

remaining upon the said Administrator's account, the same being first examined and allowed of by the said Surrogate Court or other Court of competent authority in that behalf, do deliver and pay unto such person or persons respectively as the said Surrogate Court, or other Court of competent authority in that behalf, by decree or sentence, pursuant to the true intent and meaning of the Act or Acts of the General Assembly of the said Province for the settlement and distribution of the Estate of Intestates, shall limit and appoint. * And if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the Executor or Executors therein named, do exhibit the same into the said Surrogate Court, making request to have it allowed and approved accordingly, if the said above bounden being thereto required, do render and deliver the Letters of Administration (Probate of such Testament being first had and made,) unto the said Surrogate Court,* Then this obligation to be void and of no effect, or else to remain in full force and virtue.

Sealed and delivered in presence of
[The Bond when given by any Executor to be in like form, substituting, Executor, &c. for Administrator, &c., and omitting the words between the asterisks.]

No. 2.—Bond on Appeal.

[The Bond to be taken for £30 payable to the Surrogate in the same manner as Administration Bonds, and conditioned as follows:]

Whereas the above bounden have appealed from the decision of the said Surrogate Judge of Probates, made in a certain matter pending before him:

Now the condition of this obligation is such, that if the said shall well and truly pay such costs arising from such appeal, and to such person as the Court of Chancery may order and direct. Then this obligation to be void, otherwise to remain in full force.

Sealed and delivered
in presence of

No. 3.—Bond on Sale of Real Estate.

Know all Men by these Presents, That We
(as in Administration Bond.)

Whereas Licence has been granted by the Court of Chancery (or Surrogate Court in and for the County of as the case may be) to the above Bounden Executor of the last Will and Testament (or Administrator of all and singular the Goods, Chattels and Credits, as the case may be,) of the said deceased, to sell (or lease, as the case may be,) Real Estate of the said deceased for payment of debts.

Now the condition of this obligation is such, That if the said Executor (or Administrator) as aforesaid, do and shall, well and faithfully apply all monies arising from the sale (or lease) of any of the Real Estate of the said deceased, or otherwise from the rents and profits thereof, in payment of the debts of the said deceased, agreeably to Law, and shall well and truly account for the same in Administration account before the Surrogate Court for the County of

or other Court of competent authority in that behalf, and shall pay any surplus of such monies which shall be found remaining in his hands upon such accounting, unto such person or persons as the said Surrogate Court for the said County of or other Court of competent authority in that behalf shall by decree or sentence, pursuant to the true intent and meaning of the Act or Acts of the General Assembly of the said Province, in such case made and provided, limit and appoint, then this obligation to be void and of no effect, otherwise to remain in full force and virtue.

Sealed and delivered
in presence of

No. 4.—Warrant of Appraisalment.

New Brunswick, County of ss.
To A. B. &c. Greeting: You are hereby appointed and empowered to take an Inventory of all the Real Estate, goods, chattels and credits, of which late of in the County aforesaid, Yeoman, died seised or possessed within the Province, and according to your best skill and judgment truly appraise the same, which, when completed, you are to deliver to the Executor (or Administrator) of the said deceased, to be returned, together with this Warrant, in three months from the date hereof. Given under my hand this day of 184

B. P., Surrogate, &c.

ss. The above named Appraisers personally appeared before me, and made oath that they would faithfully and impartially perform the services to which they are appointed by the above Warrant.

A. L. Commissioner, &c.

No. 5.—Citation.

New Brunswick. ss. To the Sheriff of the County of or any Constable within the said County, Greeting: Whereas A. B., Executor (or Administrator, or other person interested, as the case may be,) hath prayed that may appear and (here state in short form the object), You are therefore required to cite the said (and all others interested, as the case may be,) to appear before me at a Court of Probate to be held at within and for said County, on the day of next, to (here state in short form the object.) Given under my hand and the Seal of the said Court, this day of 184

A. F.,
Register of Probates for said County.

No. 6.—Subpœna.

ss. To Greeting: You are hereby required to appear before me, at a Court of Probate to be held at within and for said County, on the day of to testify and give evidence what you may know touching (here state shortly the object,) hereof fail not. Given under my hand this day of 184

B. P., Surrogate, &c.
County of

No. 7.—Execution.

