Twenty fifth day of within the said County, after the Twenty fifth day of June in each and every year, under the penalty of ten pounds for each and every offence against the provi-sions of this Act, to be recovered and applied in the same manner as the penalties are directed to be reco-vered under any of the Laws now in force for the pro-tection of the Fisheries in this Province. II. And be it further enacted, by the authority aforesaid, that no Gaspereau caught in the River Mira-michi or any part of its Branches shall be applied for

michi or any part of its Branches shall be applied for the purposes of manure, under the penalty of forty shillings for each and every offence, to be recovered and applied in like manuer as the penalties in the first section of this Act are directed to be recovered and applied applied.

An Act to facilitate summary proceedings before Justi-ces of the Peace, and the execution of Warrants by Constables.

### Passed 22d March, 1834.

Passed 22d March, 1884. I. Be it enacted by the Lieutenant Governor, Coun-cil and Assembly, That wherever in any Act of Assem-bly, or of the Imperial Parliament, how in force or hereafter to be made, any penalty or forfeiture is or shall be directed to be recovered before any Justice or Justices of the Peace, such penalty or forfeiture may be levied and recovered by Warrant of Distress of of the offender's goods and chattels, under the hand and seal of such Justice, or hands and seals of such Justi-ces, unless otherwise expressly directed by the Acts aforesaid imposing such penalty or forfeiture, and it shall and may be lawful for such Justice or Justices granting such Warrant therein to order and direct the goods and chattels so to be distrained. to be sold and goods and chattels so to be distrained, to be sold and goods and chatters so to be distrained, to be sold and disposed of within a certain time to be limited in such Warrant, so as such time be not less than two days, nor more than four days, unless the penalty or sum of money for which such distress shall be made, together with the reasonable charges of taking and keeping such distress be sooner paid; and that in any case where the Justice or Justices is or are empowered to award costs to be paid by the offender, it shall and may be lawful for such Justice or Justices to include the same in the warrant of distress and sale, specifying the a-mount so awarded for costs in such warrant, and therein directing the same to be levied, in addition to the penalty in which the party may have been convicted, by distress and sale of the offender's goods and chattels.

chattels. II. And be it enacted, That the officer making such distress, shall and is hereby empowered to deduct the resonable charges of taking keeping and selling such distress, out of the money arising by such sale, and the overplus (if any) after such charges, and also the said penalty or forfeiture and costs (if any) men-tioned in such warrant, shall be fully satisfied and paid, chall be returned on demand to the owner of the model. shall be returned on demand to the owner of the goods and chattels so distrained, and the officer executing

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