Surrogate Court. ss. To the Sheriff of the said County of Greeting:

You are hereby required (or in case it be an alias Execution, as before,) to levy of the goods and chattels of within your Bailiwick, the sum of for costs awarded in favour of in a certain proceeding lately had before me as Surrogate Judge of Probate in and for said County, and have that money before me at my Office in within thirty days from the date hereof, to be rendered to the said and for want of such goods and chattels whereon to levy, you will take the body of the said and deliver him to the keeper of the Gaol of said County, and the said keeper will take the said in custody, and him safely keep, until the said sum, and your costs of levying this Execution, be paid. And make return hereof within thirty days from the date hereof. Given under my hand this day of 184

O. P., Register.

A. L., Surrogate.

No. 8.—Attachment.

Surrogate Court. ss. To the Sheriff of County of Greeting: You are hereby required to attach by his body, if found within your Bailiwick, and him safely keep, so that you may have his body before me at my Office in on the day of next coming, to answer concerning a contempt, by him lately committed, in neglecting to appear before me, pursuant to a Subpœna issued in that behalf, (or in case it be for refusing to testify after appearing, for refusing to testify before me,) in a certain matter lately pending before me as Surrogate Judge of Probate for said County, and have there then this Writ. Given under my hand this day of 184

A. F., Surrogate.

O. P., Register.

Table of Fees to be taken and allowed in the Surrogate Court.

FOR THE SURROGATE.	
Examining Petition for Letters of Administration or Probate of a Will, and granting Order for the same,	£0 6 8
Every Fiat for Appraisers or Bondsmen,	0 2 6
Every Order not herein specially provided for,	0 2 6
Certificate endorsed on Will, of the proof thereof,	0 6 8

Certificate endorsed on Will, of Oath to Executors,	0 3 4
For the Probate of a Will or Letters of Administration, where the Estate does not exceed £300,	0 16 8
Where above £300 and not exceeding £1000,	1 3 4
Above £1000,	2 6 8
Signing Warrant of Appraisalment,	0 2 6
Citation, including order for the same,	0 3 4
Every Subpœna, Attachment, Execution or other process, not otherwise provided for, including Order for the same,	0 2 0
Letters ad Colligendum,	0 10 0
Sentence or decree in ordinary cases of granting Licence to sell Real Estate, passing Accounts, or of distribution, &c.	1 3 4
Sentence or decree for Probate of a Will, Letters of Administration, or on granting Licence to sell Real Estate, passing Accounts, or distribution &c. where there is a contest,	2 6 8
Transmitting Appeal, with statement of reasons,	1 3 4
Taking Testimony in Writing, each Witness, if Testimony does not exceed three folios,	0 3 4
Every folio above,	0 1 0
Examining and taking Costs,	0 2 6
Every Oath,	0 1 0

REGISTER'S FEES.

Filing Petition for Probate of Will or Letters of Administration, and Order of Surrogate thereon,	£0 1 0
Entry of Order for Probate on Letters of Administration and every other Special Order not herein otherwise provided for,	0 2 6
For the Probate of a Will or Letters of Administration, where the Estate is under £300,	0 15 0
Where above £300 and not exceeding £1000,	1 0 0
All above £1000,	1 6 8
Copy of Will annexed to Probate, per folio,	0 1 0
Registry of Will in Book, per folio,	0 0 9
Preparing Bond of Administration, or on sale of Real Estate, or for payment of Costs on Appeal,	0 6 8
Preparing Citation and Seal,	0 4 0
Each copy thereof to be served,	0 2 0
Preparing Affidavit of service of Citation or other process, or any other necessary Affidavit,	0 1 0
Warrant of Appraisalment and Seal,	0 4 0
Filing every Paper, except Vouchers filed with Accounts,	0 0 6
Filing every Account and Vouchers,	0 3 4
All copies of Papers, for first folio,	0 1 0
Every additional folio,	0 0 6
Certificate under the Seal, including the Seal,	0 5 0
Entry of every Order or Decree in the Registry Book, not specially provided for, per folio,	0 0 9
For every inspection of original Will, and attending the party inspecting the same,	0 2 0
Every search in every other case,	0 1 0
Preparing Subpœna and Seal,	0 2 6
Every copy or Ticket required,	0 1 0
Entry of Caveat or Appeal,	0 3 4
Preparing every Execution, Attachment or other process not specially provided for,	0 2 0
Certificate of Licence for sale of Real Estate,	0 5 0

PROCTOR AND ADVOCATE'S FEES.

Taking instructions from Client to commence or defend any proceeding in a Surrogate Court,	£0 15 0
Preparing every Petition, Allegation or other Paper necessary to be prepared by him, per folio,	0 1 6
Every additional copy thereof, per folio,	0 0 6
Every necessary attendance on the Surrogate,	0 6 8
Every hearing or argument before the Surrogate not less than half a guinea, nor more than three guineas, at the discretion of the Surrogate.	
Serving every Notice, or other paper, on each person,	0 1 0

SHERIFF OR OTHER MINISTERIAL OFFICER'S FEES.

Serving Citation or other process, (Subpœna excepted) on each person,	0 2 6
Posting up same in three public places, directed by Surrogate,	0 5 0
Serving Subpœna on each person,	0 1 0
Mileage the same as in other Courts.	

KING'S COLLEGE, FREDERICTON,
March 9, 1840.

TWO Scholarships will be offered to general competition in the College Library, on Wednesday, June the 24th, at ten in the forenoon.

The one is proposed to candidates who shall have been already matriculated. They will be examined in Xenophon's Anabasis, Horace, English and Latin Composition, Ancient History and Geography, the first six books of Euclid, the first part of Algebra, and the elements of Inorganic Chemistry.

The other is proposed to such as shall not have been matriculated; who will be examined in the first six books of Homer's Iliad, Cæsar's Commentaries, the principles of Greek and Latin Grammar, English History, Vulgar and Decimal Fractions, and the first four books of Euclid.

The Scholarships are of Twenty Five Pounds per annum each, to be held to the expiration of the third year from the day of matriculation. They will be awarded to the candidates who shall discover the greatest proficiency in the several subjects of examination, without reference to their place of previous education, or the religious denomination to which they may belong.

E. JACOB, VICE PRESIDENT.

GARDEN SEEDS, Grown in 1839.

IN addition to a large stock of GARDEN and FLOWER SEEDS, raised in his own Garden, the subscriber has just received an extensive and well selected variety from the HORTICULTURAL SOCIETY'S SEEDS STORE IN LONDON.

Dahlias, Carnations and Flowers of all varieties as usual.

WM. WATTS.

Fredericton, March 19, 1840.

BUILDING LOTS.

FOR Sale, two or three Lots of LAND fronting on Westmorland Street. Apply to JAMES P. A. PHILLIPS. Fredericton, 11th March, 1840.

REMOVAL.

THE Subscriber grateful for past favours begs to intimate to his friends and the public that he has removed his Shop to the building immediately adjoining the old BAPTIST CHAPEL, where he will at all times be happy to execute any orders for Cabinet work, with which he may be favoured, and trusts by strict attention to his business, to merit a continuance of public patronage.

JAMES ANNAND.

March 31, 1840.
A fresh supply of VENEERS, ROSEWOOD, &c. expected immediately on the opening of the navigation.

PICTURE FRAMES, VENETIAN BLINDS, &c. furnished to order. J. A.

NOTICE.

ALL persons having any just demands against the Estate of Simon H. Estey, late of Kingsclear, deceased, are requested to present their accounts, duly attested, within three months from the date hereof; and all persons indebted to the said estate are required to make immediate payment.

NELSON A. CLIFF.

Kingsclear, 4th March, 1840.

FOR SALE.

THAT part of the Subscriber's Farm adjoining the property of the Honble. THOMAS BAILLIE, and situate between the former Post Road and the Hanwell Road, consisting of between 40 and 50 acres. If not disposed of at private sale, the said property will be sold by Public Auction in five or ten acre Lots to suit purchasers.

J. F. W. WINSLOW.

Woodstock, 4th Jan. 1840.

TO RENT.

THE STORE at present occupied by TIBBITS & SCRIBNER, next adjoining the one occupied by Mr. H. Garcelon; it is an excellent stand for business, having a good Cellar under, and Store Loft above, and fronts on both Streets.

Also, an OFFICE in the Subscriber's Brick Building, corner of Queen and Regent Streets. For further particulars, enquire of F. W. HATHEWAY.

April 7.

FOR SALE.

AN excellent tract of LAND, on Taxes River, in the Parish of Northesk, County of Northumberland, containing about 460 acres including two fine Islands—Also, another tract on Renous River, containing about 120 acres of beautiful Intervale, and two hundred acres on the Miramichi Road. For further particulars apply to STEPHEN MILLER, Esquire, or to the Subscriber.

J. F. W. WINSLOW.

Fredericton, January 20, 1840.

FOR SALE.

SEVERAL lots of LAND advantageously situated at the Restook Falls and adjoining the Disputed Territory.

Also, A valuable and extensive Mill Seat at the same place. For particulars enquire of R. EGGAR, Fredericton.

N. B. Abundance of Limestone may be found at these Falls. Any person desirous of establishing Lime Kilns on any part of the above places, will be charged only a nominal rent for the first five years, with other privileges.

INDENTURES for Sale at this Office. Feb. 11.

NOTICE.

ROYAL MAIL STAGE,

BETWEEN

Fredericton and Woodstock.

THE Subscriber intends running a daily STAGE between Fredericton and Woodstock, commencing on the 23d December, inst.; through which, persons arriving from Saint John, &c., can find an immediate conveyance to Woodstock, Canada, the United States, &c.

Comfortable Stages and first rate Teams will be provided, and every attention given to passengers. The hours for leaving each of the above places will be as follow:—

From Fredericton, Monday,	at 7, A. M.
Tuesday,	3, P. M.
Wednesday,	7, A. M.
Thursday,	7, A. M.
Friday,	7, A. M.
Saturday,	3, P. M.
From Woodstock, Monday,	at 7, A. M.
Tuesday,	1, P. M.
Wednesday,	7, A. M.
Thursday,	7, A. M.
Friday,	1, P. M.
Saturday,	1, P. M.

The Stage Books will be kept at Jackson's Hotel, Fredericton, and Mrs. Grover's, Woodstock. Fare, Fifteen Shillings.

JOHN FROWN.

Fredericton, December 5, 1839

TO RENT

And possession given immediately.

A STORE and Counting Room in the new building adjoining the Store of the Subscribers in Queen Street.

These apartments will be found suitable for a Dry Good Store or offices.

J. & A. SMITH.

Fredericton, November 11, 1839.

NAILS, NAILS, CHEAP NAILS,

Manufactured and sold by

W. H. SCOVIL.

North Market Wharf, St. John, N.B.

Cut Nails, Shingle, Board and Finishing NAILS of all sizes.

Cut Flooring Brads, 3, 3 1/2, 4 inch.

"Finishing, do. 1, 1 1/2, 1 3/4, 2 inch.

"Sheathing, do. 2, 2 1/2, 2 3/4, 3 inch.

Copper Boat Nails assorted sizes.

A supply of the above description of nails always on hand, and for sale at very low prices, wholesale or retail.

Purchasers of nails will find it much to their advantage to call and inspect for themselves.

June, 1839.

FIRE INSURANCE COMPANY

Connecticut, United States.

Incorporated in 1810—with a Capital of \$150,000.

THIS long established Institution has for more than twenty five years transacted its extensive business on the most just and liberal principles—paying its losses with honorable promptness. During this period have settled all their losses, without compelling the insured, in any instance, to resort to a Court of Justice. The present Board of Directors pledge themselves, in this particular, fully to maintain the high reputation of the Company. It insures on the most favourable terms every description of property against LOSS OR DAMAGE BY FIRE, but takes no marine risks.

Application for insurance may be made either personally or by letter to the Secretary of the Company, or to its Agents, who are appointed to many of the principal Towns and Cities of the United States, and in the British Provinces.

PRESENT BOARD OF DIRECTORS.

Eliphalet Terry, Samuel Williams,
James H. Wells, F. J. Huntington,
S. H. Huntington, Elisha Colt,
H. Huntington, Jun., R. B. Ward,
Albert Day.

ELIPHALET TERRY, President.

James G. Bolles, Secretary.

THE Subscriber having been appointed Agent at Fredericton for the above mentioned Company, it is now prepared to take risks on every description of Property against loss or damage by Fire.

ASA COY.